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A

# Complete Collection

O F

## STATE-TRIALS,

AND

## PROCEEDINGS

UPON

## HIGH-TREASON,

AND OTHER

Crimes and Misdemeanours;

FROM

The Reign of King RICHARD II.

T O

The End of the Reign of King GEORGE I.

The FOURTH VOLUME:

With two Alphabetical Tables to the Whole.

The SECOND EDITION, with great ADDITIONS.

I, O N D O N:

Printed in the Year M.DCC.XXX.





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#### A Complete

## LLECTION OF TRIALS, &

#### CXXXII.

The Trial of TITUS OATES D. D. \* at the King's-Bench, for Perjury, May 8. 1685. Paschæ 1 Jac. II.



HIS Day being appointed for the Trial of one of the Caufes between our Sovereign Lord the King, and Titus Oates for Perjury; the fame began between eight and nine in the Morning, and proceeded in the manner following.

First, Proclamation was made for Silence, then the Defendant was called, who appeared in Perfon, being brought up by Rule from the King's-Bench Prison, where he was in custody, and was advised to look to his Challenge to the Jury that

were impannel'd to try the Caule.

Oates. My Lord, I am to manage my own Defence, and have a great many Papers and things which I have brought in order to it; I pray I may have fome Conveniency for the managing my own Trial.

L. C. J. Ay, ay, let him fit down Sir George there within the Bar, and let him have Fefferies. Conveniency for his Papers.

Clerk of Cr. Cryer, swear Sir William Dodson. Oates. My Lord, I except against Sir William Dodson.

Mr. At. Gen. What is the Cause of Sir Robert Exception, Mr. Oates?

L. C. J. Why do you challenge him?

Oates. My Lord, I humbly conceive in these Cases of Criminal Matters, the Defendant has liberty of excepting against any of the Jurors, without shewing Cause, provided there be a full Jury be-

L. C. J. No, no, that is not fo, you are mistaken in that, Mr. Oates,

Oates. My Lord, I am advised so, I do not understand the Law myself.

L. C. J. But we will tell you then, it cannot be allow'd; if Mr. Attorney will consent to wave him, well and good.

Mr. At. Gen. No, my Lord, I know no reason

for it, I cannot confent to any fuch thing.

L.C. J. Then, if you will not have him fworn, you must fhew your Cause presently.

Oates. My Lord, I cannot assign any Cause.

L.C. J. Then he must be sworn.

Cl. of Cr. Swear him.

Cryer. Sir William Dodson take the Book: You shall well and truly try this Issue between our Sovereign Lord the King, and Titus Oats, and a true Verdict give according to the Evidence; fo help

Cl. of Cr. Swear Sir Edmund Waseman.

[Which was done. [Who was fworn. Richard Aley Esq; Benjamin Scutt. Oates. My Lord, I challenge him.

## 132. The Trial of Titus Oates D.D. Paschæ IJac. II.

L. C. J. For what Cause? Oates. My Lord, he was one of the Grand Jury that found the Bill.

L.C.J. Was he fo? that is an Exception in-

deed; what fay you, Mr. Attorney?
Mr. At. Gen. My Lord, I believe he was upon one of the Indictments, but I think it was not this.

L. C. J. But if he were in either of them, he can-

not be so impartial.

Mr. At. Gen. My Lord, we will not stand upon it, we'll wave him.

Cl. of Cr. Thomas Fowlis.

Oates. Pray let me see that Gentleman. [Who was shown to him.

Are you not a Goldsmith in Fleetstreet, between the

two Temples?

Fowlis. Yes, I am.
Oales. Very well, Sir, I do not except against you, only I defir'd to know whether it were you or not. [Which was done. Cl. of Cr. Swear him.

> Thomas Blackmore, Peter Pickering, Robert Beddingfield, > Sworn. Thomas Rawlinfon, Roger Reeves,

Edward Kempe, Sworn.

Oates. My Lord, I challenge him.

L. C. J. You speak too late, he is sworn already. Oates. My Lord, they are fo quick, I could not fpeak, but he was one of the Grand Jury too.

L. C. 7. We cannot help it now.

Mr. At. Gen. I did not know that he was fo; but to fhew that we mean nothing but fair, we are content to wave him.

L. C. J. You do very well, Mr. Attorney Ge-

neral; let him be withdrawn.

Cl. of Cr. Mr. Kemie, you may take your ease; [Which was done. fwear Ambrose Isted.

Henry Collier, Henry Collier, Richard H.ward, Sworn.

Cl. of Cr. Cryer, count thefe. Cryer, One, &c. Sir William Dodson.

Cl. of Cr. Richard Howard.

Cryer. Twelve good Men and true, hearken to the Record, and frand together, and hear the Evidence.

The Names of the Twelve fworn, were thefe.

Sir William Dodfon, Robert Bedding field, Thomas Rawlinson, Sir Edmund Wiseman, Jur' Roger Reeves, Richard Aley, Ambrose Isted, Thomas Fixilis, Thomas Blackmore, Henry Collier, and Richard Howard. Peter Pickering,

Oates. Before the Counsel opens the Cause, I de-

fire to move one thing to your Lordship. L. C. J. What is it you would have?

Oates. My Lord, I have three Witnesses that are very material ones to my Defence, who are now Prisoners in the King's-Bench, for whom I moved yesterday, that I might have a Rule of Court to bring them up to-day, but it was objected, that they were in Execution, and so not to be brought; I humbly move your Lordship now, that I may have a Habeas Corpus for them, to bring them immediately hither.

L.C.f. We cannot do it.
Oates. Pray, good my Lord, they are very material Witnesses for me, and I moved yesterday for them.

L. C.J. You did fo, but we told your Counsel then, and so we tell you now, we cannot do it by Law, it will be an Escape.

Oates. My Lord, I shall want their Testimonv. L.C.J. Truly we cannot help it, the Law will not allow it, and you must be satisfied.

Cl. of Cr. Gentlemen, you that are fworn of this Jury, hearken to the Record: By virtue of an Inquisition taken at Justice-Hall in the Old-Bailey, in the Parish of St. Sepulchre, in the Ward of Faringdon without, London, upon Wednesday the 10th of December, in the 36th of the Reign of our late Sovereign Lord Charles II. by the Grace of God, of England, Scotland, France, and Ireland, King, Defender of the Faith, &c. before Sir James Smith, Knight, Mayor of the City of London; Sir George Jefferies Knight and Baronet, Lord Chief Justice of this Honourable Court; Sir Thomas Jones Knight, Lord Chief Justice of the Court of Common Pleas; William Montague. Lord Chief Baron of the Exchequer; Sir James Edwards Knight; Sir John Moore Knight, Aldermen of the faid City; Sir Thomas Jenner Knight. one of his Majesty's Serjeants at Law, and Recorder of the same City, and others, their Companions, Justices of Oyer and Terminer, by the Oaths of twelve Jurors, honest and lawful Men of the City of London aforefaid, who then and there being fworn and charged to enquire for our faid Lord the King, and the Body of the City aforesaid, upon their Oaths present, That at the Session of our Sovereign Lord the King, holden for the County of Middlesex, at Hicks's-Hall, in St. John's-street, in the County aforesaid, on Monday, to wit, 16 December, in the Year of the Reign of our late Sovereign Lord Charles II. of England, Scotland, France, and Ireland, King, Defender of the Faith, &c. the thirtieth, before Sir Reginald Foster, Baronet; Sir Philip Matthews, Baronet; Sir William Bowls Kt. Sir Charles Pitsield, Knight; Thomas Robinson, Humpbrey Wyrley, Thomas Hariet, and William Hempson, Esquires, Justices of our said Sovereign Lord the King, to enquire by the Oath of Honest and Lawful Men of the County of Middlesex aforesaid, and by other ways, manners, means, by which they might better know, as well within Liberties as without, by whom the Truth of the Matter mav be better known and enquired, of whatsoever Treafons, Misprisions of Treasons, Insurrections, Rebellions, Counterfeitings, Clippings, Washings and false Makings of the Money of this Kingdom of England, and of other Kingdoms and Dominions whatsoever; and of whatsoever Murders, Felonies, Manslaughters, Killings, Burglaries, and other Articles and Offences in the Letters Patents of our faid Sovereign Lord the King, to them, or any four or more of them therefore directed, specified; asalso the Accessaries of the same within the County aforesaid, as well within Liberties as without, by whomsoever, howfoever had, made, done or committed; and the faid Treasons, and other the Premisses, to hear and determine, according to the Law and Custom of this Kingdom of England, being affigned by the Oath of Ralph Wain, John Vaughan, Richard Foster, Thomas Paget, Robert Newington, Henry Tompkins, Robert Hays, John Greenwood, Peter Stimpson, Josias Cresley, Richard Richman, Augustine Bear, John King, Nathaniel Brett, Francis Fisher, and Samuel Linn, Honest and Lawful Men of the County aforesaid, sworn, and charged to of the County aforefaid, fworn, and charged to enquire for our faid Sovereign Lord the King, and the Body of the County aforefaid, upon their Oaths: It was presented, That Thomas White, other-

wife Whitebread, late of the Parish of St. Giles in the Fields, in the County of Middlesex, Clerk; William Ireland, late of the Parish aforesaid, in the County aforesaid, Clerk; John Fenwick, late of the Parish aforesaid, in the County aforesaid, Clerk; Thomas Pickering, of the Parish aforesaid, in the County aforesaid, Clerk; John Grove, of the Parish aforesaid, in the County aforesaid, Gent. as false Traitors against the most Illustrious, Serene, and most Excellent Prince, our faid late Sovereign Lord Charles II. by the Grace of God, of England, Scotland, France, and Ireland, King, Defender of the Faith, &c. their Supreme and Natural Lord, not having the Fear of God in their Hearts, nor weighing the Duty of their Allegiance, but being moved and feduced by the Instigation of the Devil: The Cordial Love, and True and Natural Obedience, which faithful Subjects of our faid Sovereign Lord the King towards him, should, and of right ought to bear, utterly withdrawing, and contriving, and with all their Might intending the Peace and Tranquillity of this Kingdom of England to difturb, and the true Worship of God within this Kingdom of England used, and by Law establish'd, to subvert; and Rebellion within this Kingdom of England to move, stir up, and procure, and the Cordial Love, and true and due Obedience, which faithful Subjects of our faid Lord the King, towards him, the faid Sovereign Lord the King, should, and of right ought to bear, utterly to withdraw, put out, and extinguish; and our faid Sovereign Lord the King, to Death and final Destruction to bring and put, the four and twentieth Day of April, in the Year of the Reign of our late Sovereign Lord Charles II. by the Grace of God, of England, Scotland, France and Ireland, King, Defender of the Faith, &c. the thirtieth, at the Parish of St. Giles in the Fields, in the County aforefaid, falfly, malicioufly, fubtilely, advifedly, and traitorously did purpose, compass, imagine and intend, Sedition and Rebellion within this Kingdom of England to move, stir up and procure; and a miserable Slaughter among the Subjects of our faid Lord the King to procure and cause; and our faid late Lord the King from the Regal State, Title, Power and Government of his Kingdom of England, utterly to deprive, depose, cast down, and disinherit; and him our said late Sovereign Lord the King to Death, and final Destruction to bring and put, and the Government of the faid Kingdom, and the fincere Religion of God, rightly by the Laws of the faid Kingdom establish'd, at their Will and Pleasure to change and alter, and the State of this whole Kingdom of England, throughout all its Parts well instituted and ordained, wholly to subvert and destroy, and War against our faid late Sovereign Lord the King, within this Kingdom of England to levy: And those their most wicked Treasons, and traitorous Imaginations and Purposes aforesaid to fulfil and perfect, they the aforesaid Thomas White alias Whitehread, William Ireland, John Fenwick, Thomas Pickering, and John Grove, with other false Traitors to the Jurors not known, the faid four and twentieth Day of April, in the Year of the Reign of our faid late Sovereign Lord the King, the thirtieth, with Force and Arms, &c. at the Parish of St. Giles in the Field, in the County of Middlesex aforesaid, falsely, maliciously, fubtilely, advisedly, devilishly, and traitorously did assemble themselves, unite and meet together, and then and there falfely, maliciously, subtilely, advisedly, devilishly, and traitorously, Vor. IV.

did consult and agree our faid late Sovereign Lord the King to Death, and final Destruction to bring and put, and the Religion within this Kingdom of England, rightly, and by the Laws of the fame Kingdom establish'd, to the Superstition of the Romifb Church, to change and alter; and the fooner to fulfil and perfect their faid most wicked Treafons, and traitorous Imaginations and Purpofes, they, the faid Thomas White alias Whitebread, William Ireland, John Fenwick, Thomas Pickering, and John Grove, and other false Traitors of our faid late Sovereign Lord the King, to the Jurors unknown, afterwards, to wit, the fame 24th Day of April, in the faid 30th Year of our faid late Sovereign Lord the King, at the aforefaid Parish of St. Giles in the Fields, in the County aforefaid, falfely, fubtilely, advisedly, devilishly, and traitorously among themselves, did conclude and agree, that they the aforesaid Thomas Pickering, John Grove, him the said late Sovereign Lord the King should kill and murder: And that they the faid Thomas White alias Whitebread, William Ireland, John Fenwick, and other false Traitors to the Jurors unknown, a certain Number of Masses between them, then and there agreed for the Health of the Soul of him the faid Thomas Pickering, therefore should fay, celebrate and perform, and therefore should pay unto the said John Grove a certain Sum of Money, between them then and there agreed. And the Jurors aforefaid, upon their Oath aforesaid, did further present, that the said Thomas Pickering and John Grove, upon the Agreement aforefaid, then and there falfely, fubtilely, advifedly, maliciously, devilishly and traitorously did take upon them, and did promise to the said Thomas White, alias Whitebread, William Ireland, John Fenwick, and other false Traitors of our late said Sovereign Lord the King, to the Jurors aforefaid unknown, then and there, falfely, fubtilely, advifedly, maliciously, devilifhly, and traitoroufly, did promife that they the faid *Thomas Pickering* and *John Grove* would kill and murder our faid late Sovereign Lord the King; and they, the faid Thomas White alias Whitebread, William Ireland, John Fenwick, Thomas Pickering, John Grove, and other false Traitors of our faid late Sovereign Lord the King, afterwards, to wit, the faid four and twentieth Day of April, in the thirtieth Year aforefaid, at the aforefaid Parish of St. Giles in the Fields, in the County of Middlesex aforesaid, subtilely, advisedly, malicioufly, devilifhly, and traitoroufly, did feverally every one of them give their Faith each to the other, and upon the Sacrament then and there traitoroufly did fwear and promife, to conceal, and not to divulge their faid most wicked Treasons and traitorous Compaffings, Confultations and Purpo-fes fo between them had, him, our faid late Sovereign Lord the King, traitorously to kill and murder, and the Romijh Religion in this Kingdom of England to be used, to introduce, and the true Reformed Religion in this Kingdom of England rightly, and by the Laws of the same Kingdom established, to alter and change; and that the aforesaid Thomas Pickering, and John Grove, in Execution of their traitorous Agreement asoresaid, afterwards, to wit, the fame four and twentieth Day of April, in the thirtieth Year aforefaid, and divers other Days and Times after, at the aforesaid Parish of St. Giles in the Fields, in the County aforefaid, Muskets, Piftols, Swords, Daggers, and other offensive and cruel Weapons, him, our faid late Sovereign Lord the King, to kill and

murder, falfely, fubtilely, advifedly, malicioufly, and traitoroufly did prepare, and obtain for themfelves, and them had and kept; and that they the aforesaid Thomas Pickering and John Grove afterwards, to wit, the faid four and twentieth Day of April, in the thirtieth Year aforesaid, and divers Days and Times afterwards, with Force and Arms, &c. at the Parish aforesaid, in the County aforesaid, and in other Places within the County of Middlefex aforefaid, falfely, fubrilely, advifedly, malicioully, devilifhly, and traitoroufly did lie in wair, and endeavour our faid late Sovereign Lord the King to murder, and that the faid Thomas White alias Whitelread, William Ireland, John Fenwick, and other false Traitors to the Jurors unknown, afterwards, to wit, the same four and twentieth Day of April, in the thirtieth Year aforesaid, at the Parish aforciaid, in the County of Middlesex aforesaid, falfely, fubrilely, advifedly, malicioufly, devilifhly and traitoroufly did prepare, perfuade, excite, abet, comfort and counfel four other Persons, Men to the Jurors unknown, and Subjects of our faid late Sovereign Lord the King, him our faid late Sovereign Lord the King traitorously to kill and murder, against the Duty of their Allegiance, against the Peace of our said late Sovereign Lord the King, his Crown and Dignity, and against the Form of the Statute in that Case made and provided; and thereupon it was so far proceeded, that afterwards, to wit, at the Court of Goal-Delivery of our Sovereign Lord the King, of Newgate, at Justice-Hall in the Old-Bailey, in the Suburbs of the City of London, in the Parish of St. Sepulchre, in the Ward of Faringdon without, London aforesaid, the feventeenth Day of December, in the thirtieth Yearaforesaid, before the Justices of our said Lord the King, then and there being present, held by Adjournment for the County of Middlesex aforefaid, before whom the Indictment aforefaid was then depending, came the aforefaid William Ireland, Thomas Pickering, and John Grove under the Cuftody of Sir Richard How, Kt. Sir John Chapman Kt. Sheriffs of the County of Middlesex aforesaid, into whose Custody, for the Cause aforesaid before that were committed, being there brought to the Bar in their proper Persons, and immediately being feverally spoken unto concerning the Premisfes above charged upon them, how they would acquit themselves thereof; the aforesaid William Ireland, Thomas Pickering, and John Grove did fay that they were not thereof guilty, and for the fame, for good and bad, they severally put themfelves upon the Country, and by a certain Jury of the Country on that behalf, in due manner impannel'd, fworn and charged, then and there, in the fame Court before the Justices of Goal-delivery aforesaid were tryed, and that upon that Trial between our faid late Sovereign Lord the King, and the aforesaid William Ireland, Thomas Pickering, and John Grove, at London aforefaid, to wit, at Justice-Hall in the Old-Bailey aforesaid, in the Parish and Ward aforesaid, the Defendant Titus Oates, by the Name of Titus Oates, late of the Parish of St. Sepulchre aforefaid, in the Ward aforefaid, Clerk, was a Witness produced on the behalf of our late Sovereign Lord the King upon the Trial aforefaid, and before the aforefaid Justices of Goaldelivery in the Court aforefaid, then and there held, upon the Holy Evangelists of God, to speak and testify the Truth, the whole Truth, and nothing but the Truth of, and in the Premisses between our faid late Sovereign Lord the King, and

the aforefaid William Ireland, Thomas Pickering, and John Grove, put in Issue, was duely fworn; and that he, the aforesaid Titus Oates, then and there. in the Court of Goal-delivery aforefaid, upon his Oath aforefaid, upon the Indictment aforefaid, at the Parish and Ward aforesaid, by his own proper Act and Confent, of his most wicked Mind, falsely, voluntarily, and corruptly did fay, depose, swear, and to the Jurors of the Jury aforesaid, then and there fworn, and impannel'd to try the Issue aforefaid, between our faid late Sovereign Lord the King, and the aforefaid William Ireland, Thomas Pickering, and John Grove, did give in Evidence, that there was a traitorous Confult of Jesuits that were assembled at a certain Tavern, called the White Horse Tavern in the Strand, (in the White Horse Tavern in the Strand, in the County of Middlesex aforesaid, meaning) upon the four and twentieth Day of April, in the Year of our Lord 1678. At which Confult, Whitebread, Fenwick, Ireland, (the aforesaid Thomas White alias Whitebread, John Fenwick, and William Ireland, meaning) and he the said Titus Oates, were present; and that the Jesuits aforesaid did separate themselves into several leffer Companies, and that the Jesuits aforesaid came to a Refolution to murder the faid our late Lord the King, and that he, the faid Titus Oates, did carry the Refolution aforefaid from Chamber to Chamber, and did fee that Refolution figned by them (the aforefaid Jefuits meaning:) whereas in truth and in deed, the aforefaid Titus Oates was not present at any Consult of the Jesuits at the White Horse Tavern aforesaid in the Strand, in the County of Middlesex aforesaid, upon the 24th of April, in the Year of our Lord 1678, nor did carry any Refolution to murder our faid late Lord the King, from Chamber to Chamber by any Persons to be signed. And so he, the aforesaid Titus Oates, on the 17th Day of December, in the thirtieth Year aforefaid, at the Justice-Hall aforefaid, in the Court aforefaid, upon the Trial aforefaid, upon the Indictment aforesaid, between our said late Lord the King, and the aforesaid William Ireland, Thomas Pickering, and John Grove, so as aforesaid had, by his own proper Act and Consent, and of his most wicked Mind, falsely, voluntarily, and corruptly in Manner and Form aforefaid, did commit voluntary and corrupt Perjury, to the great Displeasure of Almighty God, in manifest Contempt of the Laws of this Kingdom of England, to the evil and pernicious Example of all others in like case offending, and against the Peace of our faid late Sovereign Lord the King, his Crown and Dignity. Upon this Indictment he has been arraign'd, and thereunto hath pleaded Not Guilty, and for his Trial hath put himself upon the Country, and his Majesty's Attorney-General likewise; which Country you are; your Charge is to enquire, whether the Defendant be guilty of this Perjury and Offence whereof he is now indicted, or whether not guilty: If you find him guilty, you are to fay fo; if you find him not guilty, you are to fay fo, and no more, and hear your Evidence. Cryer, make Proclamation.
Oates. Hold, Sir, I beg one Favour of your

Lordship, to give me leave to have that part of the Record, wherein I am faid to have fworn fuch and fuch things, read diftinctly in Latin.

L. C. J. Let it be read in Latin.

Cl. of Cr. Juravit & jur' jurat' præditt' ad tunc & ibidem jurat' & impanelat' ad triend' exitum prædict' inter diet' D'num nostrum Regem & præsat' Will'm Ireland, Thomam Pickering, & Johannem Grove in Evidentiis dedit, quod fuit proditoria Consultatio, Anglice, Consult' Jesuit' qui Assemblat' suer' apud quandam Tabernam vocat' the White Horse Tavern in le Strand, (Le White Horse Tavern in le Strand in Com' Mid' præditt' innuendo) super vicesimum quartum diem April' Ann. Dom. millesimo sexcentesimo, septuagesimo ostavo, ad quam quidem Consultationem, Whitebread, Fenwick, Ireland, (prædisti Thomam White aliàs Whitebread, Johannem Tohannem Fenwick, & Will'm Ireland innuendo) & præfat' Titus Oates fuer' præsent' & quod Jesuitæ prædict' sese separaver' in separales minores Conventus quodque Jesuitæ prædict' venerunt ad Resolutionem ad murdrand' distum D'num Regem, & quod ipse idem Titus Oates portavit Resolutionem præditi' à Camerâ ad Cameram, & videbat Resolutionem illam signal' per ipsos (præsai' Jesuitas innuendo.) That is the Perjury that you are said to have sworn.

Oates. Pray go on, Sir, Ubi revera-Cl. of Cr. Ubi revera & in præditt' Titus Oates non præsens fuit ad aliquam Consultationem Jesuit' apud le White Horse Tavern prædict' in le Strand, in Com' Mid' prædict' super vicesimum quartum diem Aprilis Anno Domini millesimo sexcentesimo septuagesimo ostavo, nec portavit aliquam Resolutionem ad dist'D'num Regem murdrand' à Camerâ ad Cameram per aliquas Personas signand.

Mr. Just. Withins. Now, you have read it, go

on, Sir, to make your Proclamation.

Cl. of Cr. Cryer, make an O-yes. Cryer. O-yes! If any one can inform our Sovereign Lord the King, the King's Serjeant, the King's Attorney-General, or this Inquest now taken concerning the Perjury and Offence, whereof the Defendant Titus Oates stands indicted; let them come forth, and they shall be heard, for now he stands upon his Discharge.

Mr. Phipps. May it please your Lordship, and

you Gentlemen of the Jury-Oates. My Lord, I desire your Lordship and the Court would be of Counfel for me in one thing, which I take to be a Fault and Error in my Indict-

L. C. J. Look you, Mr. Oates, whatever you have to fay of that nature, you must not speak to it now, you will have your time as to that hereafter, in case you be convicted.

Oates. My Lord, I have but one fmall Exception

to open to you.

L. C. J. We are now upon the Fact only.

Oates. My Lord, I beg you would give me leave only to tell you of a Mistake in the Indictment, which I hope, when I have opened, will fatisfy your Lordship, that it ought not to be put upon me or the Court to try this Cause; or to be fure, if there should be a Conviction, I hope I may move an Arrest of the Judgment.

L.C.J. So I tell you you may, but not now. Oates. Good my Lord, hear me but a few Words; the Indictment charges me to have given fuch and fuch Evidence, that there was fuch a Confult of the Jesuits at the White Horse Tavern in the Strand, the 24th of April 1678. that the Jesuits did afterwards divide themselves in several lesser Companies, that they came there to a Resolution to murder the late King, and that I fwore that I carried that Refolution from Chamber to Chamber, and faw the Refolution figned by them, fo the Word is, Signal'; now the Perjury affigned is, that I was not prefent at that Consult, nor did carry the Resolution from Chamber to Chamber to be figned, and there the

Word is Signand'; now I conceive if Signat' be the

Word, that is used in setting forth the Oath that I made, the Affignment of the Perjury ought to follow that Form, and the Word there ought to be Signat' too; being Signana', I take that to be an

L. C. J. Look, that is not proper at this time, as I told you at first; but withal I do not think there

is any great Matter in what you fay.

Mr. At. Gen. Either I do not understand Mr. Oates what he means by the Objection, or he will find himself much mistaken in it.

L. C. 7. Well, well, we have nothing to do

with that now; go on with the Caufe.

Mr. Phipps. May it please your Lordship, and you Gentlemen of the Jury, this is an Indictment against Titus Oates for Perjury, which Indictment fets forth, that Thomas White alias Whitebread, William Ireland, John Fenwick, Thomas Pickering and John Grove, the 16th of December, in the thirtieth Year of the late King, at the Old-Bailey, were indicted of High Treason for Conspiring the Death of the King, and that Ireland, Pickering, and Grove, were tryed the 17th of December in that Year, and upon that Indictment Titus Oates was produced as a Witness on the behalf of the King against the faid Ireland, Pickering and Grove, being fworn to give Evidence to the Jury that were impannelled and fworn to try that Cause; he did swear and give in Evidence that there was a treasonable Consult of the Jesuits at the White Horse Tavern in the Strand, (meaning the White Horse Tavern in the Strand, in the County of Middlesex) the 24th of April 1678. at which Confult, Whitebread, Fenwick, and Ireland, and the faid Titus Oates were prefent, and that they separated themselves into feveral leffer Clubs, and came to a Refolution to murder the King, and that he, the faid Titus Oates, carried the faid Resolution from Chamber to Chamber, to be figned by them, meaning the Jefuits; whereas in truth and in fact, he, the faid Titus Oates, was not present at any such Consult, the four and twentieth of April, 1678. nor carried any fuch Resolution from Chamber to Chamber to be figned; and he, the faid Titus Oates, the 17th Day of December, in the thirtieth Year aforefaid, at the Old-Bailey aforefaid, upon the Trial aforefaid, on the Indictment abovefaid, between the King, and the faid Ireland, Pickering, and Grove, fo as aforefaid had, by his own proper Act and Confent of his most wicked Mind, falsely, voluntarily and corruptly in manner and form aforefaid, did commit wilful and corrupt Perjury; and this is laid to be to the Dishonour of God, in Contempt of the Law, to the evil Example of others in the like cafe offending against the King's Peace, Crown and Dignity. To this he has pleaded Not Guilty, and that is the Iffue that you are to try; if we prove him Guilty, we question not but you will find him

Mr. At. Gen. May it please your Lordship, and you Gentlemen that are fworn, I am of Counfel in this Cause for the King, and our Case stands thus: The Defendant stands indicted for corrupt and wilful Perjury, for what he swore at the Trial of Ireland, and that which he fwore was this, in order to convict the Prisoners then at the Bar of the High Treason they were accused of: Oates did swear, that upon the 24th of April, 1678. there was a Consult of Jesuits held at the White Horse Tavern in the Strand, where Ireland and several other Jefuits were present, and their Business was to consult how they might murder and destroy the King, and

Subvert the Government, and there they came to a Resolution that Pickering and Grove should kill the King; and he was prefent at the Debate, and he carried the Resolution from Chamber to Chamber, where they had feparated themselves in leffer Num. bers; and there he faw the Refolution figned: and this is the Matter that he fwore, upon which this Indictment is founded. And, Gentlemen, we do charge that this was a false Oath, and in a point expressly to the Matter then in Controversy before that Court, for we shall prove he was beyond Sea at that time, and on that day; and in order to his Conviction we shall make out by clear Evidence to you as full and plain as ever was given, that from Christmas before, which was in December 1677. till Midsummer after, which was the latter end of June 1678. Oates, that swears this Consult in April, was at St. Omers, and in all that time was not absent from the College there above 24 Hours. and that but once only, which was in January when he played Truant, and went to Watton, which is about two Miles from St. Omers, but otherwise he was all along in the College. And, my Lord, that we may give fuch a fatisfactory Evidence as may make it undeniably plain to the Jury, I defire your Lordship, and you Gentlemen of the Jury, would please to observe some particular Periods of Time, that I shall open for the better clearing our Evidence methodically; and the first Period of Time is from Mr. Hilfley's leaving St. Omers; now he left St. Omers the 14th of April Old Stile, which is the 24th of April New Stile, and then when he came away, he left Oates there at St. Omers. Mr. Hiller when he came into England, in Kent in his Journey to London, meets one Mr. Burnaby; this was I say in Mr. Hilsley's Return into England from St. Omers, which he left ten Days before the time affigned by Oates for this Confult, at the White Horse Tavern in the Strand, And the next Period is, Mr. Burnaby was going to St. Omers, and there he arrives in Time the 21st of April Old Stile, and there he finds Mr. Oates, who fwore he was then in London: and by the Evidence you will hear that Mr. Oates, according to his usual Custom, and according to that Virtue he is endowed with, very boldly infinuates himself into this Gentleman's Company, as he uses to do with all new Comers; and you will hear from Mr. Burnaby himself, and many others, that from the time of his coming to St. Omers, which was the 21st of April, he convers'd with Mr. Oates feveral Days, every Day till after the 24th of April Old Stile at St. Omers. Then, my Lord, another Period of Time that I would defire you to observe, is, from Mr. Pool's coming from St. Omers, which was in Time the 25th of April Old Stile, the very Day after the Day that this Confult was fworn to be on; and when he came from St. Omers, you will hear from many Witnesses that he left Oates there, and there he stayed. For, my Lord, we shall, besides these particular times of these Gentlemens coming over who left him there, prove the very Day when he left St. Omers, and that was the end of Midsummer-day following, which was the 23d of June; then was the time when Oates came first from St. Omers to England, and we shall prove he took his leave of them then. My Lord, we have many other Circumstances that will unanswerably strengthen this Evidence, and fhew that our Witnesses testify nothing but the Truth; one particularly isthis: This Gentleman being a Novice of the House, was Reader in the Sodality, as they call it, we shall

prove that; for every Sunday and Holiday throughout all April and May, he did officiate in that place, and did read to the Society according as the Custom there is; and we shall prove another particular thing, that upon this 24th of April he was in the College, by a particular Circumstance, and that by feveral Witnesses: so that, Gentlemen, not to detain you with any long Opening of the Matter, if we prove this that I have opened, as we shall with a Cloud of Witneffes, it will make an end of the Question. We shall first call our Witneffes to prove that he swore at that Trial, that such a Confult was, and he was at it, and then if we prove that he was at another Place beyond Sea, at fuch Distance that it is impossible for him to be here; I do not doubt but the Court and the Jury will conclude, he hath wilfully and corruptly forfwore himfelf; the fad Effects of which we are all Witnesses of; it was to take away the Lives of his Fellow-Subjects wrongfully; and it will appear to the World, he has been one of the greatest Impostors that ever did appear upon the Stage, either in this Kingdom, or in any other Nation.

Mr. Sol. Gen. We will now go on with Mr. Finch. our Evidence, and prove all the Parts of the Indictment, and first produce the Record of the Trial of Ireland, and then by Witnesses, viva voce, that were present at that Trial, we shall prove what he fwore, and then prove that Oath of his to be false. Swear Mr. Swift. [Which was done.

Where is the Record of Ireland's Trial? Mr. Swift. Here it is, my Lord.

Mr. Recorder. Is that a true Copy, Sir? Mr. Swift. Yes, I examin'd this from the Record, it is a true Copy.

L.C. J. Read it.

Mr. At. Gen. If Dr. Oates does desire the whole may be read, let it be so; otherwise a Word of it may ferve, it being only an Inducement.

Oates. Yes, I defire it may be all read. L. C. 7. It must be read, if he will have it. Mr. Sol. Gen. Well, I submit it, I did only offer

it to fave the time of the Court.

Oates. I would fave the time of the Court too all that I can; but I think it may be material for me to have the whole read.

L.C.J. In God's name let it be read, we will not hinder you in any thing that may be for your Defence.

Cl. of Cr. Memorandum quod-

Mr. At. Gen. Now this long Record in Latin is read, I would fain know whether it be to any great

purpose, but only to spend Time?

L. C.J. Nay, I think it has not been very edifying to a great many; do you think, Mr. Oates, that the Jury, who are Judges of this Fact, do understand it?

Oates. I cannot tell, may be they may, my

Mr. Just. Withins. Do you understand it yourfelf, Mr. Oates?

Oates. That's not any Question here; but to oblige the Court and the Jury, I desire it may be read in English too.

L.C.J. No, the Court understands it well enough, and they can tell the Jury what it is; it is only the Copy of a Record, to prove that Ireland was tried for High Treason at the Old Bailey, the 17th of December 1678.

Mr. Sol. Gen. Now, my Lord, we will call our Witnesses, to swear what Oates did at that Trial [IVbich was done. fwear: Pray fwear Mr. Foster.

Mr. At. Gen. Pray, Mr. Foster, will you acquaint the Court and the Jury, whether Dr. Oates was produced as a Witness at Ireland's Trial, and what he did there depose about a Consult in April 78.

Mr. Foster. My Lord, I was so unhappy as to be one of that Jury, by whom Mr. Ireland, Mr. Pickering, and Mr. Grove were try'd.

Fury-men. My Lord, we defire that Mr. Foster would lift up his Voice, for we cannot hear him.

Mr. Foster. Truly, my Lord, I have been very fick of late, and am not now very well, and therefore cannot speak louder than I do.

L.C.J. Go nearer the Jury, and speak as loud

as you can.

Mr. Foster. My Lord, I say, I did see Mr. Oates produced as an Évidence at the Sessions in the Old-Bailey, where I was fo unhappy as to be a Jury-man, when Mr. Pickering, Mr. Ireland, Mr. Grove, and Mr. Whitebread were try'd.

Mr. At. Gen. When was that? Mr. Foster. It was in December 78.

Mr. At. Gen. And what did Oates then fwear?

Mr. Foster. I did see Mr. Oates sworn as an Evidence there, in behalf of the King, against the Prisoners; and he did then swear, that there was a Meeting of feveral Jesuits at the White-borse Tavern in the Strand, upon the 24th of April 78. and that Mr. Whitebread, Mr. Ireland, and Mr. Fenwick were prefent at the Meeting, and there they did confult the Death of the King, and the altering of the Religion; and fome went away, and others came: at last they reduced themselves into several fmaller Companies or Clubs, and they came to a Refolution, that Pickering and Grove should go on to affaffinate the King, for which the one was to have 1500 Pound, and the other 30,000 Maffes, and that this Refolution was drawn up by one Mico (if I am not mistaken in his Name) I have it in my Notes I then took of the Evidence; and he fwore further, that he himself went with this Resolution to feveral of their Chambers; he went to Whitebread's Chamber, and faw Whitebread fign it; he went to Fenwick's Chamber, and faw Fenwick fign it; and went to Ireland's Chamber, and faw Ireland fign it; and this was upon the 24th of April 78. My Lord, I am positive in this, for I had the good-hap to take the Notes at the Trial for my own help, being a Jury-man, and I never look'd upon those Notes afterwards, till the printed Trial came out, and then I compared my Notes with the Print, and found them to agree, and I have kept them ever fince by me, and this is all under my own Hand as I have teflified.

Oates. My Lord, may I ask this Gentleman a

Question ?

L.C. J. Ay, if the King's Counsel have done with him.

Mr. At. Gen. Yes, my Lord, we have done with

Mr. Foster. Pray, my Lord, give me leave to fit down, for I am not able to stand.

Oates. My Lord, I defire you to ask that Gentleman, whether in the Oath that I took, I call'd it

a Confult, or I call'd it a Traitorous Confult. Mr. Foster. Truly I think you call'd it both, if I am not mistaken; but if your Lordship please, I will look upon my Notes.

fresh your Memory, if you will. Mr. Just. Withins. Truly I think if it were a Confult to murder the King, it must be a traitorous one without doubt.

Oates. Sir, that is not to the purpose, my Queftion is, what I fwore it was.

L. C. 7. He tells you, he believes you did fwear

both ways.

Mr. Foster. At that Confult he faid fuch a Refolution was taken, and I think he called it a Traitorous Confult.

Oates. If you please, I'll tell your Lordship the

Reason, why I asked that Question.

L. C. J. No, you may fave yourfelf the trouble of that, you best know the reason of your own. Questions; he has given you a satisfactory Answer.

Oates. Then if your Lordship please, ask him

this Question, whether I swore that all these three Jesuits were present at one time, or how many of

L. C. 7. You hear the Question, what fay you

to it?

Mr. Foster. Sir, you swore that Ireland, Fenwick and Whitebread were at that Confult, but whether they were all three of them there at one time, I cannot tell, or which of them were together; but this you did fwear, that they were there, and came to fuch a Refolution, and you carried it to all their Chambers, and did fee them fign it.

Mr. Just. Withins. He gives you a plain Account, what you did fwear, I think, Mr. Oites.

Oates. Very well, my Lord, I would ask him a third Question, if you please.

L. C. 7. Ay, in God's Name ask him as many

Questions as you will.

Oates. Whether did I fwear that it was refolved to kill the King at the White-Horse Tavern, or whether that Resolution was made after they separated themselves into lesser Clubs?

L. C. J. Mr. Foster, this is his Question, whether you did apprehend by what he swore, that he affirmed, the Resolution to kill the King was made at the White-Horse Tavern, or afterwards when

they were divided?

Mr. Foster. They came to a Resolution, you faid, at the White-Horse Tavern, and the Resolution was there drawn up by one Mico, I think, and it was carried by you, for every one to fign it from Chamber to Chamber; for I remember you were asked the Question, whether you saw them sign it, and you answered that you did carry it, and saw them fign it.

Mr. Just. Withins. He speaks very plain, Mr.

Oates.

L. C. J. He answers your Question very fully. Oates. Ay, my Lord, fo he does, I am glad of it. L.C. J. Have you any more Questions to ask him? Oates. I would ask him another Question; whether I did fwear, that I did carry this Resolution from Chamber to Chamber to be figned, or that I carried it from Chamber to Chamber, and faw

them fign it. Mr. Foster. You did swear that you carried the Refolution from Chamber to Chamber, and faw

them fign it.

Oates. But did you remember it so particularly, as to fay, which you fwore, whether I did carry it to be figned, or carried it, and faw them fign it?

Mr. Foster. You faid, you carried it to be fign-

ed, and you faw it figned.

L. C.J. He tells you for Satisfaction in that L.C.J. You may look upon your Notes to re- Point, that he does remember you did swear it both ways.

Oates. He does fay so indeed, but whether it

was so or no, is a doubt.

L. C. 7. That will be a Question by and by, it may be; if he be in the wrong, I suppose you can rectify him.

Oates. We are now, my Lord, upon my Oath, and therefore it concerns me to enquire whether I

fwore as is laid in the Indictment.

L. C. J. You fay right, it does fo.

Oates. And I the rather ask these Questions, my Lord, because it is fix Years ago since that Trial.

L. C. 7. I hope you have not forgot what you

fwore, have you?

Oates. My Lord. I think it is fair for me to ask the Witnesses what they remember after so long a

L. C. 7. 'Tis very fair, no body fays any thing

to the contrary.

Oates. Then, my Lord, I hope I may ask this Gentleman how he comes to remember all this after fo long a time?

L. C. J. He has told you already, but tell it

him again, Mr. Foster.

Mr. Foster. Truly it is so long ago, that had I not taken all these Notes at the Trial, I had not been able to have given fo good an Account.

L. C. J. 'Tis a very good reason.
Oates. 'Tis so, my Lord, I have subpæna'd others of the Jury, and they will, I fuppose, give you as good an Account.

L. C. J. Have you done with him then?

Oates. I have one Question more to ask Mr. Fofter, and that is, whether I fwore they met all in one Room, at the White-Horse Tavern, or in more than one?

Mr. Foster. You fwore they were in feveral

Rooms.

Oates. Then I would ask him this Question, my Lord, whether he were then fatisfied that Ireland was guilty of the High Treason he was then indicted of?

L. C. J. The meaning of the Question is, I suppose, whether you did believe Mr. Oates at that

time.

Mr. Foster. Yes, my Lord, I had no reason to

the contrary.

L. C. J. But I would ask you a Question then Mr. Foster. Do you believe him now? Do you think, Mr. Oates, he would have found him guilty, if he had not believed the Evidence against him?

Oates. We know how Juries have gone alate.

L. C. J. Ay, very strangely indeed, Mr. Oates, and I hope to as we shall never see them go a-

gain.

Mr. Foster. My Lord, I have lived so long in the City of London without any Blemish, that I hope it will not be thought I would give corruptly a Verdict against my Conscience.

Oates. My Lord, I speak of later Times than

Ireland's Trial.

L.C. J. He is an honest Man, I know him. Oates. Good my Lord, be pleased to hear me.

L. C. J. Nay, you shall hear me, as well as I shall hear you, I'll affure you that, Mr. Oates, in plain English: ask as many Questions of the Witnesses as you will, that are proper to be asked; but I'll have no Descants, nor Reflections: I know him, and he is very well known in the City of London, he is a Man of very confiderable Quality, and very good Repute.

Oates. I besecch your Lordship to forgive me, if I mistake in my Questions, I do affure you I de-

fign no Reflections on Mr. Foster.

L. C. J. Ask what Questions you will, but do

Oates. I defire to ask Mr. Foster one Question more, and that is, that he would be pleafed to tell the reason why at the beginning of his Evidence he faid, it was his unhappiness to be a Juryman at that

Mr. Foster. Really, Sir, I think it not a happiness for any Man to be of a Jury, where the Life of a Man is in question. I affure you for myself, Ineveraccounted it fo, and if I could have avoided it. I should have been very glad to have been excufed.

Oates. I have done with Mr. Foster.

Mr. At. Gen. My Lord, thus we prove what Mr. Oates fwore at the Trial, which Mr Oates himfelf will not deny; for the Fact, Mr. Oates has printed in his Narrative, as we have now proved it.

Oates. I intend to produce some others of the

Tury-men by and by.

Mr. Sol. Gen. Now we shall call our Witnesses to

prove, that what he then fwore was false.

Mr. At. Gen. We call no more to the Point, what he did fwear; but go on to disprove what he did then fwear.

Oates. My Lord, I would put this Question to the Court, whether this be a Proof sufficient for this Point

L.C. 7. Ileave that to the Jury, it is a Point of Fact that they are to try.

Oates. I befeech your Lordship, that the Court

would be pleafed to give me an Answer.

L. C. J. If you ask impertinent Questions, the Court is not obliged to answer them. Go on, Mr. Attorney.

Mr. At. Gen. Call Martin Hilfley Esq; and Henry Thornton Efq; Swear Mr. Hilfley. Which was done.

Come Mr. Hilfley, pray acquaint my Lord and the Jury what time you came from St. Omers, in

the Year 78. Mr. Hilfley. My Lord, I came from St. Omers, the 24th of April New Stile, where I left the Prisoner, Mr. Oates.

L. C. J. From whence did you come, fay you? Mr. Hilfley. From St. Omers the 24th of April, New Stile.

L. C. J. What Year?

Hilfley. In the Year 78. that is, the fourteenth of April here; and the three and twentieth of April New Stile, I saw the Prisoner at St. Omers, and went to School with him, and on the four and twentieth I came from St. Omers, and went to Calais, and from thence into England; but he was never in my Company all the while I was coming for England, though he fwore he came over with

L. C. J. The three and twentieth of April you fay you faw him?

Mr. Hilfley. Yes, I was with him, that was the

Day before I came from St. Omers. L. C. J. You left him there the Day before you

came away, you fay? Mr. Hilfley. I did not fee him that Morning that

I came away, but here are others that did.

Mr. At. Gen. Was he a Scholar there? Mr. Hilfley. Yes, my Lord, he was.

Mr. At. Gen. Did you know him very well?

Mr. Hilfley. Yes, my Lord, I did.

Mr. At. Gen. Did he come over into England with you?

Mr. Hilsey. My Lord, I came from St. Omers to Calais, and never faw him; from Calais to Dover;

I never faw him from Dover to London, I never faw him all the way; and I am confident, he was not in the same Ship I came over in, for I should have feen him if he had.

Mr. At. Gen. Was he for some time before that

constantly at St. Omers?

Mr. Hilley. We went perpetually to School together.

L.C.J. What time did you take shipping after

you went from St. Omers?

Mr. Hilfley. The very next Day; the Day I went from St. Omers was on the Sunday morning: On Monday I took shipping from Calais to Dover. and I arrived in England at Ten of the Clock the fame Night.

Oates. When does he say he arrived in England? L. C. J. He says, he went from St. Omers on the Sunday, he came that Night to Calais, and the next day went on board from Calais, and came that Night to Dover, that was Monday Night.
Mr. Hilfley. Yes, I came that Night to Dover,

and I lay there that Monday Night, the next Day

was the 26th of April New Stile.

Mr. At., Gen. Where came you then, from thence?

Mr. Hilsley. I came as far as Bockton-street, and there I lay four or five Days, and then I came to Sittenbourn, and by long Sea from thence to Lon-

Mr. At. Gen. Where did you meet Mr. Burnaby? Mr. Hilfley. I met him hard by there, at a Relation's of mine.

Mr. At. Gen. Do you remember what Day you met him?

Mr. Hilley. I think it was a Day or two before I

came away from thence to London. Mr. Just. Withins. Had you any Discourse with

Mr. Oates, about your coming into England?

Mr. Hilfley. Nothing at all, Sir Francis, that I remember.

L. C. J. What time did you come to London? Mr. Hilfley. I came within a few Days to London, I staid four or five Days there by the way; and I faw Mr. Burnaby within four Days, I think, after I came into England. It was about Monday fevennight after I came from St. Omers, that I came to London.

Mr. At. Gen. That was May New Stile. Mr. Hilfley. That is their Stile. It was fo.

Mr. Sol. Gen. In our Stile it was the 21st of

Mr. Hanseys. Pray did you give an account to any body, after you came to London, that you left Oates at St. Omers when you came away.

Mr. Hilsey. What say you, Mr. Hanseys? I did not well understand your Question.

L. C. J. Then mind me, Sir: It was asked of you, whether you had any Discourse with any body, after you came hither, that you had left Mr. Oates behind you at St. Omers?

Mr. Hilfley. I did tell some Persons I left an English Parson there, at the same time I came away.

L. C. J. Did you not name him, who it was? Mr. Hilfley. Yes, I named him by the Name he went by there, and that was Sampson Lucy. Mr. At. Gen. To whom did you tell it? Mr. Hilsley. To one Mr. Osbourn.

Mr. Sol. Gen. Did he go by that Name of Samp-

fon Lucy in the College?

Mr. Hilfley. Yes, he did fometimes, he had three or four Names, he was called fometimes Titus Ambrosius.

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Oates. Now my Lord, I defire I may ask that Gentleman a Question or two.

L. C. J. Ay, if they have done with him. Mr. At Gen. We have, my Lord. L. C. J. Then ask him what you will.

Oates. I defire, my Lord, that you would be pleafed to ask that Gentleman what Religion he is of; for it is a fair Question, and an equitable one, and that which very nearly concerns me; and I defire to know where he lives.

L. C. J. What Religion are you of, Sir? Mr. Hilley. I am a Roman Catholick. L. C. J. Where do you live?

Mr. Hilfley. I live in London, I am of the Inner

L. C. J. He fays that he is a Roman Catholick. and lives in London.

Oates. Pray be pleased, my Lord, to ask him when he went to St. Omers first, and how long he flaved there?

Mr. Hilfley. My Lord, I was there about fix Years, I presume it was about the Year 1672, when I went there first.

Oates. Pray ask him what he did there, what was his Business?

Mr. At. Gen. That is not a pertinent Question

at all, with fubmission, my Lord. Oates. I beseech you, Mr. Attorney, give me

leave to ask my own Questions. L. C. J. Ay, but you must ask fair and pertinent

Questions.

Oates. My Lord, I would know what was his Employment there at St. Omers?

Mr. Hilfley. I know not my felf of any particular Employment I had, any more than any of the rest that were there.

L.C.J. But, Mr. Oates, you must not ask any fuch Questions; what know I, but by asking him the Question, you may make him obnoxious to fome Penalty, you must not ask him any Queftions to enfnare him.

Oates. My Lord, it tends very much to my De-

fence to have that Question truly answered.

L. C. J. But if it tends to your Defence never so much, you must not subject him to a Penalty by your Questions.

Oates. The nature of my Defence requires an

Answer to that Ouestion.

L.C.J. But shall you make a Man liable to Punishment, by enfnaring Questions? If a Man should ask you what Religion you are of,-

Oates. My Lord, I will tell you by and by my

Reason, and I hope a good one, why I ask it.

L. C. J. I do not believe you can have any Reason, but to be sure we must not suffer any such entangling Questions to be asked.

Oates. Pray ask him, my Lord, when I came to St. Omers ?

L. C. J. When did Oates come to St. Omers? Mr. Hilfley. As well as I remember, he came to St. Omers either the latter end of November, or the beginning of December, in the Year 1677. I think it was that Year.

Oates. I defire you would ask him, whether they were not Priests and Jesuits that govern'd that

L. C. J. What a Question is that! I tell you 'tis not fit to be asked.

Oates. I demand an Answer to it, upon the Oath

he has taken. L. C.J. And I tell you, upon the Oath you have taken, you are not bound to answer any such Question.

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Oates. Good my Lord, let my Questions be an-

fwered.

L. C. J. No, Sir, they shall not: How now, do not think to put Irregularities upon us, if you will behave your felf as you ought to do, and keep to that which is proper, well and good.

Oates. If your Lordship pleases, I think this very

proper for me.

L. C.J. What, to ask fuch improper Questions as these are?

Oates. Truly, my Lord, I think they are fit Questions to be asked.

L. C. J. But we are all of another Opinion.

Oates, My Lord, I defire to know, whether they are not fet on by their Superiours to do this? L. C. J. That is not a fair Question neither.

Oates. Give me leave to make my Defence, my

Lord, I befeech you.

L. C. J. Ay, in God's Name; but I pray you then make it in a regular and becoming way; for I know of no Privilege you have more than other People, to use Witnesses as you do.

Oates. My Lord, I look upon my felf as hardly

used in the case.

L.C. J. I care not what you look upon your felf to be, if you will ask Questions, ask none but fair Questions, and while you keep within Bounds you shall be heard as well as any of the King's Subjects; but if you will break out into Questions that are impertinent, extravagant, or enfnaring, we must correct you, and keep you within proper Limits.

Oates. Then, my Lord, I ask whether he was not a Witnessat the Trial of the five Jesuits, and at Langhorn's Trial?

L. C. J. Ay, that is a proper Question, what fay you to't, Sir?

Mr. Hilsley. I was fo, Sir.

Oates. Pray, my Lord, ask him what Credit he received at those Trials?

L.C.J. What a Question is that to ask any

Oates. My Lord, I think it is a fair Question. L. C. J. No, indeed, it is not a fair one at all. Oates. My Lord, I defire to know what induces him to come here as a Witness now, fince it appears that now he comes to give an Evidence that he gave fix Years ago, and was not believed?

Mr. Hilfley. My Lord, I am subpæna'd.

L. C. J. He has given you an Answer to the Question, though I think it was an idle Question, and not at all to the purpose.

Oates. It may be he may have fome particular

reason to induce him to it now.

L.C. J. Well, he tells you he came because he was subpoena'd, and that is sufficient: He is not compellable to be a Witness, unless he be sub-pœna'd; but if a Man will come without a Subpœna, and give Evidence in a Cause, that is no Objection to his Testimony.

Oates. My Lord, I defire to know of him, whether he is to have any Reward for swearing in this

L.C. J. What fay you, Sir, are you to have any Reward for your Evidence?

Mr. Hilsley. None at all as I know of, my Lord, I affure you.

Mr. Just. Withins. He is not paid for his Evidence, Mr. Oates.

Oates. If he be or be not, I cannot tell, nor do I know who ever was paid for it.

L. C.J. Have you any more Questions to ask him?

Oates. Pray my Lord, I defire to know what was the occasion of his coming away from St. Omers?

Mr. Hilfley. I had finished my Studies.

Oates. Pray, my Lord, be pleased to ask him, if he never heard of any Consult of the Jesuits here in England, in the Month of April 78. and from whom he did hear of it?

Mr. Hilley. I did hear of it among the rest of

the Students of the College.

L. C. 7. What did you hear of?

Mr. Hilfley. I did hear of a Confult of the Fathers in April 1678.

Mr. At. Gen. Yes, there was, but not fuch an one as Mr. Oates speaks of, nor was he at it.

Mr. Just. Holloway. For what was that Confult. I pray you?

Mr. Hilsley. It was nothing but a Triennial Congregation about the Affairs of the Society.

L.C. J. What were they to do there?
Mr. Hilsey. My Lord, I was informed among them there, that it was only what they used to have once in three Years for ordinary Affairs.

Oates. My Lord, he pretends to tell when I came thither, I defire to know of him from what time it was he faw me there, and how often?

Mr. Hilfley. Generally every day, as near as I can remember, I think, Mr. Oates; you and I. Mr. Oates, went to School in the fame place.

Oates. Pray, how many Days was I abfent from

thence in that time you were there?

Mr. Hilfley. You were there generally as often as I, I do not know whether ever you miss'd a Day or

Oates. Pray, my Lord, will you ask the Gentleman one Question more, whether he can particularly tell that he did fee me every Day at St. Omers? For 'tis not enough for him to swear that he saw me there; but he ought to give an account how he comes to know it by fome particular Circumstances.

L. C. J. He has given you feveral Circumstances of his Knowledge, for he fays he was there all the while from your coming, till the 23d of April New Stile, that he came for England; he says he was a Scholar in the fame Form and Class with you, and because he does not remember himself to have been absent, he does not remember you to be abfent neither.

Mr. At. Gen. And he fwears particularly to the very time he came over, which was April the 14th

Old Stile.
Oaies. Well, I have no more Questions to ask this Gentleman.

L. C. J. Then call another. Mr. Sol. Gen. Cryer, Call Mr. John Dorrel.

[Who was sworn. L. C. J. Look ye, Mr. Attorney, you did open

things at the first for Method's sake by Periods of Time; the first was Hilsley's coming over, the next was the meeting with Burnaby, now pray observe that Method, and call that Burnaby next,

Mr. At. Gen. My Lord, we shall call him by and by; but we have not done with this Business about Hilfley, we have fome Witneffes that will give an Evidence to strengthen and back his Testimony. Come, Mr. Dorrel, what have you to fay to this Matter?

Mr. Dorrel. My Lord, in April 1678, I came from Bruffels to England, where presently after I came, I was with one Mr. Osbourn and my Mother; and there was a Difcourfe between my Mother and him about Religion.

L. C. 7. Where was that?

Mr. Dorrel. It was here in England.

Mr. At. Gen. Now tell the time when that was. Mr. Dorrel. As near as I can guess, it was the 15th or 16th of April Old Stile, in the Year 1678.

Mr. At. Gen. Well, Sir, go on with your Story. Mr. Darrel. My Mother was laughing at his Religion, and telling him fome ridiculous Stories, and he replied, there are a great many that are so ignorant, that are bred up in the Religion of the Church of England, that they are forced to be sent to the Colleges abroad to be taught, even some of the Clergy of that Church, and particulariz'd in one Sampson Lucy alias Oates, that was a Scholar at that time at St. Omers, as he was affured by a Gentleman that was newly come from thence. My Mother is now sick, or else she would have been here, and would have testified the same I now do.

Mr. Sol. Gen. This Gentleman is a Protestant,

Mr. Oates.

Oates. What is your Name, Sir, I pray? Mr. Dorrel. My Name is John Dorrel, Sir.

Oates. Were you never at St. Omers a Student

Mr. Dorrel. I was there, but before your time, Doctor; I had not the Happiness to be there, while you were there.

Oates. I pray, Sir, what Religion are you of?

Mr. Dorrel. I am a Papist now.

Oales. I defire, my Lord, the Court would be pleas'd to take notice of it, he owns he was reconcil'd to the Church of Rome.

Mr. Dorrel. Mr. Oates, to fatisfy you, I went over when I was a Child of 12 or 13 Years old, and so was bred in that Persuasion.

L.C. J. Well, well, we all observe what he

fays.

Mr. Sol. Gen. Pray swear Mr. Osbourn.

[Which was done.

Mr. Ai. Gen. My Lord, we call this Person only to this Matter. Pray, Sir, will you give the Court and the Jury an Account what Discourse you had with Mr. Hilsey about Oates, and pray, Sir, tell the time when it was.

Mr. Osbourn. My Lord, I went out of Town the 30th of April, the Year before the pretended Plot was discover'd by Mr. Oates, and I met with Mr. Hilsey two or three Days before, and enquiring of him about the Affairs of St. Omers, he told me of a Minister of the Church of England that was come thither to be a Student there, who went under the Name of Sampson Lucy, but his right Name was Oates; I ask'd him what he pretended to; did he intend to be of that Order? He told me, he did believe that he would not be admitted for his irregular and childish Behaviour, and that he had left him in the College; and this I asterwards in Discourse told to Madam Dorrel, who is a Protestant; and to my Mother, who is since dead.

Mr. At. Gen. Will Mr. Oates ask this Gentleman

any Questions?

Oates. I only ask him what Religion he is of? L. C. J. What Religion are you of, Sir?

Mr. Osbourn. I am a Roman Catholick, my Lord.

Mr. Sol. Gen. Now, my Lord, we come to call Mr. Burnaby. Pray fwear him.

Mr. At. Gen. Mr. Burnaby, pray will you acquaint my Lord and the Jury, of the time when you came from St. Omers to England, and when you met with Mr. Hilfley?

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Mr. Burnaby. I met with Hillfey on the 18th of April Old Stile, in the Year 78. then I pursued my Journey the following Day to St. Omers.

L. C. J. Where did you meet him?

Mr. Burnaby. Between Sittenbourn and Canterbury, and afterwards I purfued my Journey from Canterbury to Dover, from thence to Calais, and from thence to St. Omers. I arrived at St. Omers the 21st of April Old Stile, which was the 1st of May New Stile; upon the 2d of May Mr. Oates was in my Company, I was walking in the Garden, and he came into my Company.

L. C.J. When was it?

Mr. Burnaby. The 2d of May New Stile, and the third of May again I went into the Garden, and there he was with me again; and the 5th of May I faw him again.

L. C. J. Where?

Mr. Burnaby. In the Rhetorick Form. L. C. J. But where, in what Place? Mr. Burnaby. At St. Omers.

L. C. J. You speak of your own Knowledge, you are sure you saw him there at those times?

Mr. Burnaby. Yes, in the Rhetorick School, and in the Garden.

Mr. At. Gen: What more do you know of him? Mr. Burnaby. I faw him again the 8th of May New Stile, that is the 28th of April Old Stile; I mean by New Stile, that Stile which was used in the Place where I was then.

Mr. At. Gen. How long was he there before he

went away?

Mr. Burnaby. I know he was there from the 2d of May, the Day after I came thither, to the 20th of June, and then I went away, or thereabouts.

L. C. J. Did you fee him daily all that time?
Mr. Burnaby. Yes, from Day to Day he was not out of the House.

L.C.J. Were you a Scholar there with him? Mr. Burnaby. Yes, I was.

Mr. Burnaby. Yes, I was. L.C.J. What Year was that? Mr. Burnaby. In the Year 78.

Mr. Burnaby. In the Year 78. Mr. At. Gen. Mr. Oates may ask him what Questions he will.

Oates. My Lord, he fays he went away, I defire to know whither he did go.

Mr. Burnaby. I went away the 20th of June from

St. Omers, it is no matter whither I went.

Oates. I defire he may give an account what Religion he is of.

Mr. Burnaby. I am a Roman Catholick.

Oates. My Lord, I defire to know whether he be not of that Order.

L. C. J. That I will not ask him, I'll affure you. Oates. Truly, my Lord, I think it is a very hard matter for me to have Jesuits admitted as Witnesses in such a Cause against me.

L. C. J. I have told you already, you are not to ask any Questions of any Witnesses that may subject them to any Penalty, or make them accuse themselves of any Crime.

Oates. My Lord, I humbly defire he would give an account, whether he were not admitted into the Society.

L. C. J. I tell you, he is not to be ask'd that Question.

Oates. He has own'd it before.

L. C. J. Do you take your Advantage of it, if you can prove it.

Oates. Then, my Lord, I defire to ask him, whether or no he did appear as a Witness at the Trial of the five Jesuits.

C 2 Mr.

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Mr. Burnaby. No, my Lord, I did not.

Oates. Pray, my Lord, ask him whether he was not fummon'd to appear then.

Mr. Burnaby. No, I was not.

Oates. Pray, my Lord, ask him what Reward he is to have for coming, and giving this Evidence.

L.C. J. Are you to have any Reward for being

a Witness in this Cause?

Mr. Burnaby. None, my Lord, that I know of. L.C.J. That was a proper Question to be ask'd, and you have a fair Answer to it.

Oates. Pray, Mr. Burnaby, by what Name did

you go at St. Omers?

Mr. Burnaby. By the Name of Blunt.

Mr. At. Gen. And what Name did he go by there?

Mr. Burnaby. Who, Sir? Mr. At. Gon. Mr. Oates.

Mr. Burnaby. By the Name of Sampson Lucy. Oates. My Lord, I defire you to ask him whether he did know of any Confult that was to be held here in London, in April 78. and by whom he knew

L. C. 7. What fay you, Sir, did you know of

any Confult?

Mr. Burnaby. No, I neither heard of it, nor

knew any thing of it.

Mr. At. Gen. Now, my Lord, we shall go on to another Period of Time, and that is concerning [Which was done. Pool. Swear Mr. Pool.

Mr. Sol. Gen. Pray will you acquaint my Lord and the Jury, whether you knew Mr. Burnaby at St. Omers.

Mr. Pool. Yes, I did, Sir.

Mr. Sol. Gen. Do you know the time when he came to St. Omers?

Mr. Pool. No, I do not remember it. Mr. At. Gen. When did you come over from St. Omers?

Mr. Pool. The 25th of April.

Mr. At. Gen. What Stile?

Mr. Pool. Old Stile.

Mr. At. Gen. In what Year? Mr. Pool. In the Year 78.

Mr. At. Gen. Did you know Mr. Oates at St. Omers?

Mr. Pool. Yes, I did know that Gentleman there?

Mr. At. Gen. Was he at St. Omers that time you were there?

Mr. Pool. Yes, he was.

Mr. Sol. Gen. Did you leave him there when you

Mr. Pool. Yes, I did leave him there when I

Mr. Sol. Gen. Pray tell the Court fome particular thing why you remember it, and upon what

account you came away.

Mr. Pool. Upon the Occasion of my Brother's Death I came over, and I can tell feveral Particulars of my Journey; I came away upon the Thursday, and I came to London upon the Sunday following.

Mr. At. Gen. You are fure you left Mr. Oates

there then.

Mr. Pool. Yes, I am fure I did leave Mr. Oates there when I came away, and I came away thence the fifth of May New Stile, the twenty-fifth of April Old Stile.

Mr. Sol. Gen. Pray how long did you know Mr.

Oates there?

Mr. Pool. I knew him there from Christmas before that.

L.C. 7. You were of the College, were you

Mr. Pool. Yes, I was a Student there.

L. C. 7. You are fure he was there all the

Mr. Pool. I do not remember he was a Day abfent, and if he had gone away, particular Notice would have been taken of it.

L. C. J. Did you fee him there two or three. Days before you came away?

Mr. Pool. I faw him that Morning I came away.

L. C. J. And what time before?

Mr. Pool. I saw him two or three Days before

L. C. J. Can you name any particular Days? Mr. Pool. I faw him the first of May, and the fecond of May, and the fifth of May, which was the 25th of April Old Stile, and then I came away.

L. C. J. Are you fure you left him there then? Mr. Pool. I am fure I left him there, I can fwear

it without any difficulty at all.

L. C. 7. What do you ask him, Mr. Oates? Oates. I defire to know what Religion he is of.

L.C.7. What Religion are you of? Mr. Pool. I am a Roman Catholick.

Oates. I defire your Lordship would ask him, whether he was a Witness at the Trial of the five Jefuits, or at Langborn's Trial.

Mr. Pool. No, I was never an Evidence before

in my Life.

Oates. Pray, my Lord, ask him, whether he was not admitted into the Sodality of the Virgin

L. C. J. No, indeed, I shall ask him no such

Question.

Oates. Pray, my Lord, let him answer it.

L.C.J. Prove what you can when it comes to your Turn, but ask him no entangling Questions.

Oates. He has made himself liable to a Penalty

by being in that Seminary.

L. C. J. I hope a Man may be at St. Omers, and yet not be punish'd for it, Mr. Oates.

Oates. It is my Defence to disable the Witnesses against me.

L. C. J. But they must not be ask'd what may make them accuse themselves.

Oates. My Lord, it is hard that the Witneffes shall not be made to answer my Questions.

L. C. J. Pray, Sir, be quiet, we have told you often enough already, you must not think to govern us, it must not be allow'd.

Oates. My Lord, I defire he may be ask'd then, what Reward he has to come, and fwear in this

Cause.

Mr. Pool. My Lord, I do not know that I am fo much as to have my Charges borne.

L.C. 7. Are you to have any Reward? Mr. Pool. No, my Lord, that I know of.

Oates. Pray, my Lord, I defire he may be ask'd, what was the occasion of Mr. Hilfley's coming away from St. Omers.

Mr. Pool. Indeed I did not examine into the occasion at all, for I was never a Man that meddled or made on any fide, but lived quietly in the College, and minded my Studies.

Oates. My Lord, I defire your Lordship to ask him whether he did know of any Confult of the Jefuits in April 78. and from whom he knew it.

Mr. Peol. I know not of any particular Confult, I heard fomething in general of a Triennial Congregation, but I cannot speak any thing of my own Knowledge.

Oates.

Oates. My Lord, I defire to know of him, if he can tell when I came to St. Omers.

L. C. 7. Do you know when Oates came to St. Omers.

Mr. Pool. About Christmas, as near as I can remember, it was the latter end of November.

Oates. How much before or after Christmas was

Mr. Pool. I cannot tell exactly. Oates. What Year was it in? Mr. Pool. In the Year 77.

Oates. I defire to know of him, my Lord, whether he faw me every Day at St. Omers at Dinner.

Mr. Pool. I cannot fay that ever I knew he was absent any one Day, never three Days I think I may affirm, but only when he was in the Infirmary.

Mr. At. Gen. That's the Place where they go

when they are fick.

Oates. Pray, my Lord, ask him by what Name he went, when he was there in the College.

Mr. Pool. By the Name of Killingbeck.

Mr. Sol. Gen. By what Name did he go, I pray

Mr. Pool. By the Name of Sampson Lucy. Mr. Sol. Gen. Swear Mr. Henry Thornton.

Which was done.

Mr. At. Gen. Mr. Thornton, pray where were you in the Year 78?

Mr. Thornton. At St. Omers, my Lord.

Mr. At. Gen. Do you remember Mr. Oates there, do vou know him?

Mr. Thornton. Yes, I know him very well. Mr. At. Gen. When did he come thither?

Mr. Thornton. He came there about Christmas 77.

Mr. At. Gen. How long did he continue there? Mr. Thornton. He staid there till St. John Baptist's Eve in June 78.

Mr. At. Gen. Midsummer you mean.

Mr. Thornton. Yes, the Eve of St. John Baptist. Mr. At. Gen. What Stile?

Mr. Thornton. New Stile.

Mr. Sol. Gen. Did you fee him there all the

Mr. Thornton. Yes, I did fee him every Day, I believe, in the Refectory at Dinner-time, and at Night in the Dormitory, where all the Collegians have their Beds: I lay over-against him every Night, I faw him particularly upon the Day of Hilley's Departure, which was the 24th of April New Stile, and I saw him the 1st of May New Stile, upon the coming of Mr. Burnaby to the College; and particularly again I remember him there the 2d of May, when my School-fellows exhibited an Action, or Play.

Mr. At. Gen. Was Mr. Oates there then?

Mr. Thornton. Yes, I faw him present at it, and Iknow it by this particular Circumstance, there was a Scuffle between him and another about a Place to fee the Play.

Mr. Jones. Did you see him the 23d of April Old Stile, that is, the 3d of May New Stile, which was the Day after your Play, that you remember?

Mr. Thornton. I do not remember that I did fee him that Day, by any particular Circumstance, tho' I believe I did,

Mr. Jones. Do you remember when Mr. Pool came away from St. Omers?

Mr. Thernton. Yes, I do. Mr. Jones. When was that?

Mr. Thornton. The 5th of May New Stile.

Mr. Jones. Was Oates at St. Omers at that time? Mr. Thornton. Yes, he was there then, I am fure.

Mr. At. Gen. Was not he Reader there in the College?

Mr. Thornton. He was Reader in the Sodality, and to my knowledge, he did not miss once from the 24th of April New Stile, to the 24th of May New Stile, from being there, and reading in the Sodality.

L. C. J. What did he use to read?

Mr. Thornton. Some spiritual Book, or piece of Divinity, or the like, as it was usual to have read every Śunday and Holiday.

L.C.J. And that is one reason why you conclude he was there all that while, because every Sunday

and Holiday he was to read, and did read.

Mr. Thornton. Yes, my Lord.

Oates. Pray, my Lord, be pleas'd to ask this Gentleman what Religion he is of.

Mr. Thornton. A Roman Catholick.

Oates. Where does he live? L.C.J. Where do you live, Mr. Thornton?

Mr. Thornton. I am a Northumberland Man. that's my Country.

Oates. My Lord, I defire to know of him, when he did come from St. Omers.

Mr. Thornton. I came from St. Omers, my Lord, about two Years after that Oates went away from

Oates. Pray, my Lord, be pleas'd to ask him. who it was that was Rector or Governour of that House or College

Mr. Thornton. It was one Mr. Richard Albby. Oates. Pray, my Lord, be pleas'd to ask him what School he was in there.

Mr. Thornton. I was in Syntax, my Lord.

Oates. Then, my Lord, I would ask him another Question, and that is this, whether he was not a Witness in behalf of the five Jesuits and Mr. Langborn?

Mr. Thornton. No, I was not, my Lord.

Oates. My Lord, I defire to know if he can tell the occasion of Mr. Hilfley's coming away from St. Omers.

Mr. Thornton. It never concern'd me at all, and

I never enquired into it.

Oates. Then, my Lord, I would ask him this Question, why he is so precise as to his Remembrance of what was done in April and May, when he does not give any account of any other time, nor did the other Witnesses.

L. C. J. Yes, but they do; they give you a particular account from the time of your coming thither, which was about Christmas, some fay the latter end of November, or the beginning of December, they are not positive to any particular time, but thereabouts, and so from that time all along till June.

Oates. I beg your Lordship's pardon, I did not hear that he faid any fuch thing

L. C. J. If you will, I'll ask him that Question again for your Satisfaction.

Oates. If you please, my Lord. L. C. J. Then mind what is said; do you remember that Oates was there in March before, and in February before?

Mr. Thornton. Yes, I particularly remember in March before, he did read a ridiculous Book in the Sodality, and he was remarkable in the House by twenty ridiculous Passages.

O.ites. I do acknowledge I did in March read a pleasant Book, call'd, The Contempt of the Clergy.

L. C. J. By whose order did he read that Book in the Sodality?

Mr.

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Mr. Thornton. I do not know whether it was by his own Election that he was Reader there, or by the Command of the Prefect of the Studies, that has the Care of the Students, and appoints them their Bufinefs.

Oates. Pray, my Lord, be pleas'd to ask him

how long he was refident at St. Omers.

Mr. Thornton. I was there feven Years.

L.C. 7. You faid he was there in June till Midsummer Eve.

Mr. Thornton. Yes, he was fo.

Oates. I own that I was there in June, but that was after I return'd from England.

L. C. J. When do you fay he left the College

firft?

Mr. Thornton. He never left the College from the time of his coming thither first till Midsummer Eve, only one time that he was at Watton, and that was but a Day or two at most, which is not a League out of Town.

L. C. J. Do you remember him there about

Christmas time?

Mr. Thornton. Yes, my Lord, very well. L. C. 7. When was it he went to Watton?

Mr. Thornton. About the latter end of January, as I do remember, and in February above Shrovetide, I remember him particularly to be there.

L. C. J. Now, Mr. Oates, you see he speaks to other times besides April and May, and he brings, upon my Word, very notable Circumstances.

Oates. He fays he went to School with me there,

I think, my Lord?

Mr. Thornton. No, I say he was in the same Col-

L. C. J. But not in the same Classis, for it seems you were in the Rhetorick Form, and he in the

Syntax. Mr. Thornton. My Lord, he went there by reafon of his Age, and upon no other account; he might have gone elsewhere with us who were of

a lower Form for any great store of Learning he L. C. J. You hear him, I suppose, Mr. Oates, he gives no great Commendation of your Scho-

larship. Oates. That is nothing to this Question; but pray, my Lord, be pleased to ask him, whether he did not hear of a Confult of the Jesuits held here in England in April 78?

L. C. J. What fay you, Sir? Did you hear of

any fuch Confult?

Mr. Thornton. Yes, my Lord, I did hear of a Triennial Congregation, fuch as used to be held by them, but that did not belong to me to enquire in-

Oates. My Lord, I defire to know of whom he

did hear it?

L. C. J. How do you know there was fuch a

Confult, who told you of it?

Mr. Thornton. I heard of it in the House, and I had read that it was the Cuftom of that Society of People, to have fuch a Meeting once in three Years.

Mr. At. Gen. Pray for what purpose did they so

meet?

Mr. Thornton, As I have been told, it was to fend a Procurator to Rome, and for their managing

their other Affairs, which concern'd their Society.

Mr. Sol. Gen. Have the Jesuits usually such a
Consult once in three Years, Sir?

Mr. Thornton. I was never present at any such Congregation, I was not capable of it.

L. C. 7. But was it used to be said so?

Mr. Thornton. Yes, my Lord, I have heard it

faid so, and read of it.

L. C. J. Mr. Oates, will you ask him any more

Questions?

Oates. No, my Lord.

L. C. 7. Well then, go on, Mr. Attorney, and call another Witness.

Mr. At. Gen. Swear Mr. William Conway.

[Which was done.

Mr. Sol. Gen. Mr. Conway, pray will you give my Lord and the Jury an account where you were in the Year 1677, and in the Year 1678?

Mr. Conway. I was then at St. Omers, my Lord. Mr. Sol. Gen. Do you remember Mr. Oates there

at any time?

Mr. Conway. Yes, my Lord, I do.

Mr. Sol. Gen. Pray, at what time was he there, as you remember?

Mr. Conway. He came in December before Christmas 1677, and did not go away till June 1678.

Mr. Sol. Gen. What time in June did he go a-

Mr. Conway. About the twentieth of June, I think.

Mr. Sol. Gen. Were you there all that Year?

Mr. Conway. Yes, I was there a Scholar in the College.

Mr. Jones. Was he all the time you speak of in the College?

Mr. Conway. He lay out one Night.

Mr. Sol. Gen. What time was that?

Mr. Conway. In January, to the best of my remembrance.

Mr. Sol. Gen. Could he be out of the College any time and not be mis'd?

Mr. Conway. No, my Lord, he could not.

Mr. Sol. Gen. Did you miss him at any time? Mr. Conway. No, my Lord.

Mr. Sol. Gen. Was he there in April 1678?

Mr. Conway. Yes, my Lord. Mr. Sol. Gen. Can you tell any particular Paffa-

ges that can make you remember it?

Mr. Conway. Yes, my Lord, I can. Mr. Sol. Gen. Tell my Lord and the Jury how

you can remember it.

Mr. Conway. I remember Mr. Hilley's Departure, which was the 24th of April New Stile, and foon after Mr. Burnaby came, but I do not know the time exactly; I was defirous to know of Mr. Burnaby whether he met Mr. Hilfley upon the way, and he told me he did meet him, and the next Day I faw Mr. Oates and Mr. Burnaby walking together very familiarly, and I took particular notice of it at that time, Mr. Burnaby being but newly come, fo that I took him to have known Mr. Burnaby before, or else I concluded him to be a little impudent by his intruding into his Company.

Mr. Sol. Gen. Do you remember him in March

before?

Mr. Conway. Yes, Sir.

Mr. Sol. Gen. What Particulars do you remember of his being there then?

Mr. Conway. I remember him to be there on the Thursday in Mid-Lent, the Scholars in the College had a particular Recreation, which they call, Sawing of the Witch, and Mr. Oates was among them, and I was one of them that broke a Pan about his Head for Recreation.

Mr. Sol. Gen. Do you remember the 1st of May,

that there was in your College a Play acted?

Mr. Conway. As for the Play, I remember what Part Esquire Pool acted in it, but I remember not any Particulars that can make me so fure as to fwear that Oates was there?

Mr. At. Gen. Do you remember any scuffling for

a Place there?

Mr. Conway. I do not remember it of my own

Knowledge, I heard of it afterwards.

Mr. Sol Gen. You fay that you faw Mr. Burnaby and him walking together the next Day after he

Mr. Conway. Yes, I did fo, Sir.

Mr. Sol. Gen. Did Oates use to read in the Sodality?

Mr. Conway. My Lord, there was another chofen according to the Custom to read, but Mr. Oates took the Book, and did read.

Mr. Sol. Gen. Did he read constantly?

Mr. Conway. I did never miss him any Sunday or Holiday all the time.

L. C. 7. From what time to what time did he read?

Mr. Conway. From a little after Easter till he

went away.

Mr. At. Gen. Is it usually taken notice of in the College, when any Person who is a Student goes

away from the College?

Mr. Conway. There is nothing more discours'd of among the Scholars than that, when it happens any one goes out of the College.

L. C. J. And pray when did he go away? Mr. Conway. In June, about the twentieth, as

near as I can remember.

Mr. Sol. Gen. Did you observe him at Dinner there constantly?

Mr. Conway. Yes, he fat by himfelf. Mr. Sol. Gen. How came that to pass?

Mr. Conway. He fat at a little Table in the Hall by himself, for he pretended, being a Man in Years, he could not diet as the rest of the young Students did, and therefore obtain'd leave to fit alone at a little Table by himself, and he sat next to the Table of the Fathers, to which all the Students were to make their Reverence before they fat down.

L. C. J. He was a very remarkable Man by his

fitting by himfelf; did he fit there always? Mr. Conway. He chang'd his Table once, and I took notice that he fat on the other fide of the Refectory.

Mr. Sol. Gen. When was that I pray, can you

remember?

Mr. Conway. That was a little after Eafter.

Mr. At. Gen. Will Mr. Oates ask him any Questions?

Oates. Pray, my Lord, will you ask this Gentleman what Religion he is of.

Mr. Conway. I am a Roman Catholick.

Oates. Pray, alk him where he lives.
L. C. J. Where do you live, Sir?
Mr. Conway. Where now at present, my Lord?

L. C. J. Where do you usually live? Mr. Conway. I am a Flintsbire Man, my Lord. Oates. Pray ask him what Name he did go by at

St. Omers. Mr. Conway. By the Name of William Parry. Oates. Pray ask him by what Name he gave his

Evidence in at the five Jesuits Trial. L. C. J. Were you a Witness at the Trial of the five Jesuits?

Mr. Conway. Yes, I was.

L. C. J. By what Name did you give your Evidence there ?

Mr. Conway. By the Name of Parry.

Oates. Then I defire the Court to take notice he represented himselt by a seign'd Name in a Court of Record.

Mr. Conway. I went by oth Names, my Lord. L. C. J. Well, make what Advantage you can of it by and by.

Oates. Pray, my Lord, ask him, if ever he heard of any Consult of the Jesuits reld here in England in Arril 1678.

Mr. Conway. Yes, I did.

Oates. Pray, my Lord, ask him who inform'd him of that Confult.

Mr. Conway. I heard it among the rest of the Scholars, and feeing fome of the Fathers go over to

it, I was told fo Mr. At. Gen. Is it an usual thing for them to have fuch Meetings?

Mr. Conway. They have a Congregation ordina-

rily once in three Years. Mr. Sol. Gen. Does it go by the Name of a Con-

fult, or what Name has it? Mr. Conway. Some call it a Congregation, and

fome a Confult.

Mr. Sol. Gen. What is the end of fuch Meeting, as you have heard?

Mr. Conway. They fay it was to chuse a Procurator to fend to Rome, and give an account of the Province.

Oates. My Lord, I would ask him another Question, whether he is to have any Reward for giving this Evidence here.

Mr. Conwoy. No, not that I know of, but what

I expect from Almighty God.

Oates. Pray ask him how long he liv'd at St.

Mr. Conway. Five Years.

Oates. My Lord, I have done with him.

Mr. Sol. Gen. Then call Mr. Haggerstone, and [Which was done.

Mr. At. Gen. Mr. Haggerstone, pray will you acquaint my Lord and the Jury, were you at St. Omers

in the Year 1678, with Mr. Oates?

Mr. Haggerstone. Yes, I was, my Lord, I had the Honour to be of the same Bench with the Doctor of Salamanca.

L. C. J. You mean you were of the same Class with him.

Mr. Haggerstone. Yes, my Lord, of the same Class.

L. C. J. In what Year was it? Mr. Haggerstone. In the Year 1678. Mr. At. Gen. In what Form were you?

Mr. Haggerstone. In the same Bench with Dr.

Oates, in the Khetorick Form. Mr. At. Gen. Do you remember Mr. Oates in April 1678.

Mr. Haggerstone. Yes.

Mr. At. Gen. What time? Mr. Haggerstone. He spoke unto me on the 25th of April.

Mr. At. Gen. What Stile do you mean?

Mr. Haggerstone. New Stile, Sir; to avoid Confusion, I speak of the Stile of the Place where I was; he ask'd me concerning our School-sellow Mr. Hilfley, who was then gone from the College, whether I had heard any thing from him fince he went away, and he spoke of an Indisposition he had, for which he prescrib'd him a Medicine of Poppy, and he thought it would do his Business effectually.

L. C. J. Who said so?

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Mr. Haggerstone. The Doctor of Sulamanca; he was call'd Sampson Lucy in the College: and likewife he forbid him to chew Tobacco, which he used to do very much; he was call'd Titus Ambrofius, he had twenty Names.

mr. At. Gen. Was he there all April, Sir?
Mr. Haggerstone Yes, he was, Sir.
Mr. Haggerstone Did you know him in March be-

fore?

Mr. Huggerstone. Yes, he was there all March

before. Mr. At. Gen. Was he there in February?

Mr. Haggerstone. Yes, as near as I can remember, he was absent but one Day, and then he went L.C.J. Do you remember when he came thither first? to Watton in February, or elfe in January.

Mr. Haggerstone. Yes, my Lord, he came in

December near Christmas, as I remember.

L. C. J. Was it about that time, upon your Oath? Mr. Haggerstone. I speak it upon my Oath, it

L. C. 7. When did he go away?

Mr. Haggerstone. About the latter end of June. L.C. J. Was he absent any time between De-

cember and June?

Mr. Haggerstone. I do not remember that he was absent, save only in January or February, and that was not for above a Night, when he went to

L. C. J. Might not he be absent, and you not

mind it, or know it?

Mr. Haggerstone. Sure if he had been absent, we could not but have known it.

L. C. J. How so, pray you? Mr. Haggerstone. If any goes away, 'tis so publick, that it cannot be without notice being taken of it.

Mr. At. Gen. Can you remember by any particular Token he was there in April or May?

Mr. Haggerstone. He spoke to me on the 29th of April New Stile, and told me, that there was a Craving Englishman had been there to beg an Alms, and there was a Collection made for him among the Scholars, but he faid he would give him no-thing, for he told me he had been cheated by fuch an one of some Pieces of Eight in Spain; this I remember was the 28th or 29th of April New Stile. I faw him there the 1st of May; upon the 2d of May there was an Action of the Scholars, and he was present at it; the 5th of May I was at School with him, when Mr. Pool went away for England, and I heard him about that time preach a pleafant Sermon, for he would undertake fometimes to preach, and he faid in it, That the late King Charles II. halted betwixt two Opinions, and a Stream of Popery went between his Legs.

L. C. J. Was this in May?

Mr. Haggerstone. Yes, just after Mr. Pool went away for England, and he had some pretty Reslections in his Sermon about Toby's Dog wagging his

L. C. J. Well, do you ask this Witness any Question, Mr. Oates?

Oates. Pray be pleased to ask him, my Lord, what Religion he is of?

Mr. Haggerstone. I am a Papist, my Lord, I am not asham'd of it.

Oates. Pray, my Lord, ask where he lives?

Mr. Haggerstone. At London.

Oates. Pray ask him what Countryman he is?

Mr. Haggerstone. I am a Northumberland-man: my Father is Sir Thomas Haggerstone, a Man better known than your Father, Dr. Oales.

L. C. J. Nay, nay, do not be in a Passion, Man. Oates. Pray ask him how long I was with him at

St. Omers.

Mr. Haggerstone. For half a Year at least.

Oates. My Lord, I desire to know how long he staid there himself?

Mr. Haggerstone, I studied my whole Course of

Humanity there.

L. C. J. How long were you there in all?

Mr. Haggerstone. Seven Years.

Oates. Pray, my Lord, ask him, whether he knows of any Confult held, or to be held here in

in England in April 1678?
Mr. Haggerstone. Yes, my Lord, I saw two of the Fathers go from St. Omers to the Congregation, and was there at their Return; but all that time I frequented Dr. Oates's Company, and he remained in the College:

Oates. Pray, who were these two Fathers?

Mr. Haggerstone. Mr. Williams and Mr. Marsh; and when they return'd, Oates asked me about it. whether they had been at the Confult, and I told him there was fuch a thing, but he never knew it till afterwards; but this I am fure of, he was never missing all the while, I sat on the same Bench with him.

Oates. Pray, my Lord, ask him what Name he

went by at St. Omers.

Mr. Haggerstone, I went by the Name of Harry Howard, my Mother was a Howard, Doctor.

Oates. Pray ask him, whether he came into England when he went away from thence?

Mr. Haggerstone. No, I went and studied my Philosophy at Doway.

Oates. I desire to ask him one Question more. Mr. Haggerstone. Twenty, if you please, Doctor.

Oates. I desire to know of him the occasion of

Mr. Hilsley's coming away?

Mr. Haggerstone. I do know it, but truly I cannot tell whether it be fit for me to speak of it; it was upon fome unhandsome account, but I must not blemish any Gentleman, I think,

Oates. My Lord, I will ask him one Question more, whether ever he was admitted into the Society?

L. C. J. I will not ask him that Question; how often have I told you no fuch Questions are to be ask'd? Must I make him liable to Penalty? No, ask Questions that are fair, and you shall have a fair Answer.

Oates. My Lord, I have done then with him. Mr. Sol. Gen. Then swear Mr. Robert Beeston.

[Which was done;

Mr. At. Gen. Pray, Sir, were you at St. Omers in the Year 77 and 78?

Mr. Beefton. Yes, my Lord, I was.

Mr. At. Gen. Did you see Mr. Oates there then? Do you know him?

Mr. Beefton, Yes, I know him very well, I did fee him there.

Mr. At. Gen. What Months did you fee him

Mr. Beeston. He came there in December, the beginning as I remember, and he staid there to June the latter end.

Mr. At. Gen. What Year was that in? Mr. Beefton. He came in 77, and went away in 78,

Mr. At. Gen. Did you observe him to be there in April and May 78?

Mr. Beefton, The latter end of April, and the

beginning of May, I did.
Mr. At. Gen. Tell the Court particularly how

you remember it.

Mr. Beefton, My Lord, I faw him the first of May at St. Omers, where he played at Nine-pins, and I laid a Wager upon the same side that he did, and loft my Money as well as he.

I. C. 7. Do you remember any other time?

Mr. Beefton. I saw him the 2d of May, by the fame token that I met him in the College that Day, when our School exhibited an Action in the Hall, and I met him after Supper; now in this Action I had both acted and fung, and they came and congratulated me for my finging, Mr. Oates faid, If I had paid for learning to fing, I had been basely cheated: and then in the Morning I was chosen Reader in the Sodality, the 25th of April, or thereabouts, for a Fortnight, and Mr. Oates by his own Submiffion was admitted to read, only with this Condition, that if ever he were wanting, I was to read again: but this I fay, I never supplied the Place; therefore I am fure he did continue there all the while, and if he had been out, I must have been called upon to read.

L. C. J. Were you in the College all the time

he was there?

Mr. Beeston. Yes, my Lord, I was. L. C. J. Did you miss him at any time? Mr. Beeston. No, I never miss'd him.

L. C. J. Are you fure he was not away all that

Mr. Beefton. I am fure, as much as a Man can be certain of one that is of the same Family with himself; nay, I am as sure of it, as that I was there

L. C. J. Can you speak any thing particularly

of his reading?

Mr. Beefton. My Lord, I was to have read, if he was absent; but I was never called upon to read, and therefore I may well conclude he was there all

L. C. J. He gives a material Evidence.

Mr. Sol. Gen. Was Mr. Oates fuch a remarkable

Man that he must be miss'd?

Mr. Beefton. He was very particular, both for Age, and that he had a particular Table to eat at. Mr. Sol. Gen. Can you remember any thing

Mr. Beefton. I remember too, that when Mr. Burnaby came first, he was often with him; the 2d, 3d, and 4th of May, I faw him there with Mr. Burnaby, and I took particular notice of the Friendship between them, which I thought strange between Persons that I supposed never saw one another before.

L. C. J. Have you any Questions to ask this

Man, Mr. Oates?

Oates. My Lord, I defire to ask this Gentleman what Religion he is of?

Mr. Beefton. I am a Roman Catholick.

Oates. Pray, my Lord, be pleased to ask him, when he went to St. Omers, and when he came away from thence, and how long he was refident there?

Mr. Beeston. I know not exactly what Year it was I came, but I staid the greatest Part of seven

Oates. Pray, my Lord, ask him, what Jesuits went from St. Omers to the Consult of April 78? Vol. IV.

Mr. Beeflon. There was fome that pass'd by, I did not take much notice of them.

Oates. Pray, my Lord, ask him, who it was in-

formed him of that Confult?

Mr. Beefton. I do not know who particularly, I only heard of fuch a Rumour.

Mr. At. Gen. Was it an extraordinary thing? Mr. Beefton. No, it was but an ordinary thing, as they used to have once in three Years,

Oates. You fay you faw me every Day there?

L. C. 7. He fays he believes he might, because you were Reader in his stead; and if you had been absent, he must have been called upon to read, which he was not, he fays.

Oates. Very well, my Lord, I defire you would ask him, whether he does not remember such a thing as an Eight-day's Exercise, wherein those that perform the Exercise, are separated from all

Company during that time.

Mr. Beefton. Yes, my Lord, I do remember that he was once in that Eight-day's Exercise, and during the Eight Days I faw him walk in the Garden several times.

Oates. Pray, my Lord, ask him, if he were an Evidence at the Trial of the five Jesuits, or Langborn, and whether he gave this Evidence long

Mr. Beefton. No, I did not, I was not there.

Oates. Pray, my Lord, ask him what Reward he is to have?

L. C. J. Are you to have any Reward for your Testimony, Mr. Beeston?

Mr. Beeston. No, my Lord. Oates. My Lord, I defire to know of him, how he comes to be pick'd out among the rest of the Students there, to come here, and be an Evidence in this Cause?

Mr. Beefton, My Lord, I was fubpæna'd by his Majesty, if I knew any thing of this Matter, that I should come here and testify my Knowledge.

Pray, by what Name did he go at Oates. St. Omers?

Mr. Beefton. By the Name of Beefton, as I do

Oates. And is that his own Name?

Mr. Beeston. Yes, my Lord. L. C. J. Pray go on, Mr. Attorney.

Mr. At. Gen. Swear Clement Smith.

[Which was done. Mr. Sol. Gen. Pray, Sir, were you at St. Omers in the Year 77 and 78?
Mr. Smith. Yes, I was.

Mr. Sol. Gen. Do you remember Mr. Oates there at that time?

Mr. Smith. Yes, I was in the fame Class with him. Mr. At. Gen. Pray when came he thither, and how long did he ftay there?

Mr. Smith. He came a little before Christmas, and staid till June.

Mr. At. Gen. Was he not absent at any time all that while?

Mr. Smith. No, he was not, except one Day. Mr. At. Gen. Do you remember Watton's Bufi-

ness, his going thither in January? Mr. Smith. He told me of it, and that he de-

fign'd to ask the Rector leave to go.

L. C. J. Was he absent any other time till June? Mr. Smith. No, my Lord, for I will tell you, I every Day dined with him, eat a Collation with him in the Afternoon, and breakfasted and supp'd in the same Refectory, during all that time, except when he or I was in the Infirmary. L. C. 7.

### 132. The Trial of Titus Oates D.D. Paschæ 1Jac. II.

L. C. 7. When ever he was absent, he was in the Infirmary, was he? Mr. Smith. Yes, my Lord.

L. C. J. Did not he miss his Breakfast any time all that while?

Mr. Smith. If he did, we used to enquire after

Mr. At. Gen. Pray when were you in the Infir-

mary? Mr. Smith. The 21st of April New Stile, I fell fick, and I remain'd fick till May the 7th, and was in the Infirmary, and then he vifited me almost daily, or every other Day in the Infirmary; and on the 2d of May I faw him and one Mr. Burnaby rogether, and on the Day Mr. Pool departed, which I take to be the 5th of May, Mr. Oates came to me as foon as he was gone out of the House, and told me of it; and he did the same too that Day that Mr. Hilfley went away, which was the 24th of April New Stile.

Mr. At. Gen. Was not he in the Infirmary him-

Mr. Smith. Yes, during this time he came into the Infirmary, and was fick there.

Mr. At. Gen. When was that?
Mr. Smith. A Day or two after Mr. Hilfley went away, and continued there two or three Days, and I remember it particularly by this Circumstance, that he proposed a Question to the Physician about himself in Latin, and spoke a Solecism, which was this, he faid, Si placet Dominatio vestra.

Oates. Who did fay fo?

L. C. J. You did, he fays, speak that false Latin to the Doctor.

Oates. That's false Latin indeed! L. C. J. We know that, but it seems it was your Latin.

Mr. At. Gen. When came he away from St. Omers?

Mr. Smith. About the 20th of June; fomething after the 20th of June, as I remember.

L.C.J. Are you fure he was not out of the College so long as to make a Journey to London, and back again?

Mr. Smith. No, I am fure he could not without being mis'd; and going to School with him, and eating Dinner and Supper with him conftantly always at the same place, I must needs know if he

Oates. When went I away from St. Omers, does he

fay?

Mr. Smith. After the 20th of June 78.

L. C.J. He is your old Acquaintance and Schoolfellow, Mr. Oates; you visited him when he was

Oates. What Religion is this Gentleman of, my Lord, I would know?

Mr. Smith. I am a Roman Catholick.

Oates. I defire your Lordship to ask him how long he liv'd at St. Omers ?

Mr. Smith. Above fix Years.

Oates. Pray ask him, when he came away? Mr. Smith. A little after Dr. Oates came away. Oates. Did he come directly for England?

Mr. Smith. No, I did not.

Oates. Whither did he go then? Mr. Smith. I went about a little-

Oates. Where, my Lord?

Mr. Smith. I went about to take fome Turns in the Low-Countries; I went to Watton, and up and

Oates. He is a Jefuit, my Lord, and that the World knows, and must know.

L. C. 7. I know nothing of it, I do affure you. Oates. Pray, my Lord, be pleased to ask himwhether he did not hear of a Confult of Jefuits in April 78, and what Jefuits went from St. Omers to

Mr. Smith. I heard it as a Rumour in the College, that there was to be a Congregation at than time, but I know not where particularly it was to be kept; but I know that then there pass'd by St. Omers two Fathers, Mr. Marsh, and Mr. Williams.

Oates. What were they?

Mr. Smith. Jefuits.

L. C. 7. He told you they were Fathers.

Mr. At. Gen. Pray, was it an extraordinary, or an ordinary Meeting that?

Mr. Smith. They used to fay in the College, that it was an ordinary thing to have fuch a Congregation every three Years.

Mr. Sol. Gen. Pray, fwear Mr. Edward Price.

[Which was done. Mr. At. Gen. Pray, Mr. Price, will you give my Lord and the Gentlemen of the Jury an account, whether you were at St. Omers in the Year 77, and

Mr. Price. I was there both these Years.

Mr. At. Gen. Do you remember Mr. Qates there?

Mr. Price. Yes, my Lord, I do.

Mr. At. Gen. When did he come, and when did he go away?

Mr. Price. He came there about December 77,

and he continued there till June 78.

Mr. At. Gen. Was he absent from St. Omers at any time all that while?

Mr. Price. Never, that I know of, but one Night at Watton, when he came back the following Day, and that was in January.

Mr. At. Gen. Do you remember particularly that

he was there in April and May 78?

Mr. Price. I remember Mr. Hilfley, according to the foreign Stile, left St. Omers upon the 24th of April 78. I was told the following Day that Mr. Oates went into the Infirmary, which was Monday the 25th, and flaid there a Day or two, and upon Wednesday the 27th I faw him going to Mass; then upon the Sunday following, which was the 1st of May New Stile, came Mr. Burnaby to St. Omers, and I faw him in Oates's Company that Day, and I faw him on Monday again the 2d of May in his Company; I faw him the 3d of May at the Table, which I particularly remember, because it was the Feaft of the Invention of the Holy Cross: The 4th of May I have no Circumstance to remember him by; but the 5th of May I faw him take his leave of Mr. Pool, and I likewife faw him the 10th or 11th of May at another of our Actions, wherein Mr. Watson had a Quarrel with him, and beat him. I should have miss'd him above any other Man, because he was so noted a Man.

Mr. At. Gen. What was he noted for? For any thing else but his distinct Place in the Refectory?

Mr. Price. Yes, he was very abfurd, and always quarrelling with the Students there.

L. C.J. Do you remember him read in the Sodality?

Mr. Price. I was not of that Bench that he was

Oates. My Lord, I defire to know what this Gentleman's Religion is?

L. C. J. What Religion are you of, Sir? Mr. Price. If your Lordship please to know, I am a Roman Catholick.

Outes.

Oates. My Lord, I defire to ask him, when he went first to St. Omers, and when he came away?

Mr. Price. I was fix Years at St. Omers; I was there a twelve-month before Mr. Oates came thither, and came from thence about three Years

Oates. Did you come directly to England when

vou came away?

Mr. Price. My Lord, I went to Liege to study Philosophy, and I live now with my Father at home.

Oates. My Lord, I defire to ask him, whether he did not hear of a Confult to be held in April 78?

Mr. Price. I did hear there was a Congregation which was their usual Triennial Meeting, and particularly I remember about that time there came Mr. Williams, and Mr. Marsh, and it was reported that they were going to the Congregation.

Oates. I defire to ask him, if he was not a Witness at the Trial of the five Jesuits, or at the Trial

of Langborn?

Mr. Price. No, I was not.

Oates. Pray, what Name did he go by at St. Omers ?

Mr. Price. By my own Name, which is Edward Price.

Mr. Sol. Gen. Then fwear the next, that is, Mr. James Doddington.

Mr. At. Gen. Pray, Sir, were you at St. Omers in the Year 77, and 78?

Mr. Doddington. Yes, Sir, I was.

Mr. At. Gen. Did you know that Gentleman Mr. Oates there ?

Mr. Doddington. I know him very well.

Mr. At. Gen. What time did he come to St. Omers, and how long did he ftay there?

Mr. Doddington. He came about Christmas, and

staid about the latter end of June.

Mr. At. Gen. How do you remember he staid there fo long, what Circumstances have you to

make you remember it? Mr. Doddington. In general his Conversation and Canting Stories after Dinner and Supper, and Times of Recreation, made him fo remarkable, that no body could miss him all the time he was there.

Mr. At. Gen. Did you observe him to be in the

Hall, or at the Exercises?

Mr. Doddington. Yes, I faw him feveral times.

Mr. Sol. Gen. Do you remember the time Mr.

Hilley went away?

Mr. Doddington. Yes, it was a little after Easter, and I do remember that two or three Days after I went into the Infirmary, and faw Mr. Oates there, and had Discourses with him.

Mr. At. Gen. Do you remember Mr. Burnaby's

coming to St. Omers, and when was it?

Mr. Doddington. Yes, the 1st of May Mr. Burnaby came to St. Omers, and the next Day I saw Oates with him, and for ten or twelve Days fucceffively they were in one another's Company; and then of a fudden the Correspondence broke off, but I know not upon what account.

L.C.J. Was he Reader there, as you remem-

ber?

Mr. Doddington. I do remember he did read in the Sodality.
L. C. J. When was that?

Mr. Doddington. I remember he read at Shrove-

Oates. Did you hear me read there? Mr. Doddington. Yes, that I did, Sir. Oates. Were you of the Sodality? Vol. IV.

Mr. Doddington, Yes, I was, Sir,

Mr. At. Gen. Do you remember the time he came away from St. Omers?

Mr. Doddington. It was about Midsummer, my

Mr. At. Gen. Were you out of the College your felf at any time when he was there?

Mr. Doddington. No, I was not.

L. C. 7. Come, I will ask you a plain Ouestion a Was he fo long at any time out of the College as to come to London and stay here two or three Days. and come back again?

Mr. Doddington. My Lord, he was fo remarkable by his Stories and ridiculous Actions, and falling out with every one of the College, that if he had been abfent, we must needs have missed him.

L. C. 7. Did you miss him at any time?

Mr. Doddington. My Lord, I never miss'd him but one Day.

L. C. J. When was that?

Mr. Doddington. They faid he was gone to Wat-

L. C. 7. What time was that?

Mr. Doddington. In January, about fix Weeks after he came first.

Oates. Pray, my Lord, ask him what Religion he is of?

Mr. Doddington. I am a Roman Catholick.

Oates. And a Scholar of St. Omers.

L. C. J. Make your Remarks by and by.

Oates. Pray, my Lord, ask him what Name he went by at St. Omers?

Mr. Doddington. By the Name of Hollis, my

Oates. Pray, my Lord, ask him how long he was refident there?

Mr. Doddington. Near upon five Years.

Oates. Pray, my Lord, ask him the occasion of his coming over at first?

Mr. Doddington. I had Bufiness in England, and I had a mind to fee my Friends.

Oates. Pray, my Lord, ask him, whether he did not pretend at the five Jesuits Trial, that he came over upon the King's Proclamation, to call home those that were in the Seminaries?

L. C. J. Were you at the Trial of the five Je-

fuits?

Mr. Doddington. Yes, I was; but if I came over upon the King's Proclamation, what hurt is there in that?

L. C. J. None at all, as I know of.

Oates. Pray, my Lord, ask him, whether he

did return again to St. Omers, or no?

Mr. Doddington. My Lord, I pass'd by St. Omer once, but I never staid a Day in the College fince.

Oates. Pray, my Lord, be pleafed to ask him, whether he ever heard of a Confult of the Jesuits in April 78?

Mr. Doddington. I did hear of a Congregation. Oates. Call it a Confult or a Congregation, it is

L. C. J. He fays he did hear of it.

Oates. Ask him by whom he did hear of it?

Mr. Doddington. I faw the Provincial when he came back from England.

Oates. Who was that Provincial, what was his

Mr. Doddington. Mr. Whitebread.

Oates. Was not Mr. Whitebread resident some time at St. Omers?

Mr. Doddington. Yes a while he was.  $D_2$ 

Oates.

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Oates. Pray, was not that House under his Government?

Mr. Doddington. My Lord, I can give no account of that, but it is generally under the Government of the Rector of St. Omers.

Mr. Hanseys. Pray, Sir, give me leave to ask you one Question: Mr. Oates speaks of Mr. Whitebread; pray, how did Mr. Whitebread use Oates, when he came back from England?

Mr. Doddington. I heard fay, he did check him

very feverely for his many Miscarriages.

L. C. 7. He heard it, he fays, but he does not know it of his own Knowledge; that is no Evidence.

Mr. Sol. Gen. Pray fwear Mr. William Gerrard. Wbich was done.

Mr. At. Gen. Were you at St. Omers, Mr. Gerrard, in the Years 77 and 78?

Mr. Gerrard. Yes, I was,

Mr. At. Gen. Did you know Mr. Oates there?

Mr. Gerrard. Where is he, Sir? Mr. At. Gen. There he is in that Corner, do you know him?

Mr. Gerrard. Yes.

Mr. At. Gen. When came he to St. Omers?

Mr. Gerrard. He came to St. Omers in the Year of our Lord 77, and he went away in June

Mr. At. Gen. Was he there all the time? Mr. Gerrard. I never remember to have miss'd him, but only once when he went to Watton for a Night.

Mr. At. Gen. By what Tokens do you remember

him at any time there in April or May?

Mr. Gerrard. The 2d of May we had a Play, and he was there then, and I remember the 26th of May he was confirmed, and fo was I, it being St. Augustin's Day, and in the Refectory he had a Table by himfelf, and I used always at Meal-times to pass by that Table and make a Bow to the Fathers above before I fat down at Table; and I do not remember that ever he was absent, and if he had, I fhould furely have miss'd him.

L. C. J. When was St. Augustin's Day, that

you fay you and he were confirm'd?

Mr. Gerrard. It was the 26th of May.

Mr. At. Gen. Do you remember him in April there?

Mr. Gerrard. I cannot tell any particular Circumstance in April, but I do not remember to have mis'd him at all in April.

Mr. Sol. Gen. But you faw him there the 2d of

May, you fay?

Mr. Gerrard. Yes, I did fo, and the 26th of

Oates. The 26th of May Old Stile I was there, my Lord.

L. C. J. Ay, but he fays the 26th of May New Stile.

Oates. I was not there then, my Lord.

L. C. J. He swears you were.
Mr. Sol. Gen. Pray, between the 2d and 27th of May New Stile was he absent from St. Omers at any time?

Mr. Gerrard. I never remember to have mis'd him at all in that time.

Mr. At. Gen. Do you remember Mr. Pool's and

Mr. Hilsley's going away?

Mr. Gerrard. I do remember Mr. Hilfley's and Mr. Pool's going away, but I cannot speak particularly and exactly what time that was.

L. C. J. Is it usual to have Scholars go away without being miss'd?

Mr. Gerrard. No, my Lord, and he had a particular Place by himfelf.

Oates. Pray, ask him, my Lord, how he came

to know that I went away in June?

Mr. Gerrard. We miss'd him in his Place then, and 'twas difcours'd of all over the Town, that when the Provincial came he was to be difmifs'd.

Oates. I defire to know what Religion this Gen-

tleman is of?

Mr. Gerrard. My Lord I am a Roman Catho-

Oates. Pray, my Lord ask him what Name he went by at St. Omers?

Mr. Gerrard. By the Name of William Clovel.

Oates. Pray, my Lord, ask him, when he went to St. Omers, and how long he was refident there?

Mr. Gerrard. I came there about two Years before he came, and was there about two Years after he

went away.
Oates. Pray, my Lord, ask him, whether he came directly for England when he left St. Omers?

Mr. Gerrard. No, my Lord, I was four Years in Low Germany and France, and came into England the last Year.

Oates. Pray, Sir, were you a Witness at the five

Jesuits Trial, or at Langborn's Trial?

Mr. Gerrard. No, I was not; I came but laft

Year to England, I tell you.

Oates. Pray, my Lord, ask this Gentleman, whether he did not know or hear of a Confult of Jesuits, that was to be in April 78, and from whom he heard it?

Mr. Gerrard. My Lord, I know it is the Custom of the Fathers of that Order to have a Congregation once in three Years, about the Affairs of their Society, but then no Person is admitted to be one of that Congregation, but them that have been eighteen Years Jesuits; and he not having been fo much as a Novice, I know not how, if he had been here, he could have been prefent at it.

L. C. 7. He fays, that there used to be a triennial Congregation for the Business of the Society. but you could not be present at it, because you

had not been eighteen Years a Jesuit.

Mr. Gerrard. Ann. decimo octavo currente, is the Word of the Rule.

Oates. Pray, my Lord, ask him this Question, how he knows that to be the Rule?

Mr. Gerrard. You or any Man may read them in their Books.

L. C. J. It feems he has read them, and he fays, you must pass through eighteen Years before you be admitted of the Congregation; and he believes you were not there, for you were not capable of fo much as a Noviceship.

Oates. I defire your Lordship to ask him, whether or no he heard me read in the Sodality?

Mr. Gerrard. Yes, I did.

Oates. Were you of the Sodality?

Mr. Gerrard. Yes, I was.

Oates. Pray, my Lord, ask him, what Oaths are there taken before they be admitted into the Sodality?

L. C. J. No, by no means, I will not do it.
Oates. Why, my Lord, may not I ask it, to fhew what kind of Men these are?

L. C. J. No, indeed, it is but the same Question again, that I told you before is not to be asked, for it may make him liable to a Penalty; if you come to be a Witness, no man should ask you a Question that might make you obnoxious to a Penalty, no more must you ask them any such Questions. Oates.

Oates. I have done with him, my Lord. Mr. Sol. Gen. Where is my Lord Gerrard of

Bromley ?

Lord Gerrard. Here I am, Sir.

Mr. At. Gen. Pray, my Lord, do you remember Mr. Oates at St. Omers in the Year 77, and 78?

Lord Gerrard. He was difguifed in another Habit, and another colour'd Perriwig, the Hair was blacker than that he has on now; but I remember his Face very well, and know him again by the Tone of his Voice, which was very remarkable; but I never remember that he was absent from St. Omers after he came thither. I remember his coming exactly, which was about Christmas; nor did I ever hear that he was absent till June 78, New Stile, when he went away.

Mr. Sol. Gen. Do you remember, my Lord, when

Mr. Burnaby came?

Lord Gerrard. I do remember Mr. Burnaby's coming, but what time it was, I cannot exactly tell.

L. C. J. Is my Lord Gerrard fworn?

Mr. Sol. Gen. I think fo.

Lord Gerrard. No, my Lord, I am not fworn. L.C. 7. You must be sworn, my Lord. [Which

was done.

Now if you be pleafed to ask my Lord any Que-

stions, do.

Mr. At. Gen. My Lord, we defire to know of my Lord Gerrard of Bromley, whether he knew

Mr. Oates at St. Omers?

Lord Gerrard. My Lord, I remember he came in 77, as I take it, it was the beginning of December; and never heard he was absent or miss'd till June 78. I remember particularly upon the 25th of March, there was a new Lector to be Reader of the Sodality; and Mr. Oates desiring it, he was appointed to read. I was there my felf, and I never miffed him; I heard him read, that I do remember, feveral Sundays and Holidays, and never knew him absent any one: however, for five or fix Weeks he was constant at Reading; and I can the better remember it, because he had a particular Cant in his Tone, which all Men may know, who ever conversed with him.

Mr. Sol. Gen. If Oates please to ask my Lord

Gerrard any Questions, he may.

Lord Gerrard. Pray, my Lord let me speak a

Word or two more.

L. C. J. Ay, my Lord, pray go on. Lord Gerrard. I remember I heard Mr. Oates was at the Confirmation, which was upon St. Austin's Day; there was a Confirmation by a Catholick Bi-fhop, about the 26th of May New Stile, I remember I heard Mr. Oates was there, and the Bishop did particularly note him as a Person of elder Years

than the rest of the Students. L. C.J. Do you know this, my Lord, of your

own Knowledge? Lord Gerrard. I do, my Lord.

L. C. J. Because you say, you heard it. Lord Gerrard. My Lord, further I remember this, when the News of the Plot, being discovered by Oates, came to St. Omers, where he went by the Name of Sampson Lucy, and sometimes Titus Ambrofius, it was wondred by all the Scholars that knew him there, how he came to be fo impudent to pretend he was at fuch a Confult the 24th of April 78, when all the College faw him every Day in April and May at St. Omers, as much as a man can be feen in a Family, and was never known to be absent so much as one Day; besides, my Lord, 'tis a thing as generally noted as a thing can be, that no

Scholar goes away from, or comes to the College of St. Omers, but it is particularly known to the whole House; it is the common News and Discourse as much as any new Occurrences are here about the Town.

Mr. Sol. Gen. If Oates be pleased to ask him any

Questions, he may

Oates. My Lord, I desire this noble Lord may be asked a Question or two; I do not remember his Lordship there.

Lord Gerrard. I do very well remember the Man

by particular Remarks.

Oates. Yes, my Lord, you have occasion to remember me, and so have your whole Party. Pray, my Lord, let my Lord Gerrard be asked what Name his Lordship went by at St. Omers?

Lord Gerrard. Mr. Oates, I am not difficult in telling the Name I went by there. It was Clovel.

Oates. Pray, my Lord, I defire to know what

Religion his Lordship is of?

Lord Gerrard. Neither am I ashamed to own my

Religion, Mr. Oates; I am a Catholick.

Oates. Pray, my Lord, if you please, because this Noble Lord pretends he heard me read, I defire to know of him whether he was of the Sodali-

Lord Gerrard. I remember you particularly by your Voice, and that is one thing that particularly

brings you to my Remembrance now.

Oates. Pray ask this Noble Lord, if he was a

Witness at the Jesuits Trial?

Lord Gerrard. No, I was never a Witness in my Life before; by the Oath that I have taken. L. C. J. 'Tis very well, my Lord.

Oates. Pray, my Lord, ask this Nobleman, whether he did not know of a Confult in April 78, and from whom he knew it?

Lord Gerrard. No, I know of none, nor heard of any but by Rumour, after that you pretended to discover such a thing.

Oates. Did his Lordship see me every Day, does

he fay?

Lord Gerrard. I cannot fay every Day, but I faw him at the Refectory generally, and I remember it particularly, because he sat at a Table by himself; I believe he could not be absent without being mis'd, because we knew every Person that came in and went out.

Mr. Sol. Gen. Then fwear Mr. Samuel Morgan. Which was done.

Mr. At. Gen. Mr. Morgan, were you at St. Omers in 77, and 78?
Mr. Morgan. I was, my Lord.

Mr. At. Gen. Did you observe Mr. Oates to be there at that time?

Mr. Morgan. Yes, I did.

Mr. At. Gen. Pray give an account when he came, and when he went away.

Mr. Morgan. He came 14 or 15 Days before Christmas, as I remember, and went away in June.

Mr. At. Gen. What Christmas do you mean, Mr. Morgan?

Mr. Morgan. Christmas 77

Mr. At. Gen. And when did he go away? Mr. Morgan. In June 78, he went away.

Mr. At. Gen. Was he absent any time during that fpace?

Mr. Morgan. My Lord, I know not that he was ever absent above one Night in all that time.

Mr. At. Gen. What time was that one Night? Mr. Morgan. Truly, my Lord, I cannot tell what Month it was very exactly.

Mr,

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Mr. At. Gen. Whither was he gone that Night? Mr. Morgan. He went to Walton, three Miles off from St. Omers.

Mr. At. Gen. Do you remember the time when Mr. Hilfley came away, and when Mr. Burnaby came to St. Omers?

Mr. Morgan. Yes, I do, my Lord, very well. Mr. Sol. Gen. Was Mr. Oates there when Hilley went away?

Mr. Morgan. He was there then.

Mr. Sol. Gen. Was he there when Mr. Burnaby came?

Mr. Morgan. He was there when Mr. Burnaby came thither.

Mr. Sol. Gen. Was he there when Mr. Pool came away?

Mr. Morgan. Yes, my Lord, he was fo.

Mr. Sol. Gen. I will ask you this short Question, do you believe in your Conscience that he was abfent any particular time all that while?

Mr. Morgan. No, my Lord, I have no reason to

believe fo.

Oates. Pray, my Lord, ask him what Religion he is of

Mr. Morgan, I am of the Church of England. Oates. When were you reconciled to the Church of England?

Mr. Morgan. Five Years fince.

Oates. I defire to know of him what induced him to be reconciled to the Church of England.

L. C. 7. That is not a pertinent Question, nor fit to be ask'd. Is he to give an account of his Faith here?

Mr. Fust. Withins. It feems Mr. Oates is angry when the Witnesses are Papists, and when they are Protestants too.

Oates. When was it that I came to St. Omers, do

you fay?

Mr. Morgan. You came thither in December 77. L. C. J. So he told you before; why do you re-

peat things over and over again? Oates. When was it I went away from thence,

fay you?

Mr. Morgan. In June 78.

Mr. Sol. Gen. Do you remember the 24th of April Old Stile that Year?

Mr. Morgan. Yes, my Lord, I do remember it

very well.

Mr. Sol. Gen. Do you remember him to be at St. Omers that Day?

Mr. Morgan. Yes, I do, by this Circumstance. Mr. Sol. Gen. Ay, pray tell my Lord and the Jury that Circumstance, how you come to remember it.

Mr. Morgan. We had the Trial of Ireland brought over to us foon after it was printed, and there we found mentioned, that Mr. Oates had depos'd, that the 24th of April 78, there was a Confult of the Jesuits, and they met at the White Horse Tavern, where they refolv'd to kill the King, and he carried that Refolution from Chamber to Chamber, and he did nominate the Day; and having it then fresh in my Memory, tho' he swore that he was the 24th of April Old Stile in London at that Consult, yet I found him to be at St. Omers by a very particular Circumstance. My Lord, I was playing at Ball that Day, and struck it over into a Court, into which I could not get over myfelf, but I faw Mr. Oates then walking in the Court, and I came and borrow'd his Key, and fo went in, and there pass'd between us Words of Friendship.

L. C. J. When was this, do you fay?

Mr. Morgan. The 24th of April 78. Old Stile Oates. I desire to let his Orders be seen.

L. C. 7. No, he shall not be put to shew any fuch thing.

Oates. He is a Minister of the Church of England,

my Lord.

L. C. 7. Sir, we tell you we will not do it; what ado is here with your impertinent Questions, have not I told you, you shall not enfrare the Witneffes?

Oates. He was going to pull out his Orders him-

felf

Mr. At. Gen. My Lord, Mr. Oates may fee them if he will, he is a Beneficed Minister of the Church of England.

L. Č. J. Does he mean those Orders?

Mr. At. Gen. Yes, he does, and here they are. L. C. 7. Let him fee them. [Which was done. Oates. My Lord, I defire to know of this Gentleman, what Name he went by at St. Omers.

Mr. Morgan. By the Name of Morgan.

Mr. Sol. Gen. Swear Mr. Arundel.

Which was done. Mr. At. Gen. Pray, Sir, will you give an account in fhort, whether you were at St. Omers in 77 and 78, and the Time when Oates came thither, and when he went away?

Mr. Arundel. I was there when Dr. Oates came,

and when he went away.

Mr. At. Gen. When was that?

Mr. Arundel. Sir, I cannot be positive to the time exactly, but I think it was about January 77, that he came there, and he went away about Tune 78. I cannot be positive to the time exactly.

L. C. 7. He does not particularly remember the time, but he thinks it was about January 77, he

came thither.

Mr. Arundel. I beg your Lordship's pardon, he came there about December.

Mr. At. Gen. Do you remember any particular Circumstances, that you faw him there at any particular time?

Mr. Arundel. Upon St. Augustin's Day I saw him confirm'd.

Mr. Sol. Gen. What Day is that? Mr. Arundel. The 26th of May according to the foreign Account.

L.C.J. Did you know him there then?

Mr. Arundel. Yes, my Lord, I fay I faw him confirm'd.

Mr. Sol. Gen. Do you remember Mr. Hilfley's

going away?

Mr. Arundel. I do not remember the time particularly, but I do remember Mr. Oates was actually there then.

Mr. Sol. Gen. Do you remember when Mr. Bur-

naby came to St. Omers?

Mr. Arundel. No, I do not remember the time, but he was there then too.

Mr. Sol. Gen. Do you remember when Mr. Pool went away?

Mr. Arundel. No, I cannot tell what Day it was, but he was there at the time of his going away, upon my Oath.

Mr. Sol. Gen. Can you tell any other particular

time?

Mr. Arundel. The 11th of May New Stile, there was an Action exhibited in the College.

L.C.J. Was Oates there then? Mr. Arundel. To the best of my remembrance

L. C. J. He does not affirm any Particular, but only speaks in general.

Oates. Are you a Protestant too, Sir? Mr. Arundel. No, Doctor, I am not.

Oates. Pray, my Lord, I defire to know what Religion he is of?

Mr. Arundel. I am a Papift, my Lord.

Oates. Pray ask him by what Name he went at St. Omers.

Mr. Arundel, I believe you know that as well as I. Dr. Oates.

L. C. 7. You must answer his Question.

Mr. Arundel. I went by the Name of Spencer, my Lord.

Oates. I do remember him, my Lord, to have been there.

Mr. Arundel. Sir, your humble Servant.

Oates. It is almost seven Years ago, my Lord, and I may not fo well remember them as they do me; but I defire to know when he went to St. Omers first, and how long he was there.

Mr. Arundel. I was there feven Years.

Oates. Pray, my Lord, ask him whether he was of the Sodality.

Mr. Arundel. Yes, my Lord, I was.

L. C. J. Was he Reader of the Sodality?

Mr. Arundel. Yes, my Lord, in my time he was

Oates. Then, my Lord, I defire to ask him whether he ever heard of a Confult of the Jesuits, that was to be held in England, in April 78; and from whom he heard it.

Mr. Arundel. Yes, my Lord, I did hear in the

College of a Congregation.

Mr. Sol. Gen. Was that an extraordinary one, or

of course? Mr. Arundel. It was only of course, as they told

us; once in three Years they have one. Oates. Pray, my Lord, be pleas'd to ask this

Gentleman what Studies he follow'd at St. Omers. L. C. J. He was of the Sodality, he fays.

Mr. Arundel. My Lord, I studied to the end of Rhetorick.

Oates. My Lord, I defire to know whether when he came from St. Omers, he did come directly for England.

Mr. Arundel. No, I went from thence to Paris,

my Lord.

Mr. Sol. Gen. Swear Mr. Christopher Turbervile. [Which was done.

Mr. At. Gen. Pray, Mr. Turbervile, will you acquaint my Lord and the Jury whether you were

with Mr. Oates at St. Omers, and when?

Mr. Turbervile. Yes, my Lord; he went by the Name of Sampson Lucy there, and there I saw him, and there I was with him all the time; I was there before him, and I remain'd there after he went away.

Mr. At. Gen. What time did he come to St. O-

mers, I pray you?

Mr. Turbervile. Before Christmas.

L. C. J. In what Year?

Mr. Turbervile. In the Year 77.

Mr. At. Gen. What time was it he went away?

Mr. Turbervile. In June 78.

L.C.J. Were youthere all that while at St. Omers? Mr. Turbervile. Yes, I was.

L. C. J. And to the best of your Apprehension, you think he was there all that while.

Mr. Turbervile. Yes, I do fo, my Lord.

Mr. Sol. Gen. Can you speak of any particular

Days you can remember?

Mr. Turbervile. Yes, I do remember him upon the fourth, fifth, and fixth of May, for two or

three Days together; for, my Lord, I do remember this Circumstance, Mr. Pool about that time went away, and that very Day Mr. Pool went from the College, I chang'd my Lodging, and went into his Lodging, and that Day I faw Dr. Oates in the Chamber, and by the Chamber-Door.

Mr. At. Gen. Did he continue in the College from the time he came about Christmas, to the time he

went away in June?

Mr. Turbervile. Yes, he did, all the while, except it were one Night in January, when he went to Watton.

L. C. 7. What time in June did he go away? Mr. Turbervile. I am not positive, but I am morally fure he went away the 23d of June, as near as I can remember.

Oates. I was there in June, that is very well

L. C. J. What do you remember of his reading

in the College?

Mr. Turbervile. I do remember he was Reader there on Sundays and Holidays for a great while; I cannot swear upon what Sunday he began, but he lest off the Sunday before he went away.

L. C. 7. As near as you can remember, when

did he begin to read?

Mr. Turbervile. It was the beginning of April, or latter end of March, I cannot justly iwear which it was.

Mr. Molloy. Did he read on Holidays as well as Sundays?

Mr. Turbervile. Yes, he did.

Oates. I must ask this Gentleman one Question, if your Lordship please, and that is this, what Name he went by at St. Omers.
Mr. Turbervile. I went there by the Name of

Oates. Pray you, my Lord, ask him what Religion he is of?

Mr. Turbervile. It is a hard Question to answer

Oates. Nay, my Lord, I defire to know what is his Religion. Mr. Turbervile. I am, my Lord, a Roman Catholick.

Oates. Ask him when he went to St. Omers first, and how long he staid there.

Mr. Turbervile. I was there feven Years very

Oates. I defire to know whether he did come away directly to England, when he came from St. O-

Mr. Turbervile. No, my Lord, I went into Italy. Oates. Pray you, my Lord, I desire to know whether he did go to Rome.

L. C. J. What if he did, what then? that is not at all to the purpose, he went into Italy.

Oates. Pray, my Lord, be pleas'd to ask him this Question further; was he a Witness on the behalf of the five Jesuits, or of Langborn at their Trials?

Mr. Turber vile. No, my Lord, I was not. Oates. Pray, my Lord, be pleas'd to ask him then what Reward he has been promis'd, or is to have for giving this Evidence.

Mr. Turbervile. None at all, my Lord.

Oates. Pray, my Lord, ask him whether or no he heard of any Confult of the Jesuits in April 78, and from whom.

Mr. Turbervile. There was a Congregation, as I heard, but I do not remember that any of the Fathers went from the College to it; feveral came

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by there, and lodg'd there as they went, and as they came back.

Oates. Pray, my Lord, ask him how he came here to be a Witness in this Cause.

Mr. Turbervile. I was fubpæna'd.

Oates. Who ferv'd the Subpæna upon him?

Mr. Turbervile. The Managers; it was fent to me by the King's Counsel, I suppose; a Man brought it to me.

L.C. 7. 'Tis no matter who brought it you. you were subpœna'd, that's enough.

Mr. Sol. Gen. Swear Mr. Anthony Turbervile.

Which was done.

Mr. At. Gen. Were you at St. Omers in 77 and 78? Mr. A. Turbervile. Yes, my Lord, I was.

Mr. At. Gen. Did you observe the Defendant Mr. Oates there at that time?

Mr. A. Turbervile. Yes, I observ'd him all the

while he was there.

Mr. At. Gen. When did he come to St. Omers? Mr. A. Turbervile. In the Year 77, about Christ-

Mr. At. Gen. When went he away?

Mr. A. Turbervile. A Gentleman who was formerly fworn (Mr. Thornton) and I were at Breakfast with him the felf-same time when he went away.

L. C. 7. When was that?

Mr. A. Turbervile. I suppose about the latter end of June 78.

Mr. At. Gen. Did you observe him to be there

in April or May 78?

Mr. A. Turbervile. He was not absent above one Night in January that I can remember, from his first coming thither, for it was impossible he should be absent and not miss'd, he sitting at a distinct Table by himself, and his Conversation being so remarkable for a great many ridiculous Actions, and a great many pretty Jests that he used; so that he was like a filly Person, as I may call him, that used to make sport, and no body could be miss'd so soon as he: And I saw a little Boy in the College beat him up and down with a Fox's Tail. Indeed, my Lord, all his Actions were very remarkable: I faw him very much abufive to Persons that liv'd with him in the College; and Mr. Oates could not be a Person of this Note, but all the World must take notice of him, and all that knew him must miss him, if he were away.

L. C. J. You hear him, Mr. Oates; he gives you a particular Character; he fays you were a

very notorious Person in many Instances.

Mr. A. Turbervile. My Lord, I was a Person then the youngest in the whole Company, and Mr. Oates being very abusive to me, I did what became me to right myself upon him.

Oates. Pray, my Lord, be pleas'd to ask this Gentleman what the Name was he went by at

St. Omers.

Mr. A. Turbervile. By my Grandmother's Name,

which was Farmer.

L. C. J. Do you remember the time when Mr. Hilsley went away from St. Omers?

Mr. A. Turbervile. He went away upon a Sunday. Mr. Oates remain'd afterwards there: I am positive I saw him several days after.

L. C. J. Do you remember when Mr. Burnaby came thither?

Mr. A. Turbervile. Yes, my Lord, and Mr. Oates was there then.

L.C.J. Will you ask him any Questions? If you are not ready, I will ask him some for you. Come, what Religion are you of?

Mr. A. Turbervile. I am a Roman Catholick.

L. C. J. Well, and how long were you at St. Omers ?

Mr. A. Turbervile. Six Years and upward, my

L. C. 7. When you came away from thence, did you come directly for England?

Mr. A. Turbervile. I took a Circumference round. Oates. My Lord, I do find my Defence is under a very great Prejudice.

L. C. 7. Why fo? because we won't let you ask impertinent Questions, or such as may render the Witnesses obnoxious to a Penalty.

Oates. No, my Lord, it is not fit they should.

for there is a Turn to be ferv'd.

L. C.J. What do you mean by that? Ay, and good Turn too, if these Witnesses swear true: 'Tis to bring Truth to light, and perjur'd Villains to condign Punishment.

Oates. Good, my Lord, be pleas'd to hear me. L.C.J. If you behave not yourfelf with that Respect to the Court as you ought, pray get you gone. Do you think you shall give such Language

as this in a Court of Justice?

Oates. My Lord, I did not defign—

L. C. J. If you behave yourself as you should, you shall have all due Regard; but if you sly out into such abusive Extravagancies, we'll calm you as you ought to be calm'd.

Oates. I would vindicate myself, I meant it nor

of the Court.

L.C.J. So you had need. Don't think we fit here to let you afperfe the Justice of the Court and of the Nation, as if the Judges fat here to ferve a

Oates. I fay these Men do come to serve a Turn : but I laid no Afpersion upon the Court, nor meant

it of them.

L. C. J. Behave yourfelf as you ought, and you shall be heard with all the Fairness can be desir'd. Oates. I did perceive your Lordship and the

Court made yourselves pleasant with my Questions.

L. C. J. I did not make myself pleasant with your Questions, but when you ask impertinent ones you must be corrected: You see we do the fame thing with them; I find fault with nothing but what is not to the purpose.

Oates. My Lord, I defire it may be observ'd, that these Men that come now, are the same Witnesses that appear'd at the Old Bailey, and were

not believ'd there.

 $L.C.\mathcal{I}$ . Observe what you will by and by.

Mr. At. Gen. No, they are other Men, but they bear the fame Testimony indeed.

Mr. Sol. Gen. Swear Mr. Clavering.

[Which was done. Mr. At. Gen. Come, Sir, I'll ask you a short Question; were you at St. Omers with Mr. Oates, and when?

Mr. Clavering. Yes, I was: I came the 10th of December 77, to St. Omers; he told me he came thither that Day too, and I liv'd there all the time that he was there, which was till towards the middle of Summer: I do not remember that he ever was absent, but once at Watton.

Mr. At. Gen. Do you remember Mr. Burnaby's

coming thither?

Mr. Clavering. Mr. Oates was there when Mr. Burnaby came there.

Mr. Sol. Gen. Was he there when Pool came away?

Mr.

Mr. Clavering. He was there when Mr. Pool went away, and likewise I remember his being there at

the time of the Congregation.

Mr. At. Gen. Pray tell the Circumstance how

you know he was there then.

Mr. Clavering. There came a Gentleman there that defir'd a Charity of the Students, and I was the Person that made the Collection for him in the House; and I remember he did ask if there was any one that was a Student there that had been in Spain: We told him there was one, and describ'd him; upon which he knew the Gentleman in Spain. Upon that I told Mr. Oates, that there was one there that knew him, but he deny'd to come and fpeak with him. Now I remember that it was the time of the Congregation, for some made Enquiry why he got so little Money at Watton, and it was faid it was because the Fathers were gone to the Congregation in England. And he ask'd me particularly, what was done at the Congregation in Eng-

L. C. J. Did Oates ask that Question? Mr. Clavering. Yes, my Lord, he did. L. C. J. Whom did he ask it of?

Mr. Clavering. Of me.

L. C. J. When was that?

Mr. Clavering. I think it was about the time of

the Congregation.

L. C. J. How came he to enquire after it?

Mr. Clavering. I was talking with him, and faid he to me, Know you nothing what the Business is that they are to do at the Congregation? Said I, Mr. Lucy, I know not what they do; I think not much: For I hear at those Meetings many times they stay an hour or two, and have done when they have chosen their Procurator.

Mr. Sol. Gen. And you believe he was there all

the time?

Mr. Clavering. Yes, my Lord, I do believe it. Oates. Pray, my Lord, let me ask him a Queftion or two.

L. C. J. Ay, what you will.

Oates. What Religion is this Gentleman of?

Mr. Clavering. I am a Catholick.

Oates. A Roman Catholick you mean, I suppose? Mr. Clavering. Yes, I always understood it so, Mr. Oates.

Oates. My Lord, I defire to know how he came not to be produc'd at the Jesuits Trial, to give this Evidence he gives now?

Mr. Clavering. I can give a very good Reason perhaps: I was then, my Lord, in Germany

L. C. J. That's Reason good enough of all conscience.

Mr. Just. Withins. That was a new Question, and you have a satisfactory Answer, I think.

Mr. Sol. Gen. Swear Mr. John Copley.

Which was done. Mr. At. Gen. Were you at St. Omers in 77 and 78?

Mr. Copley. Yes, I was.

Mr. At. Gen. Was Oates there then?

Mr. Copley. I faw him all the time he was there. Mr. Sol. Gen. When did he come thither?

Mr. Copley. He came a little before Christmas, to the best of my Remembrance.

Mr. Sol. Gen. When went he away?

Mr. Copley. In 78.

Mr. Sol. Gen. In what Month in 78?

Mr. Copley. In June 78. Mr. Sol. Gen. Was he absent any part of that time?

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Mr. Copley. I was there, and he was there too. Mr. Sol. Gen. Was he absent any part of the time from Christmas to June?

Mr. Copley. Nay, I am fure he was there all the time, except that Night that he was absent at Waiton, and that was in January

Oates. Pray, my Lord, ask him what Religion

he is of?

Mr. Copley. Does your Lordship ask me that Queftion?

L. C. J. Yes, I do ask you; Mr. Oates would

Mr. Copley. I am a Roman Catholick, my Lord. Mr. Sol. Gen. Swear Mr. Cook. [Which was done. Mr. At. Gen. Did you know Mr. Oates at St. Omers, and when?

Mr. Cook. He came there a little before Christmas 77.

Mr. At. Gen. How came you to know him there?

Mr. Cook. I liv'd in the House then. Mr. At. Gen. Was he there all April and May? Mr. Cook. Yes, he was till the latter end of

Mr. At. Gen. Did you fee him every day?

Mr. Cook. Yes, I did.

Mr. At. Gen. Can you tell any particular time? Mr. Cook. I am positive he was there the 30th of April.

Mr. At. Gen. What Stile?

Mr. Cook. New Stile.

L. C. J. How do you know he was there then? Mr. Cook. It is a remarkable time; there is a Procession that they keep there on that Day from the Sodality to the Church, and I faw him go among the rest at the latter end among the Rhetoricians.

L. C. J. What fay you, was he there on that Day Mr. Hilfley went away?

Mr. Cook. I do not remember that. L. C. J. Do you remember Burnaby?

Mr. Cook. I was there when Mr. Burnaby went away.

L. C. J. But when he came, was Oates there? Mr. Cook. I cannot speak particularly to that. Mr. At. Gen. What was your Place in the Col-

lege?

Mr. Sol. Gen. My Lord, he is a Lay-man, be fure. Mr. Cook. I was a Servant in the House.

Oates. In what Place do you ferve?

Mr. Cook. I was a Taylor. Oates. I do not remember him.

Mr. Cook. But I remember you.

Mr. Sol. Gen. Swear Jo. Wright Efq;

Which was done, Mr. At. Gen. Do you remember Qates at St. O-

Mr. Wright. Yes, I do.

Mr. At. Gen. When was it?
Mr. Wright. The Winter before the notice of the Plot was.

Mr. At. Gen. What Year was it in? Mr. Wright. In the Year 77.

Mr. At. Gen. What Month in that Year did he come thither?

Mr. Wright. I cannot tell, it was Winter-time.

Mr. At. Gen. When did he go away?

Mr. Wright. He went away in Summer, I cannot tell just the time.

Mr. At. Gen. Was he absent at any time, from his coming in Winter, to his going away in Sum-

Mr. Wright. The Scholars faid he was once at a Place called Watton.

L. C. 7.

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L. C. 7. Come, this fays nothing to the purpose. Mr. Sol. Gen. My Lord, we leave it here. L. C. J. What fay you to it then, Mr. Oates?

Gates. Has Mr. Attorney done? Mr. At. Gen. Yes, we have done for the pre-

L. C. J/Then are you to make your Defence. Oates. My Lord, here is an Indictment brought against me for Perjury; and this Indictment fets forth, That I should upon the 17th of December appear at the Old Bailey, and there swear, That there was a Treasonable Consult of the Jesuits met at the White-Horse Tavern in the Strand, and that this Treasonable Consult did divide itself into lesser Companies and Meetings, and that I carried about a certain Resolution, which the Jesuits came to, concerning kil-

ling the King, from Chamber to Chamber to be fign'd.
My Lord, I have a great Exception to make to this Indictment, and that is, my Lord, as to the Form. For, by your Lordship's Favour, I think the Periury is not well affign'd, and according as I am advised, I offer this to your Lordship's Consideration. It fays in the Assignment of the Perjury, Ubi revera & in facto prædictus Titus Oates non præsens fuit ad aliquam Confultationem Jesuitarum apud le White-Horse Tavern prædist' in le Strand in Com' Midd' prædiel' super vicesimum quartum diem April' anno Dom' Millicesimo.

L. C. J. How, Millicesimo!

Oates. My Lord, it is Law-Latin, I suppose it may ferve in a Court?

L. C. J. No, it is true Latin there.

Oates. I cannot tell how to read it better.

L. C. J. I do believe that.

Oates. It is written in fuch a Hand, I cannot read it; but the Substance of it is, it says here, That I did not carry any Resolution from Chamber to Chamber signand. Now the Evidence charged upon me to be given, is, that I did not see it signat. So that the Assignment of the Perjury does not purfue the Oath as it is fet forth; for if it be fignal' in the Evidence that was given, it ought to be fignat' in the Perjury that is affigued; and I humbly crave the Opinion of your Lordship and the Court upon this Point.

L.C.J. Look you, Mr. Oates, that you offer'd before, and I gave this Answer, which I must now repeat, That now we are upon the Fact, and this Exception will be fav'd to you for its proper time, if you be convicted. It is not proper now; but suppose there were that thing which you say is an Objection, yet you must know, that there are two Perjuries that are assign'd; the one is upon the first part of your Oath, which was, that you were prefent at a Consult of the Jesuits the 24th of April 78, at the White-Horse Tavern in the Strand, Ubi revera you were not there. Now, do you admit in the first place, that you were forsworn in that parti-

Oates. No, my Lord, I do not. L.C. J. If the Jury find that you were forsworn in that first Point, that you were not there, it will be easily believed you swore false in the other Point, that you did not carry the Resolution from Chamber to Chamber.

Oates. But, my Lord, it is not well affign'd, I

L.C.J. That will be fav'd to you after the Verdict, I tell you, if there be occasion for it.

Oates. My Lord, I suppose the Proof ought to be according to the Record, and the Record makes he Perjury differ from the Oath.

L. C. 7. I tell you, that is to the Form, and that will be fav'd to you after the Verdict one way or the other.

Oates. Then will your Lordship be pleased to confider there was a Record brought in, which is almost the same with that I am to offer to be read on my behalf, and which is the first Proof that I have to offer of the Confult that was held in London in April 78. And I defire Mr. Percivile may be called, I forget his Christian Name, and Mr. Vaughan who is my Sollicitor: But pray, my Lord, ler me first have the Opinion of the Court, whether they did prove the Words that I am faid to fwear. as they are laid in the Indictment.

L. C. J. Yes, very fully, we think fo; but the Jury are to try that, that is a Point of Fact: but if you will, you shall have our Thoughts about it;

We think they are fully proved.

Cryer. Here is Mr. Percivile.

Oates. Pray swear him. [Which was done. L. C. J. What do you ask him? Oates. Mr. Percivile, you examin'd the Conviction of Mr. Ireland, pray put it in: Is it a true Copy?

Percivile. Yes, it is.

Oates. My Lord, I defire that the Conviction and Attainder of Mr. Ireland may be read.

Mr. At. Gen. It has been read already.

Oates. My Lord I will not take up the Court's time any more than is necessary for my Defence.

L. C. J. Nay, do as you will, as long as you offer things pertinent and decent, the Court will hear you with all Patience, and you may take what time is necessary for you.

Oates. I thank your Lordship: I design'd nothing at all of Reflection upon the Court, but a Reflection on the Witnesses that came in against

Cl. of Cr. This is a Copy of the same Record

that was before read.

Qates. Well, if that be allowed for Evidence for me, I am contented to spare the time of the Court, not to read it again; but, my Lord, I offer this, and defire to have Counsel affign'd me to argue this Point in Law; that is, whether or no the Convictions and Attainders of Ireland, Whitehread, and the rest of them, of a Treasonable Consult of the 24th of April 78, where it was refolved to murder the late King, ought not to be taken as a sufficient Legal Proof of the Fact, fo long as those Attainders remain of force? And whether the Averment of that being false, is to be received against those Records?

L. C. J. There is no difficulty in that at all in the World, Mr. Oates.

Oates. My Lord, I do not know the Law, and therefore I pray I may have Counfel affign'd to argue that Point.

L. C. J. There is no question in it. God for-bid, if a Verdict be obtain'd by Perjury, that that Verdict should protect the perjur'd Party from being prosecuted for his salse Oath. There were no Justice in that; nor is it an Averment against a Record, for this is not a Writ of Error in Fact that will reverse it, but the Record remains a good Record and unimpeached still: But tho' it be a good Record, yet it is lawful to fay this Verdict was obtain'd upon the Testimony of such an one, that forswore himself in that Testimony, and for that particular Perjury he may furely be profecuted.

Oates. Is not that Attainder an uncontroulable

Evidence of the Fact, till it be revers'd?

L.

L. C. J. Yes, it is against the Party attainted; but if that Attainder was founded upon a Verdict that was obtain'd by Perjury, God forbid but he

should be told so that did perjure himself.

Oates. Well, my Lord, if your Lordship rules that for Law, then I will go on; and I must now observe to the Jury in the opening the Evidence two things. First, That the Indictment upon which Ireland was try'd, was found the 16th of December 78, and on the 17th of December, the next Day Ireland was tried at the Old-Bailey; and then I find this Indictment brought against me for Perjury, is found at the Old-Bailey fix Years after the Fact, by special Commission. Now, I submit it to your Lordship's and the Jury's Consideration, why the Presentment and the finding of this Bill for Perjury has beeen fo long delay'd, fince it appears by the Evidence, that the Witnesses that have been produc'd to prove the Perjury, were either at the Trial of the five Jesuits, or might have been produced then; and tho' they are not all the fame Persons, yet they all bear the same Testimony that was then offered, but were not credited; and I hope when my Evidence is heard, they will have the fame Reputation with this Jury that they had with those others. My Lord, I must acquaint your Lordship and this Court, That in this Indictment for which Mr. Ireland was convicted, Mr. Whitebread and Mr. Fenwick did undergo part of the Trial, and did hear the whole Body of the Evidence that the Witnesses testified against them; but there being but one Witness against them two at that time, which was my felf, (Mr. Bedloe being then upon an Intrigue, as your Lordship may remember) my Lord Chief Justice Scroggs, who was then the Mouth of the Court, did discharge the Jury of Mr. Whitebread and Mr. Fenwick, and remanded them to Prison, which Mr. Whitebread fix Months after did remark to the Court, and urg'd it as a Plea for himself to be discharged; but that being over-ruled by the Court, he was tried. Now, he had fix Months time to provide himself with new fresh Evidence to asperse me, and to endeavour to falfify that Testimony I gave in against Whitebread and Fenwick, when Ireland was tried, and so he knew what it was. I must further observe to you, my Lord, and Gentlemen of the Jury, That my Case is very hard, that since the Substance of my Testimony was with Credit receiv'd, and the Jury upon convicting them were acquainted, "That they had found an unexceptionable Verdict; "That all the Objections against the Evidence " were then fully answer'd; That there was nothing that the Prisoners had been wanting in to " object, which could be objected; and that the thing was as clear as the Sun:" And yet after fix Years time, I must come to be called to an account for Perjury in my Testimony of that part of the Popish Plot, with which the King and King-dom, four successive Parliaments, all the Judges of the Land, and three Juries were so well satisfied. I shall therefore offer to your Lordship and the Jury's Consideration the unanimous Votes of three Houses of Commons; I shall offer the Proceedings of the House of Lords, that is the highest Judicature in the Kingdom; I shall prove what I have open'd by the Testimony of several Noblemen that are here, who will testify this for me. My Lord, I shall prove, that several Attempts have been made to baffle this Testimony, as that of the Murder of Sir Edmundbury Godfrey, who took my Depositions, the Contrivance of Paine, Farewell, Vol. IV.

and Thompson, made in the Year 81 or 82, I forget which; I shall then produce Evidence that I was actually here in Town at the time in question; and then upon the whole I shall submit it to you: Lordship and the Jury. But to prepare your Lordship and the Jury the better for my Evidence, I would again urge the strangeness of this Prosecution, and the Hardship that is put upon me, to be tried for Perjury in an Evidence given fix Years ago, and formerly very industriously, tho' not successfully, endeavoured to be falsified by sixteen St. Omers Youths, that were produced and examined before all the Judges in the Kingdom, and that not only once at Whitebread's Trial, but a second time at Langborn's Trial; in neither of which would the Jury believe them, because of their Religion and Education, and the Persons under whom they were educated, who were Men of known Artifice. Then, my Lord, I would argue thus: If at that time my Evidence were true, it must be true still, for Truth is always the fame; and if it were then true, and I can prove it to be true, 'twill be thought a hard thing without all doubt, that this should be put upon me. Then, my Lord, I would fain know from my Prosecutors, why this Indictment of Perjury has been deferred to long? Why these Witnesfes that come now to testify this matter, and could then have been brought, did not come before, to justify at the Trials of these Persons what they now fay, which might have fav'd their Lives, if true, and had it been credited. Then I shall offer to your Lordship what I desire you and the Jury would please to observe, That tho' the King's Counsel are now against me, yet they are also against themselves, for they were of Counsel for the King in those Cases; particularly Mr. Sollicitor at Langborn's Trial, Sir Robert Sawyer at Sir George Wakeman's Trial; they were of Counsel before for the Truth of my Testimony; they are now against it: I only mention that, and pass it over. But this is not the first Attempt that has been made to discredit the Testimony of the Popish Plot, as I told you before. Now, can it be supposed that the Love and Desire of Publick Justice can be the Cause of this Attempt to falsify my Evidence after so many Trials, in which it has been credited and confirmed? Can any thing, my Lord, more plainly tend to deftroy and subvert the Methods of Justice, to frighten all Witnesses from henceforth from ever appearing to discover any Conspiracies? And does it not tend to expose and vilify the known Understanding and Justice of the late King of Ever-bleffed Memory, to arraign the Wisdom of his Privy Council, his great and noble Peers, his loyal Commons in three fuccessive Parliaments, his twelve Judges, and all those several Juries that were upon those Trials? Had not those Juries Sense? Had they not Honesty? Had they no Consciences? And the Judges before whom those Conspirators were tried, were they Men of no Justice, nor Honour, nor Integrity, nor Conscience, nor Understanding? Shall those Juries be said to have drawn the innocent Blood of these Men upon their own Heads and the Nation? As, if I were perjur'd, it must be innocent Blood that was shed upon it.

L. C. J. No, no, that goes a great deal too far, Mr. Oates: The Jury have no share, nor the Judges neither, in that Blood which was shed by your

Mr. Just. Withins. No, that is your own most certainly, and not theirs.

Oates. But this, I fay, makes it most plain: The Evidence was then true, and I hope I shall make it

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as evidently plain, 'tis as true now; and I do not question, but upon the Evidence I shall now give, both positive and collateral, the Jury will believe me, and acquit me of this foul Accuration. Pray, my Lord, be pleas'd to confider, that when the Jury brought in Ireland guilty of the High Treaion, of which he was accused, and convicted him, Pickering, and Grove; fays my Lord Chief Justice Screggs (that then was) to them: Gentlemen, you hive done like very good Subjects, and very good Christians, that is, like very good Protestants; and now much good may do them with their thirty thousand Masses; as I shall prove he did fay. Then I insist, in the fecond place, that Whitebread's Conviction does reinforce the Conviction of Ireland, because of the Attempt by the St. Omers Witnesses to have overthrown my Evidence: But fince I am attack'd again in the fame kind, by the Violence of the Popith Interest, and by the Malice of my Popish Adverfaries, I am contented to fland the Test with all my heart. And then, to conclude all, I shall shew the Court, that 'tis in vain for the Popish Party to expect and think to wipe their Mouths, with Solomon's Whore, and fay, they have done no Wickedness. No, I question not but thousands of Prorestants in this Kingdom are fully satisfied and convinced of the Truth of the Popish Plot, all and every Part of it. Now, my Lord, if you please to give me leave to proceed on in my Evidence, I shall beg that these Records of Conviction may be read, which are my first Proof of the Consult; and I shall then bring Witnesses, viva voce, and shall make it appear, that what I did fwear at those Trials was true.

L. C.J. Not to interrupt you in your Defence, or the Method you will take for it, I would put you upon that which is proper for you to apply yourself to, because the Question now is not, whether there was a Confult or Congregation of the Je-fuits here upon the 24th of April 78? but the Question that toucheth you is, whether you were prefent at any fuch Confult here in London the 24th of Atril 78? These Gentlemen, some of them, do say, there was a Confult, and others that they heard of it, and believe there was fuch a one, because it was ufual to have a Triennial Congregation for forme particular Purposes: But the Question is, whether you have sufficient Proof to prove yourself to be here on the 24th of April 78, at which time it is agreed on all hands there was a Confult?

Oates. But will your Lordship be pleas'd to take notice of the drift of the Evidence, how they are confiftent one with another? These Gentlemen that have now been fworn to prove that I was not at this Confult, do attempt to prove that I was at St. Omers: Now to answer this, I shall not go about to prove that I was not then at St. Omers, but that I was actually then, and about that time, here in London; and then all that Proof that Mr. Attorney-General has brought, must be laid aside.

L. C. J. You say well; prove that.
Oates. Now, my Lord, to introduce and prepare the Jury for this, it will be necessary, I humbly conceive, to read the Records of the Conviction of Whitebread and Ireland.

L. C. J. Well, go your own way; we are not to direct you: I only tell you where the Question

Oates. Sir Samuel Astrey, pray be pleas'd to read them in English, that the Jury may understand them. First read Ireland's Record.

[Which was done.

Oates. Now read Whitebread's Record: Read but the Attainder, I will not trouble the Court with the whole Record.

Cl. of Cr. " Thomas White alias Whitebread, Wil-" liam Harcourt alias Harrison, John Fenwick. " John Gaven, and Anthony Turner, were found guilty of High Treason, and attainted, and Exc-" cution awarded against them upon that At-

" tainder."

Oates. Does not the Record fay, the Jurors fay upon their Oaths they are guilty.

L. C. J. Yes, I'll warrant you.

Cl. of Cr. It is dicunt super sacramentum suum.
Oates. Very well. These, my Lord, I do produce as my first Evidence, to prove that there was a traitorous Confult, held upon the 24th of April 78, at the White-Horse Tavern in the Strand, it having been believed and affirmed by two Verdicts. Now give me leave to offer but this to the Court, that at the Trial of Mr. Ireland I gave fo full and ample a Testimony against Whitebread and Fenwick, accompanied with all the Circumstances of Time

and Place, that my Lord Chief Justice Scropes faid. The Evidence might be sufficient to have satisfied a private Conscience, tho' it was not a legal Proof then to convict him, there being but one Witness against them: And for this I call Mr. Robert Blayney.

Mr. At. Gen. Pray swear Mr. Blayney.

Which was done. L. C. J. What do you ask Mr. Blayney? Oates. Mr. Blayney, have you your Notes of Ireland's Trial here?

Mr. Blayney. Yes, Sir, I have.

Oates. Pray will you look into what my Lord Chief Justice Scroggs said when he discharg'd the Jury of Whitebread and Femvick.

Mr. Blayney. Whereabouts is it, Sir, in the

printed Trial?

Oates. It is Page 55.

Mr. Blayney. I have found the Place, what is it

you would ask me about it?

Oates. Whether my Lord Chief Justice Scroggs did not use these Words to the Jury? I do acknowledge that Mr. Oates has given a very full and ample Testimony, accompanied with all the Circumstances of Time and Place, against them all; that may go far with you, all things considered, to believe there is a Plot: Yet I do not think they have proved it against Whitebread and Fenwick by two Witnesses; tho' the Testimony be so sull as to satisfy a private Conscience, yet we must go according to Law too. It will be convenient from what is already proved, to have them stay till more Proof come in; 'tis a great Evidence that is against them, but it not being sufficient in point of Law, we discharge you of them. It is not a legal Proof to convict them by, whatfoever it may be to fatisfy your Consciences.

Mr. Blayney. I have look'd upon my Notes, and

I cannot find exactly those Words.

L. C. J. He fays he cannot find that Passage as it is there.

Mr. Blayney. There is fomething to that pur-

pofe, my Lord.

Oates. Pray, Sir, will you look into your Notes in the very fame Place, what my Lord Chief Baron faid: You must (speaking to the Jailor) understand they are no way acquitted: The Evidence is so full against them by Mr. Oates's Testimony; that there is no Reason to acquit them; it is as flat as by one Witness can be.

Mr. Blayney. There is fuch a Passage, I find, in

my Notes.

L. C. 7. He says there is such a Passage.

Oates. Then I defire Mr. Blayney would look into his Notes, what my Lord Chief Justice Scroggs said in his fumming up the Evidence against Ireland. He mentions the Evidence of Sir Dennis Affiburnham, who was produced to discredit me, and then he adds. When the Matter is so accompanied with so many other Circumstances which are material things, and cannot be evaded or deny'd, it is almost impossible for any Man either to make fuch a Story, or not to believe it when it is told.—It is Ireland's Trial, Page 72.

Mr. Blayney. My Lord, I do find fuch a Paffage

in my Notes.

L.C. 7. He fays there is fuch a Passage in his

Notes.

Oates. Then I would ask Mr. Blayney another Question at the bringing in the Verdict of the Jury against Ireland, Pickering and Grove, my Lord Chief Justice Scroggs (that then was) had this Expression: You have done, Gentlemen, like very good Subjects, and very good Christians, that is to say, like very good Protestants; and now much good may their 30,000 Masses do them.

Mr. Blayney. Yes, my Lord, there is in my Notes fuch an Expression of my Lord Chief Justice

Oates. Pray you, Mr. Blayney, have you Whitebread's Trial? The Trial of the five Jefuits, I

Mr. Blayney. My Lord when I receiv'd a Subpæna from Mr. Oates to be here this day, and to bring my Notes of Ireland, Whitebread, and Langborn's Trials, I did (as I did before upon another occafion) make a Search for all my Notes, but could not find, any but those of the Trial of Ireland and Langborn, and those I have brought here, but have not Whitebread's.

L. C. J. He fays he has not the Notes of White-

bread's Trial; he cannot find them.

Oates. Then I must desire, my Lord, that the Printed Trials may be read.

L.C.J. No, they are no Evidence: If you can prove what was faid at any of them, you may by Witnesses, but not by the Printed Books.

Oates. Then will your Lordship be pleas'd to give me leave to mention what was faid by your Lordship at that time, when you were Recorder of London, about your Satisfaction with the Evidence. L. C. J. Ay, with all my heart; and whatever

I faid, I will own, if I can remember it.

Oates. Will your Lordship be pleas'd to be fworn then?

L. C. J. No, there will be no need for that; I will acknowledge any thing I faid then.

Oates. Then, if your Lordship pleases, I will read those Passages out of the Books.

L.C. J. Ay, do fo. Oates. Says Mr. Recorder of London, (in particular to that Part of the Prisoners Defence, at the Trial of the five Jesuits, and the full Scope given them of making Objections to the Evidence) when he gave Judgment of Death upon these five Jesuits and Langhorn (for I now speak of your Lordthip in the third Person,) Your several Crimes have been proved against you; you have been fully heard, and stand convicted of those Crimes you have been in-

L.C.J. I believe I might fay fomething to the

fame purpose as you have read now.

Oates. I thank your Lordship for that Acknowledgment.

L. C. J. Ay, I'll own any thing I did fay.

Oates. My Lord, I have one Paffage more to urge, and that was, my Lord, after the Jesuits had been convicted, when the Jury brought in their Verdict, and found Whitebread, Fenwick, Harcourt, Gaven and Turner guilty, your Lordship applying yourself to the Jury, said thus to them : Gentlemen. you of the Jury, there has been a long Evidence given against the Prisoners at the Bar; they were all indicted, arraigned, and tried for High Treason, depending upon several Circumstances: They can none of them lay the Court refus'd to bear any thing they could say for themselves; but upon a long Evidence, and a fatient Hearing of the Defence they made, they are found guilty; and for any thing appears to us, it is a just Verdict you have given.

L.C.J. I believe I might fay fomething to that purpose too at that time; and no doubt the Jury did (as the Case then flood) find an unexceptiona-

ble Verdict.

Oates. There is another place, my Lord, that I would instance in, for your Lordship's Opinion of the Evidence of the Popish Plot, and that is this: Now, my Lord, I bring your Lordship as you were of Counsel for the King at Mr. Colledge's Trial at Oxford, the 17th of August 81. There you, my now Lord Chief Justice, directing yourself to the Jury, had this Expression; We come not here to trip up the heels of the Popish Plot, by saying that any of them who suffer'd for it did die contrary to Law; for if Mr. Dugdale was not a Person fit to be believ'd, or if the rest of the Judges who try'd Gaven were out in the Law, then that Man died wrongfully; for he had as much right to be try'd according to Law, as any other Person whatseever. This was your Lordship's Opinion of the Matter then, and your Lordship, as Counsel for the King, did there deliver the Law as well as Fact to the Jury. If then they went against Law, that would go to trip up the heels of the Popish Plot

Mr. Just. Withins. We are got into an endless Wood of Sayings of People, I know not where and when; and when all is done, it is to no purpose.

Oates. My Lord, it is a Part, and a great Part of my Defence, to shew what credit has been given

to the Evidence of the Popish Plot.

L. C. J. Ay, but what Counsel says at the Bar, or what Judges fay in the Court of their Opinion, is no Evidence of a Fact, of which the Jury are Judges only.

Oates. My Lord, every Judge is upon his Oath, and delivers his Judgment according to his Oath.

L. C. J. Not as to the Fact, but only in Points of Law, so as to tell the Jury what the Law is, if the Fact be fo and fo.

Oates. My Lord, it goes a great way with the

Jury to have the Judge's Opinion.

L.C.J. Mr. Oates, deceive not yourfelf; all this you have infifted on hitherto, has not been to the purpose, nor is any fort of Evidence in this Case ; and therefore do not run away with an Opinion of this as Evidence; a Judge's Opinion is of value in Points of Law that arise upon Facts found by Juries, but are no Evidence of the Fact: for Judges only do presume the Fact to be true, as it is found by the Jury; and therefore fay they, out of that Fact fo found, the Point of Law arising is thus or thus. Then in case, after a Jury has given a Verdict of the Fact, a Judge's Opinion of the Fact (which may be perhaps contrary to the Verdict) should be an Evidence as to that Fact, that would be to overthrow and nullify the Jury's Verdict: No, that is not the Judge's Province. Surely you

would not have a Judge's private Opinion, that twelve Men have found a Verdict against the Fact, to be an Evidence as to that Fact: No; but admit the Fact to be so or so, then the Person convicted of the Fact ought to fuffer fo or fo. And by the same reason as this, a Jury of honest Gentlemen here, when I tell them here is a plain Fact either to convict you, or to acquit you upon this Indictment, are not bound to go by what I fay in point of Fact, but they are to go according to their own Oaths, and according to the Evidence and Testimony of the Witnesses: It is not my Opinion that is to weigh at all with them, whether you are guilty of this Perjury, or are innocent, but the Evidence that is given here in Court. Therefore what my Lord Chief Juflice Scroggs faid at any of those Trials, or what I faid, or any other Person, that either was of Counfel, or a Judge on the Bench, said as our Opinions. is but our Opinions on the Fact as it occurr'd to our present Apprehensions, but is no Evidence nor binding to this Jury. I must tell you, there is no doubt, but that those Juries did every one of them believe the Evidence you gave, or they would not have convicted the Prisoners. Do you think they would have found a Verdict against their own Belief, and being upon their Oaths to make true Deliverance between the King and the Prisoners, have perjured themselves to hang others? If they had to done, they had committed wilful Murder, and the worst of Murders too, being under Colour of the Process of Law; but yet all this is no Evidence. I do not discommend you for infinuating these things, as introductive and preparative to what Evidence you have to offer; but it is no Evidence one Alack-a-day! how many times way or other. have we Causes here in Westminster-Hall, wherein we have Verdict against Verdict? and yet no Imputation to either of the Juries, which might give diffe-rent Verdicts upon different Grounds. There was a notable Case lately of my Lady Ivies at this Bar: We all thought upon the first Trial, that she had as good a Title to the Land as could be; all the Judges and the Counfel went away (I believe) fatiffied with the Jury's Verdict for her: But when the Cause came to be heard again, we found all the Witnesses to prove her Title, were guilty of notorious Perjury, and the same Persons which did believe before that she was in the right, and the Jury had done well; when they heard the fecond Trial, did believe she was in the wrong, and accordingly the fecond Jury found it so; and we believe that last Verdict to be good, without any Reflection on the Credit of the first Jury, because the Evidence was as strong on her side then, as it was afterwards against her. In these Cases we give our Opinions always according to the present Testimony that

Oates. Then, my Lord, I offer this to your Confideration, that those Men that were thus charged by me with High-Treason, were Priests and Jesuits most of them, and particularly Mr. Ireland, in whose Trial I am said to have committed this Perjury; and you shall find him to have been by others proved a Priest and a Jesuit, and actually engaged in a Design against the Life of the King. If I then do prove that Ireland was engaged in a Design against the late King's Life, and was a Priest and a Jesuit, I desire to know, whether this be not a Collateral Evidence to render me of Credit sufficient, and support my Testimony?

L. C. J. By no means upon this Indictment. It's true it may give some Credit to your Testimo-

ny, but it is not of it felf sufficient: Nay, I'll go a great way further than that; I will suppose that there was a Confult of the Jesuits upon the 24th of April 78, at the White-Horse Tavern in the Strand, where those you say were present, were all present; Ireland, and Whitebread, and Pickering, Grove and Fenwick, were all there, and that they did there come to a Resolution to destroy the late King: Suppose all this to be true, and yet you all this time are not innocent of the Fact imputed to you, because you swore directly, That you were there at that Consult too, which you were not, if these Men fwear true, for then you were at St. Omers at that time; and therefore give us some fort of Testimony to fatisfy us that you were here, and then you will fet all right again. If the Jesuits and Priests did plot, that is nothing to make your Evidence true, if you fwore that which you did not know of your own Knowledge.

Oates. Shall it be allow'd then, that Ireland was

a Jesuit and a Papist?

L.C. J. If it should, that will be to very little purpose for your Turn.

Oates. There is the Evidence of a Record for it. my Lord; but if that be not fufficient, I can call Witnesses to prove it. Pray, call Mr. Miles Prance. Which was done, but be did not appear.

Cryer. He is not here.

Oates. He was subpana'd, my Lord, to come hither: L. C. J. I can't help it, if he will not come; but I'll tell you, for method's fake, not to prescribe to you, but to tell you what I think may be more for your advantage than any of these Inferences that you are making. If you did call two or three Witnesses to prove that you were in Town the 22d, 23d, or 24th of April, it would be the best Defence you can make, and would give the best Anfwer to all that is objected against you.

Oates. I will do that, my Lord, then, and fol-

low your Directions.

L. C. J. Do so, that's the best way. Oates. Cryer, call Cecilia Mayo.

Cryer. Here she is.

Oates. Swear her. [Which was done. L. C. J. Well, what do you ask this Witness? Oates. Pray, Mrs. Mayo, give my Lord and the Jury an account, whether you did see me in London the latter part of April, or the beginning of May 78? For that is the Question now before the Court.

L. C.J. Ay, what say you? When did you see

him in 78?

Mrs. Mayo. My Lord, I saw him the latter end of April: He came to Sir Richard Barker's House, where I did then live, and afterwards he came again thither within a few days. By this Circumstance I remember it; Sir Richard Barker my Mafter was fick all the Month of April, and in the Country, only he came now and then home for a little while, and went again: Now Mr. Oates came there when he was absent, and a young Man that lived in the House came to me, and told me, there was one Mr. Oates in the strangest Disguise that ever was. Says he, I think he is turn'd Quaker. No, faid I, he is no Quaker, for they wear no Perriwigs, and I rebuked the young Man for faying fo. As for Mr. Oates, I never faw his Face before that time, that I know of.

L. C. J. How do you know that to be Mr. Oates

Mrs. Mayo. The Family knew him, and they told me it was he: That is the Gentleman there. I fpeak now nothing but that which I testified feven Years ago, and it is all Truth, and nothing but the Truth.

L. C. J. Ay, no doubt of it, thou swearest no-

thing but the Truth.

Mrs. Mayo. My Lord, he came three or four days afterwards again to the House, and then the Young-man came to me, and told me, that Parfon Oates was turn'd Jesuit; and thereupon I said to him, Good Lord! Why dost thou concern thy self with him? Can'ft not let him alone? I look'd upon him, and faw him at that time: And when he came that time, he went to Sir Richard's Lady's Sifter, who is now in Wales, and coming to her, faid she, Mr. Oates, I bear you are turn'd Jesuit, and we can have no Society with you now: At last, he staid to Dinner with them, and staid most of the Day there. Then he comes the latter end of May; Whitsuntide was in May that Year, and I know he came before Whitsuntide by this Token; I speak of the fecond time of his coming: Our Custom in the House was to wash and scour before the time, and I was fending for a Woman to come and help to wash and scour, and then he was walking in the Garden; and the Young-man came and told me Oates was there: He came into the Pantry to me, Look faid he, he is come again, and he is turn'd Jesuit by his Disguise. Why, Benjamin, said I, what haft thou to do with the Man? Can'ft not let him alone?

L. C. J. What was the Name of that Young-

man you speak of?

Mrs. Mayo. Truly, my Lord, he is dead, or he would have testified the same thing.

L. C. J. But what was his Name?

Mrs. Mayo. Benjamin; I can't tell his other Name.

L. C. J. Well, go on.

Mrs. Mayo. Said I to him, Why dost thou scorn this Man? Prithee get out of the Room, I am not able to hear it: So he walk'd the space of an Hour in the Garden.

L. C. J. Is Sir Richard Barker living?

Mrs. Mayo. Yes, my Lord, he is, but he is not

L.C.J. Was he at home when Oates was there? Mrs. Mayo. No, my Lord, I think not. L. C. J. Who din'd with him, do you fay, when

he din'd there?

Mrs. Mayo. My Lady's Sifter. L. C. J. What is her Name?

Mrs. Mayo. Madam Thurrel.

L. C. J. And who else? Mrs. Mayo. And her Sons. L.C. J. Where are they?

Mrs. Mayo. They are both dead. L. C. J. And who else was there?

Mrs. Mayo. One Dr. Cocket. L. C. J. Where is he?

Mrs. Mayo. He is in Wales too, my Lord.

L. C. J. 'Tis a great Misfortune to have fo many dead, or so far remote.

Oates. My Lord, lix Years time makes a great

Alteration in a Family.

L. C. J. Was there any body else there?

Mrs. Mayo. There were two of the Daughters, and they could all come and testify the same thing.

L.C. J. Where are they, and what is become of them? Why are they not here?

Mrs. Mayo. They are living in Lincolnshire, my

Lord, I think.

L. C. J. What elfe have you more to fay?

Mr. At. Gen. Pray, Mrs. Mayo, let me ask you a Question: What coloured Clothes had he on when you faw him first?

Mrs. Mayo. He had a whitish Hat, and colou-

red Clothes.

Mr. Sol. Gen. What time of the Day was it you faw him?

Mrs. Mayo. In the Morning. L. C. J. Did he go publickly?

Mrs. Mayo. Yes, he went publickly.

Mr. Sol. Gen. Did he come often to the House? Mrs. Mayo. He was there frequently, my Lord, Mr. Sol. Gen. Then it seems he was so disguis'd that he could walk publickly in the Streets of Lon-

don at Noon-day, and was frequently in the Family!

Mrs. Mayo. Yes, my Lord.

L.C. 7. Now tell me who was in the Family?

Mr. At. Gen. Mrs. Mayo .-

L. C. 7. Pray, give me leave to ask her the Queftion: Who was there at that time?

Mrs. Mayo. Sir Richard Barker's Lady's Sifter. Madam Thurrel, and his two Daughters, and two of his Kinsmen, and two of the Servants, one is here a Witness now.

L. C. J. Who is that, that is a Witness now?

Mrs. Mayo. One that belongs to Sir Richard Barker, and the other is now dead, and those two Kinsmen are dead.

L. C. J. What is become of the two Daughters. fay you?

Mrs. Mayo. They are in Lincolnshire, as I take it, my Lord.

L.C.J. When did you hear from them?

Mr. At. Gen. My Lord, it is half a Year ago almost fince Mr. Oates had notice of this Trial. L. C. J. Where is Sir Richard Barker himself?

Mrs. Mayo. I was with Sir Richard Barker, and he purposed to have come hither; but being a crazy Man, and antient, it feems he could not, and defired to be excused, for he had a bad Night, and was not well; but he defired that the Court should know, if he were well, he would be there.

Mr. At. Gen. Were you sworn at a former Trial about this Matter, Mrs. Mayo?

Mrs. Mayo. Yes, Sir, I was.

Mr. At. Gen. Do you remember what you fwore

Mrs. Mayo. The fame I do now.

Mr. At. Gen. Then I ask you this Question, How long before Whitfuntide was it that you faw Mr. Oates at Sir Richard Barker's?

Mrs. Mayo. A pretty while before, twice.

Oates. Mrs. Mayo, I'll put you a fair Question, Whether or no it might not be a Fortnight before Whitsuntide, you think?
Mrs. Mayo. The last time I saw you was a Week

before Whitfuntide.

L.C.J. How can you tell it was but a Week? Mrs. Mayo. 'Twas but a Week, because at that time I had fent the Boy for the Woman to scour and wash there.

L. C. J. Was that the last time you saw him? Mrs. Mayo. Yes; I saw him several times before, and it was all before Whitfuntide.

L. C. J. How long before that, was the first time that you faw him?

Mrs. Mayo. He would be away for three or four Days, and come again. L. C. J. But how long before the last time, was

the first time you saw him? Mrs. Mayo. He came still to and again,

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L. C. 7. When was the time that you faw him next before the Week before Whitfuntide, which, as you fay, was the last time you faw him?

Mrs. Mayo. I am not able to fav that.

L. C. J. Did you believe it was within the compassof a Week before?

Mrs. Mayo. To the best of my remembrance it

L. C. J. When was the first time you saw him? Mrs. Mayo. 'Twas in the beginning of May.

L. C. J. You faid at first it was at the latter end

of April.

Mrs. Mayo. Pray, my Lord, let me a little think; I am unwilling to be mistaken, I would say nothing but the Truth.

L. C. 7. No, I would not have thee; but for God's fake, let us have the Truth, that is that we

look for.

Mrs Mayo. I fay, the Coach-man faw him there as well as I, and he can tell you better than I.
L. C. J. But I ask you this Question positively,

Was it in May or April?

Mrs. Mayo. To the best of my remembrance it was the beginning of May.

L. C. J. Was it within a Week of May?

Mrs. Mayo. I believe it was, I cannot tell exactly to a Day.

Mr. Sol. Gen. Was it fo or not?

Mrs. Mayo. I cannot be positive to a Day; it is now fix Years time fince I was first examined about

Mr. At. Gen. But you can remember what you

fwore then, can't you?

Mrs. Mayo. I declare it, I speak not a Syllable, but I will aver to be true, before the great God.

Mr. Sol. Gen. Can you fwear it was within the first seven Days of May?

L. C. J. You fee, Mr. Sollicitor, the fays the

Mr. At. Gen. Did not you fay at that Trial, that you did never see his Face till a Week before Whitfuntide, or a little after?

Mrs. Mayo. I did fwear the fame that I do now, to the best of my remembrance, and that is the

Truth.

Mr. At. Gen. But did not you swear so?

Mrs. Mayo. I never faw him before that first time he came to Sir Richard Barker's, and after the last time that he came, I faw him not till after the Plot was discovered.

Mr. Sol. Gen. How long was that after he had

been at your Master's House?

Mrs. Mayo. It was a good while, I cannot tell how long.

L. C. J. Was it within a Month, or two Months?

Mrs. Mayo. It was more, my Lord.

L. C. J. Where was Sir Richard Barker at that time?

Mrs. Mayo. He was at Putney. L. C. J. Then he did not see him?

Mrs. Mayo. Not then he did not. L. C. J. Did he afterwards? Mrs. Mayo. Yes, he did see him afterwards. L. C. J. How long afterwards was it?

Mrs. Mayo. I can't tell how long afterwards it was, my Lord.

L. C. J. About what time was it?

Mrs. Mayo. After the Plot was discovered he was

up and down in the Family.

L. C. J. You never knew Mr. Oates before that time he came in a Difguise, and you did not know him then, but as they told you it was he?

Mrs. Mayo. No, I did not, but as they told me then; and this is the Man, I'll fwear it.

Oates, Call John Butler. Cryer. Here is John Butler.

Oates. Swear him. [Which was done. My Lord if you please I will propose my Questions to your Lordship; and my first Question is this, I pray your Lordship would ask him, whether he

gave in any Evidence at the five Jesuits Trial, or Langborn's Trial, about my being in Town in April or May 78?

L. C. J. Did you give any Evidence at the five

Jesuits Trial?

Butler. Yes, I did.

L. C. 7. Did you give any Evidence at Langborn's Trial ?

Butler. Yes, my Lord, I was a Witness there. Oates. My Lord, it is so long ago, that ignorant People that come innocently without defign, may not be so ready in their remembrance, as those that conn'd their Lesson for so long time together.

L. C.J. Well, well; what do you ask him next, whether he will stand by that Evidence he gave

Butler. That is all I have to fay, my Lord: I did testify the Truth then, and will abide by it.

L. C. J. But he must give the same over again

here, or it will fignify nothing.

Oates. My Lord, it is now fix Years fince, and this Question was not thought to be stirr'd so long after: Therefore I beg fo much Favour, that the Evidence he did give at Mr. Langborn's Trial may be read to him.

L. C. J. O by no means.

Oates. My Lord, it is such a distance of time—

L. C. J. Look ye, if he has any Notes himself, he may look on them to refresh him.

Oates. My Lord, he comes raw hither, without

any Instruction at all.

L.C. J. So should every Witness: God forbid we should countenance the instructing of Witnesses what they should swear.

Oates. I beg your pardon, my Lord, I did hope this Favour might be granted: I will then ask him

some Questions.

L. C. J. Ay, ay, do, refresh his Memory by Questions as much as you can. Come, I'll ask him fome Questions for you: Do you remember you faw Mr. Oates at any time in the Year 78?

Butler. If it please your Lordship, as near as I can remember I faw him in May before the Plot

was discovered.

L. C. J. That was the Year 78.

Butler. I am fure I did see him about that time.

L. C. J. Where did you see him?

Butler. I was a Servant to Sir Richard Barker, and Mr. Oates I had been acquainted with before he went to Sea; he used to come to my Master's House frequently, and divers times he din'd at the Table, and I waited upon my Master there.

L. C. J. When was it that he din'd there at the

Table?

Butler. A Year before that time in May that I fpoke of before: It was before he went to Sea.

L. C. J. When did you fee him again?

Butler. After he came from Sea, I saw him at my Master's House.

L. C. J. When was it that he went to Sea?

Butler. It was a Year or two before the May that I faw him difguis'd coming to my Mafter's House.

Mr. At. Gen. Ay, what Disguise did he come in?

Butler.

Rutler. His Hair was cut off, close cropt to his Ears, and an old white Hat over his Head, and a fhort gray Coat over like a Horfe-man's Coat.

L.C.J. How came you to take such notice of him at that time, as to be able to swear when this

was?

Butler. I was call'd presently after for a Witness. L. C. 7. How long after this was it, that you were call'd to be a Witness?

Butier. It was when the Trials were at the Old-

L. C. J. Was this the first time you had recollected these Circumstances?

Futler. Yes, my Lord, that was the first time. L. C. 7. Then how came you a Year and an half's time afterwards to remember the precise Month of May, when you did not know you should be call'd to question about it, and yet you cannot remember the time particularly when Oates went to Sea, but take the Compass of a Year or two?

Butler. I guess it was a Year before, I cannot ex-

actly tell.

L. C. 7. When you can but guess at the time of fuch a remarkable Paffage, within the Compass of a Year or two, how can you pitch upon the very Month for fuch a thing as this is, a Year and a half's time after?

O.tes. No, my Lord, it was not fo long as a Year and a half.

L. C. J. Pray, Sir, have patience.

Oates. My Lord, the Records shew, that Ireland's Trial was the 17th of December 78, and the five Jesuits Trial was the 15th of June 79.

L.C. 7. Then it is a full twelve-month's time and more from the May that he fays he faw you at Sir Richard Barker's, to Whitebread's Trial, in which he was examin'd the first time. Now that which I defire of him, is, to give me a reason why he remembers it was in the May was twelve-month before?

Butler. My Lord, the Lady whom I did ferve,

died in February before, that Year.

L. C. J. But give me some reason of your Remembrance fo long after.

Butler. My Lord, I do as well as I can.

L. C.J. Well, what is it?

Butler. My Lady was buried in February, and he comes into the Yard where I was cleaning my Coach, in May following that February, which was May before the Discovery of the Plot. He ask'd me what Alteration was in the Family? I told him my Lady was dead, and the Escutcheon was over the Door for her. He ask'd for Dr. Tongue when he came first in the House.

L. C. J. Why should he ask for Dr. Tongue?

Butler. My Lord, Dr. Tongue lodged there, and he did ask for him: I come to justify the Truth; upon my Salvation what I fay is true.

L. C. J. Well, when he alk'd whether Dr. Tongue

was within, what faid you?

Butler. I told him, no; but he went into the Room where Dr. Tongue us'd to lie, but found him not there: fo he went out again. That was the

fame time Mrs. Mayo faw him.

L. C. J. But, Friend, prithee mind what I ask thee, because thou must give me satisfaction how thou com'st to remember this, so as to be able to fwear it; for his going to ask for Tongue, or the Escutcheon being over the Door, neither of those can be a Reason for you to remember that this was in May, for the Escutcheon may be up in June, or in July, or in August, or in any other Month after Vol. IV.

the time you speak of: But how came you to take notice of this Business that it was in May?

Butler. Sir Richard Barker my Mafter was then fick at Putney, which was in May, tho' I cannot fpeak to a Day or a Week particularly.

L. C. 7. Then prithee let me ask thee this Queftion, how long had your Mafter been fick before

Butler. He had never been well fince my Lady died.

L. C.J. When was it that your Lady died? Butler. In February before.

L. C. J. How long after that did your Master Sir Richard Barker continue fick?

Butler. Half a Year, I believe.

L. C. 7. Why then, suppose your Master fell fick immediately after your Lady died, and he continued fick half a Year after, yet all this while Oates might come during his Sickness even in the Month of June or July, when its acknowledg'd he was in Town, and not be here in February, which is testified by a great many Witnesses.

Butler. My Lord, I tell your Lordship the

Truth, it was in May.

L. C.J. But how dost thou come to take notice it was in the Month of May, so as to be able to fwear it?

Butler. My Lord, I tell your Lordship my Lady was dead, and the Escutcheon was over the Door.

L. C. J. So it might be, tho' he came in June or July, I tell ye.

Butler, My Master was sick at Putney at that

L.C.J. How long did he lie fick at Putney? Butler. He was fick there a Fortnight, my Lord. L.C.J. Then prithee when did thy Master go to Putney ?

Butler. I cannot tell to a Day.

L. C. J. In what Month was it that he went? Butler. It was the latter end of April, my Lord, as I remember.

L. C. J. How long continued he fick at Putney?
Butler. The matter of a Fortnight.
L. C. J. Was not your Master fick, when your
Lady died, at Putney?

Butler. No, he was not there then.

L. C. J. When did he go to Putney, fay ye? Butler. He went not thither till the latter end of April, my Lord.

L.C.J. And did he continue at Putney but a

Fortnight?

Butler. Not at a time, but he continued going and coming a quarter of a Year.

L.C. J. But this was the first time of his go-

ing, was it?

Butler. Yes, as I do remember.

Oates. My Lord, he is my Witness, and I defire I may examine him.

L. C. J. Hold there, Mr. Oates; he is mine too. All the Witnesses are mine to satisfy me in the Truth of the Fact.

Oates. And to fatisfy the Jury too, my Lord.

L. C. J. Yes, and to satisfy the Jury too; but I must and will sift out the Truth, for both our Satisfactions.

Oates. My Lord, it is now, come the next Month, fix Years ago fince the Evidence of this

Matter was first given by these Witnesses, L. C. J. Then, Mr. Oates, I'll come a little rounder to you, and I'll put you into a certain way of clearing this Business. I'll tell you what you shall do; you had a Lodging in Town, as

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well as Diet, and as well as you did eat at Dr. Barker's fometimes, so you eat and lay sometimes You were here in Town a great while together, if your own Affertions be true; for you were from April till June in Town: Now come and give us account by some Witnesses, if you can, where did you lodge at that time, and where did you diet? For it feems you had but one Meal at Sir Richard Barker's.

Oates. Is that the Question, Sir, here in hand? L.C. J. Ay indeed is it, and the main one too.

Oates. I beg your Lordship's pardon if I mistake, but I think that is not now in question; for these St. Omers Men do swear, That I was all April and May at St. Omers: Then if I do prove that in April and May I was not at St. Omers, but here in London, it is Argument good enough against them that their Evidence is false. And indeed, can your Lordship or the Jury expect, that I being then engag'd among and for the Papifts, and afterwards an Evidence against them to discover their Treasons, can bring any of them to testify for me now? No, they will as certainly forswear themselves, as these young Fellows have all done.

L.C.J. Let me ask you a shorter Question: Did you always lie in a Papist House all the two

Months you fay you were here?

Oates. My Lord, I lay at feveral Houses. L. C. J. Tell me the Names of those Houses, or any of them.

Oates. It is not to the Point in question here,

my Lord.

L. C. 7. Yes it is very much; but I perceive it is a Secret, and let any body judge why.

Oates. My Lord, they that have by the Principles of their Religion, Liberty to affirm or deny any thing, and can have Difpenfations for the Violations of Oaths and Sacraments, certainly are not to be admitted as Witnesses in fuch a Case as this.

L. C. J. Talk not to me of Dispensations, and I know not what; I fpeak from a plain demonstrative Proof: Can it be believed that you should be here in England fo long, and as they fay, publickly, and no Person living see you that we can hear of, but an old Woman that never saw you, nor knew you before, and a Coachman that tells a wild Story without reason? If you will not tell me where you lay, can you tell me where you did eat all that time?

Oates. I can tell where I did lie that time.

L. C. J. Do so then. Let us hear it, that will be your best Defence.

Oates. Is that the Point, my Lord, in question? L. C. J. Ay, upon my Word is it the main

Point in this Cafe.

Oates. If it should go upon that foot, my Lord, it is impossible for me now to prove it; for 'tis well known, I lay fometimes with Mr. Whitebread, and fometimes with Mr. Mico, neither of which can I have to testify for me; and besides, I must infift upon it, these things were in question at Whitebread's Trial, nor do I believe that Mr. Whitebread, if ask'd at his Death, would have justified, and stood by it, that I was not here then.

L. C. J. Well, this I must certainly say, I cannot help it, but it will flick with me till better answered. I can never be fatisfied, that if you were here so long, there should no better Evidence

be produced to prove you here.

Oates. My Lord, nor can I help your Diffatiffaction, but I am to fatisfy all that hear me this

Day, that it is a very hard Cafe that is put upon me; I have taken the most effectual Course that I could, to provide for Evidence to make my Defence; and I think, by your Lordship's good Leave, those that I have produc'd, do prove me here in Town in April and May 78. And if your Lordship has done with this Witness, I'll call an-

L. C. 7. Well, go on as you will. I tell you

what sticks with me.

Oates. Pray call Mr. Philip Page.

Mr. Sol. Gen. Hold, Sir, a little; I would ask these Witnesses a few Questions before they go away. You Butler, let me ask you, pray, the first time you saw Mr. Oates at the time you speak of, was it in April or May?

L. C. J. He swore it was the beginning of May. Butler. To the best of my knowledge it was

the beginning of May.

Mr. Sol. Gen. Who did you tell first, that there was Mr. Oates at that time?

Butler. I told it Mrs. Mayo.

Mr. Sol. Gen. Confider, Friend, what you fay now, you are upon your Oath, and confider what you faid at the former Trial, when you were upon your Oath too.

Oates. Pray, my Lord, I defire my Witneffes

may be examined without Threatnings.

L. C. J. It is not a Threatning, it is an Admo-

nition not to go beyond the Truth.

Mr. Sol. Gen. Be fure you be in the right in what you fay, and now I ask you upon your Oath, when was the first time you saw Mr. Oates when he came in that Difguise you speak of?

Butler. I told you it was in May, Sir.

Mr. Sol. Gen. How far in May, confider well what you fay.

Butler. To the best of my Remembrance, it was the beginning of May.

Mr. Sol. Gen. Do you think it was within a Week, or the first ten Days of May?

Butler. I cannot tell that, as well as I remem-

ber, it was the beginning of May.

Mr. Sol. Gen. When you saw him first in May, who elfe, as you remember, was by?

Butler. Mrs. Mayo.

Mr. Sol. Gen. And no body elfe?

Butler. Yes, one Benjamin Turbet, who is fince

Mr. Sol. Gen. But confider your Oath, Friend, once more, and recollect yourfelf; Do you swear positively Mrs. Mayo was by, and did see him at the fame time?

Butler. I faw her look out of the Window into

the Yard, and I believe fhe did see him.

Mr. Sol. Gen. Well then, let us examine her Evidence and yours together, and fee how they

Oates. My Lord, these are not Questions tending to fatisfy the Jury at all, as to the Point in

L. C.J. Are they not? methinks they are, whatfoever you think. Oates. After fix Years time, to ask such poor

ignorant People fuch trifling Questions!

L. C. J. Pray, Sir, be contented, and let the King's Counfel examine the Witnesses.

Oates. My Lord, he fays I was here in May, that's enough.

L. C. J. Well, Sir, I know what he fays. Mr. Sol. Gen. And you shall hear Mr. Oates, how your Witnesses agree. L. C. J.

L.C. J. Go on, Mr. Sollicitor, and do you fit

still and be quiet.

Mr. So!, Gen. Then, my Lord, I would ask him this Question more; the first time you saw Oates come to Sir Richard Barker's, what Habit, pray vou, was he in?

Butler. He was in a Difguife. Mr. Sol. Gen. Ay, what Difguise?

Butler. He had a white Hat flapping over his Ears; his Hair cut short, close to his Ears, and a grey short Coat.

Mr. Sol. Gen. Had he never a Perriwig on? Butler. No, his Hair was cut short to his

Mr. Hanles. Was he in fuch a Difguise, that a Man might not ordinarily know him, that had

known him before?

Butler. Truly, my Lord, I did not know him when he first came in, till he spoke to me, and asked me, how do you, John? and then I recollected who he was, that it was Mr. Oates.

Mr. Sol. Gen. Was he always in the fame Habit,

when he came thither?

Butler. The next time he came he had a Cinnamon-coloured Suit, and a long black Perriwig that was curl'd down thus far, and a black Hat, with a green Ribbon and green Cuff-strings about his Wrifts.

L. C. J. Did you ever see Oates dine there?

Butler. Yes, I did.

L. C.J. When was that?

Butler. After my Master came home from Put-

L. C. J. Who was there befides?

Butler. One Sir William Thurrel and Madam Thurrel.

L.C.J. How often did he dine there?

Butler. Several times.

L. C. J. Who else was there?

Butler. My Master and his Daughter.

L. C. J. And who else?

Butler. Mrs. Mayo.

L. C. J. What is become of your Master's
Daughter?

Butler. I beg your pardon for that, my Lord. L. C. J. Where is she, Man?

Butler. She is at home, I suppose.

L. C. J. What dost thou beg my pardon for then?

Butler. My Lord, I call to mind she did not dine with them.

L.C. J. Did she dine at any time with him

Butler. Yes, I remember several times; but not

L.C. J. When did you fee your Mafter's Daughter last?

Butler. I have not feen her this Quarter of a Year.

L. C. J. Where is she now?

Butler. At home at Putney, my Lord, I be-

L. C. J. And she was several times there when he din'd there?

Butler. Yes, she was at home.

L. C. J. Did Mrs. Mayo fee him at Dinner

Butler. Yes, I believe she did.

L. C. J. How often did he dine there about this time you speak of?

Butler. Several times.

L.C. J. Do you think feven times? Vol. IV.

Butler. I do think he might have din'd there feven times.

L. C. J. Did lie more than feven times, do you

Butler, I cannot number how many times it was,

L. C. J. Now come in Mrs. Mayo again

Mrs. Mayo. Here I am, my Lord. L. C. J. Mrs. Mayo, give me leave to ask you a Ouestion or two. Mrs. Mayo. Yes, my Lord, what you pleafe

L. C. J. You fay (if I do not mit remember; if I do, I beg your pardon, and you'll correct me) a Week in May was the first time you faw Mr. Oates, and that was at Sir Richard Bar-

Mrs. Mayo. I think it might be about the beginning of May.

L. C. J. Had he been in the House before?

Mrs. Mayo. Not at that time that I know of, but as they told me.

L. C. J. Who told you?

Mrs. Mayo. That Coach-man there, John Butler, and one Benjamin who liv'd in the House

L.C. J. Then you did not fee him the first time he came; what fay you, Butler?

Builer. She did fee him out of the Window in the Yard.

L.C. 7. Well, let that pass then: come I'll ask you another Question upon your Oath, How often have you feen him dine there?

Mrs. Mayo. I faw him dine that time that I

fpoke of.

L.C.J. Did not he dine there above once?

Mrs. Mayo. No, he did not. L. C. J. What fay you, Butler? Butler. He did dine there feveral times with

L.C.J. Then one of you two must be mistaken, I am fure,

Oates. My Lord, if your Lordship would please to give me leave to speak, I would set it right.

L. C. J. Good Sir, let them set themselves right

if they can, we need none of your Instructions.

Oates. My Lord, I desire

L.C. J. Why, how now; pray, Sir, be at quiet. Mrs. Mayo, pray what Habit had Oates when you saw him first?

Mrs. Mayo. He was in a grey Hat and a grey

L.C.J. Was his Hair short or long?

Mrs. Mayo. He had on a kind of a fhort Wigg. Mr. Sol. Gen. Are you fure it was a Wigg? Mrs. Mayo. Yes, a kind of a brown Perriwig.

L. C. J. And he fays his Hair was cut short to his Ears.

Oates. These things are very lean stuff to perjure a Witness upon.

Mr. Sol. Gen. When he came the fecond time, what Clothes had he on?

Mrs. Mayo. Afterwards he came in black Clothes and a long Perriwig.

Mr. Hanses. What coloured Perriwig was that, a black or a white one?

Mrs. Mayo. Not a black, but a brown.

Mr. Sol. Gen. You fay it was long.

Mrs. Mayo. Longer than his other, yet not very long neither.

L. C. J. Here are I know not how many Contra-

dictions in these Witnesses Testimonies.

Oates. Truly, my Lord,  $\hat{I}$  do not find in the Examination of the St. Omers Witnesses, you were  $\hat{F}$  2 fo

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fo ftrict, or bore half fo hard upon them, as you do upon my Witnesses; what does it fignify, my Lord, whether the Wigg were long or short,

black or brown?

L. C. 7. We have no other way to detect Perjuries, but by these Circumstances; and 'tis the Duty of a Judge to enquire into all Particulars; as in a Controverfy about Words, were they fooken in Latin or in English, and so to all Places and Postures of sitting, riding, or the like; as you know the Perjury of the Elders in the Case of Sufanna, was by their different Testimony in particular Circumstances discovereed.

Oates. My Lord, I will ask her but one short Question; by the Oath you have taken, Mrs. Mayo, to speak the Truth, the whole Truth, and nothing but the Truth, as you expect the Face of God with Comfort in another World; did you fee me at Sir Richard Barker's at any time in May 78? the May before the Plot was discovered, for that is the main

Ouestion.

Mrs. Mayo. Yes, I did, and I speak nothing here, but what I speak as in the Presence of the

L. C. J. Prithee, Woman, dost thou think we ask thee any thing that we think thou dost not speak in the Presence of the Lord? We are all of us in the Presence of the Lord always.

Mrs. Mayo. And shall answer before him for all that we have done and faid, all of us, the proudest

and the greatest here.

L. C. 7. But I would not have fo much to answer for, as thou hast in this Business, for all the World. Mr. Sol. Gen. Well, we have done with her now,

fhe may go away.

L. C. J. Where does she live now?

Cryer. Mrs. Mayo, where do you live now? Mrs. Mayo. In Leaden-ball-street, my Lord.

L. C. J. When did you fee Sir Richard Barker's Daughter?

Mrs. Mayo. About a Fortnight ago. L. C. J. Where?

Mrs. Mayo. In Barbican, in London.

L.C.J. Do you live with Sir Richard Barker now? Mrs. Mayo. I do not live with him now.

L. C. 7. Did his Daughter use to be at the Table at Dinner?

Mrs. Mayo. She was often in the Country, my Lord.

L. C. J. Did she eat at his Table at that time

when Oates was there? Mrs. Mayo. I am not able to fay whether she did or not; she used to be in Wales at Sir Thomas Middleton's sometimes, and with Madam Thurrel her Aunt, who was her Mother's Sifter, and her

L. C. J. In Wales, dost thou fay, where?

Mrs. Mayo. My Lord, in your own Country, at one Dr. Cocket's; I know your Lordship, tho'

your Lordship does not know me.

L. C. J. I am very glad of it, good Woman; but prithee did ever Sir Richard Barker dine with

Mr. Oates?

two Daughters.

Mrs. Mayo. I cannot fay he did, he went to and fro.

L. C. J. Well, have you any more Witnesses? Oates. Cryer, call Philip Page.

Cryer. Here he is, Sir.

Oates. Pray swear him. (Which was done.) Pray be pleas'd to give my Lord and the Jury the best account you can of my being in Town. But, Mr. Page, the Question that I first ask you, is, whether I was here in April or May, and in what Year it was that you did fee me at your Mafter's

L. C. J. When did you fee Mr. Oates at your Master's House ? You mean Sir Richard Barker to be his Mafter, I suppose.

Oates. Yes, nry Lord.

L. C. J. What do you fay to it?

Page. Truly, I cannot be positive to the Year, but to the best of my Remembrance it was 78.

Oates. Pray tell my Lord and the Jury fome Circumstances in that Year that did happen to you,

that makes you believe it was 78.

Page. Sir, I'll give you the best Satisfaction I can to the best of my knowledge; he came to Sir Richard Barker's one Evening, and there he enquired for Dr. Tongue: He was in a Difguise, in a light-colour'd Coat, fomething like to Frize, but it was not Frize; the Term that they give it, I cannot so readily tell. He had his Hair cut short, almost to his Ears, and he had a broad-brim'd Hat on, and a fmall Stick in his Hand, walking melancholy about the Hall: I happening to be the first body he met with, as I suppose, he ask'd me if Dr. Tongue was within. I told him no, I had not feen him of a confiderable time. He then ask'd me where Sir Richard Barker was? I told him he was ill now at Putney. Says he, when will he be here? I told him, I could not tell.

L. C. J. Did he fee any body there but you? Page. That I cannot tell, my Lord; not that I know of.

L. C. J. What time of the Year was it?

Mr. At. Gen. And what Month?

Page. What Year and what Month it was, I am not able to fay, my Lord.

L. C. J. What became of him after that?

Page. He went out of our Gates then, Sir; he was walking up and down melancholy, and not finding any one, as I suppose, to answer him, he continu'd walking in the Patients Hall, where they used to wait on Sir Richard Barker, that came to discourse with him about Physick; and upon my Answer to his Question, he went away.

L.C.J. Did you ever fee him any other time

near to that time?

Page. No, I did not.

L. C. J. Did you use to wait at Table?

Page. No, I did not. L. C. J. What Service were you then engaged in at Sir Richard Barker's?

Page. I made up the Physick, my Lord. L.C. J. Did you not acquaint the Coachman, nor Mrs. Mayo, nor Sir Richard Barker with it?

Page. I think Sir Richard Barker was in Town foon after, and I did acquaint him with it.

Oates. But can't you tell what time this is, Sir? Page. I can fay no other than I have faid; I believe it was in 78.

L. C.J. Was this in June, July, or May, or

Page. I cannot say punctually what Month it was, my Lord; but, to the best of my Knowledge and Remembrance, it was in the Beginning of

Oates. Had not your Master a Patient at Isling-

ton at that time, that was fick of a Fever?

Page. Yes, he had.

Mr. Just. Withins. Why, would Mr. Oates have

give the Patient Physick?

Page. No, my Lord, but 'twas about that time that the Patient was under my Master's Cure.

Oates. Indeed the St. Omers Men do swear thorough-stitch, but my honest Witnesses are cautious, it being folong ago; and he that is a Minifter of the Church of England (as they fay) speaks to a very Day, upon a much slighter Circumstance. Pray call Mr. William Walker.

Cryer. Here he is.

Oates. Swear him. (Which was done.) Be pleas'd, Walker, to give my Lord to understand, when twas you faw me here in London in Difguise, and when it was you fwore fix Years agone at the Old Bailey, that you saw me here in London . Sir, the time in Controversy is this: I came here to discover a Plot of the Papifts against the King's Life and the Religion, and I swore-

L. C. J. You must not ask Questions in that manner. It is properest for you to propose your Questions to the Court, and they will ask the Wit-

neffes.

Oates. Then I will not ask him, but propose it to your Lordship.

L.C. J. Ay, propose what Questions you please, and if they are fair, I'll ask them.

Oates. Then, my Lord, I would ask Mr. Walker

this Question; when 'twas he met me with a Dif-guise, in what Year and what Month?

Mr. Walker. My Lord, I have been interrogated in former Times upon this Point, fix or feven Years ago; and I do confess I did see the Man, and met him between St. Martin's-Lane and Leicester-fields; and truly, my Lord, I think I may fay it was my Unhappines to meet with him; for I have had a great deal of Trouble by it since, Subpœna upon Subpœna, Trouble after Trouble, that I am even weary of it; for I am an old Man. But I do fay I did meet him at that end of the Town, between St. Martin's-Lane and Leicester-fields in a strange Disguise; he was just like a Vagrant, a very Rascal, and that's true, I believe, my Lord.

Mr. At. Gen. Did you know him before? Mr. Walker. Yes, or I had not known him then.

L. C. J. When was this?

Mr. Walker. My Lord, I'll tell you; my Lord Chief Justice Scroggs, when I was at the Old Bailey, ask'd me if I knew what time I saw him thus; said I, my Lord, 'tis almost a Year and an Half since I saw him; and I being an old Man, little thought it worth the while to lay up the particular time in my Memory: but I'll cast about in my Thoughts to make the best Conjecture I can; for now I will not be upon my Oath, it being but Conjecture.

L. C. J. But now you are upon your Oath, re-

member that, Man.

Mr. Walker. My Lord, I am speaking what I

faid to the Court at that time.

L. C. J. Pray do not tell us an old tedious Story of the Questions and Answers in the Old Bailey, but mind what is faid to you here; my Question is now, what time you faw Oates disguised between St. Martin's-Lane and Leicester-fields, as you say

Mr. Walker. My Lord, I cannot prescribe the time; but I'll guess as near as I can with the best probability, and that is, upon this Circumstance; when I went forward into Leicester-fields, in the Court before the House, I saw the Elm-Trees budded forth as big as an Hazle-Nut; so that I did conjecture by that Token, it might be between Lady-day and the latter end of April; that was the time as near as I could guess.

L.C.J. In what Year was it?

Mr. Walker. I cannot very well tell what Year it

L. C. J. Was it in 77 or 78?

Mr. Walker. Truly, my Lord, I never thought it worth fo much taking notice of, to fix the particular time in my Memory.

Oates. Whether was it that Year the Plot was

discover'd, or the Michaelmas following?

Mr. Walker. I cannot tell when the Plot was discover'd, or whether it be found out yet or no. Oates. But was it the Year before you were exa-

Mr. Walker. To answer you, Mr. Oates, when it was exactly, I cannot fay; truly I would give you the best Satisfaction I could, and do you as much Right as I would do myself. I think if that time when I was examin'd were in 77 or 78, it was near a Year and a Quarter before I did fee you.

L. C. J. Well, what can you make of this?
Oates. 'Tis not to be supposed he is a very willing Witness; but yet he says, 'twas a Year and a Quarter before the Trial in which he was examin'd,

which must be in April 78.

L. C. J. I would know this Question of you: Were you present at the Old Bailey, when the five Jefuits were tried?

Mr. Walker. I was there, my Lord.

L. C. J. Were you at any Trial but one?

Mr. Walker. I was not examin'd at any time but

L.C.7. Have you any more Questions to ask him? Mr. Walker. My Lord Chief Justice that then was, did ask me, if I knew any of the Prisoners at the Bar; and I look'd upon all of them, and I faid I knew not either of them.

Oates. Pray, my Lord, ask him whether he was not produc'd, when the St. Omers Men were produc'd, and gave his Evidence as to my being in

Town at that time.

L. C. 7. He hears the Question, let him answer

Mr. Walker. I am not able to answer you, because you put several Questions together; but this I fay, I was never examin'd but once, though I have been subpœna'd often, to my great Torment and Trouble

Oates. Did you give Evidence at that Trial,

that you faw me in April 78?

Mr. Walker. I testified that I saw you, and by fuch Circumstances, it must be about such a time as well as I could fuggeft; but I could not, nor cannot speak positively.

Oates. Now, my Lord, I shall go on to another Part of my Evidence, and call fome other Witnesses; and first of all, I come to Mr. Serjeant

Maynard, and I defire he may be fworn. [Which was done.

L. C. J. What do you ask my Brother Maynard?

Oates. I call Mr. Serjeant Maynard to give an account of the Proceedings of the House of Commons upon my Discovery of the Popish Plot.

L. C. J. We will not admit that to be any Evi-

dence at all; nor can it be by Law.

Oates. My Lord, Mr. Serjeant Maynard was one of the Committee of the House of Commons that managed the Impeachment, and can give an account of the Evidence and Records that were produced at the Trial of the late Viscount Stafford.

Mr. Serj. Maynard. I know nothing truly, nor

can remember any thing of it now.

L. C. J. He fays he remembers nothing.

Mr. Serj. Maynard. If Mr. Oates had told me before-hand, when he subpœna'd me, what time,

and what particular things he would have examin'd me to, probably if I was there, I have Notes that I then took; but I can never fwear to my Memory. for any Caufe fo long ago.

Oates. My Lord, I am very forry Mr. Serjeant Maynard's Age should so impair his Memory.

L. C. 7. I dare fay, you are not more forry than he is for his Age.

Oates. Well, my Lord, I cannot help it: Then I defire Mr. Blaney may be ask'd whether he has his

Notes of my Lord Stafford's Trial. Mr. Blaney. No, my Lord, I have them not here; Mr. Oates by his Ticket of his Subpœna,

desir'd only the Notes of Ireland, Whitebread, and Langborn's Trial.

L. C. F. But I must tell you, Mr. Oates, if those Notes were here, they could be of no use to you, without the Record of my Lord Stafford's Attainder; if you ask any thing upon another Trial, you must produce first the Record of that Trial, and then you may examine to what was given in Evidence at the Trial.

Oates. My Lord, it is of Record in the House of

Lords.

L. C. 7. But that we are not to take notice of, without the Record be brought in Evidence before us: We must go according to the Course of Law in all Cases.

Oates. Then, my Lord, I must betake myself to another Part of my Defence; and that is, to prove the frequent Attempts made to baffle the Discovery of this Popish Plot, and to stifle the Murder of Sir Edmundbury Godfrey, and to fling it upon a Protestant Peer.

L. C. 7. But that is no Evidence neither.

Mr. Just. Holloway. Surely that is very collateral Evidence.

L. C. J. Nay, it is no Evidence at all in this Case; we must not admit of any such Evidence to

be given.

Oates. Good, my Lord, if this had not been true, which was fworn by Witneffes that had difcover'd the Plot, why should these Men appear to suborn Witnesses (and they have been convicted of Subornation, and endeavouring) to baffle the Dif-

covery, particularly as to Justice Godfrey's Death?

L.C. J. Mr. Oates, I must keep you to Evidence that is proper; we are upon our Oaths to go according to Law, and the Jury are upon their Oaths to try this Cause according to their Evidence; and we are bound to give them this Advice in point of Law, that nothing must weigh, or have any Consideration with them, that you offer, if it be not legal and proper Evidence. If you can fay and prove, that any of the Witnesses that have been produc'd this Day against you, have been tamper'd with; or that they have tamper'd with any of the former Evidence, that is a good Evidence against them; but it must not be by any means admitted, that the Time of the Court be taken up, or the Jury inveigled by that which has not a natural Tendency to the Business before us.

Oates. But if your Lordship please, this Consult in April 78, was discover'd to the House of Commons, among the other Parts of the Discovery of the Treasons of several Noblemen and Gentlemen: Now upon the Discovery of the Plot, I defire that I might give in Proof the Proceedings of the House

of Commons.

L. C. J. No, no, you cannot. Oates. Pray, my Lord, is not the Journal of the House of Commons Evidence?

L. C. J. No, we fay it is not at all.

Oates. Is that the Opinion of the whole Court. my Lord?

L. C. J. Yes, undoubtedly, there is no Ouestion

of ir

Oates. Is any Record of the House of Lords

Evidence?

L. C. 7. Yes, I tell you it is, and that because it is a Record; but there is a vast Difference between the Records of the House of Lords, and the Journals of the House of Commons.

Oates. The Journals have been deliver'd in as

Evidence before now.

L. C. 7. I cannot tell what they have been, but I am fure they ought not to be, and whatever they have been elfewhere, they cannot be here; and I'll tell you a plain Reason for it, because they have not so much Power in the House of Commons, as to give an Oath: But the House of Peers is a Court of Record, and therefore their Proceedings are Evidence, as the Proceedings of the King's-

Bench here, or any Court of Record are.

Oates. Then, my Lord, if that part of my Evidence be over-rul'd, before I come to fum up my Evidence, I defire to offer this thing: My Lord. I can produce feveral Members of the House of Commons in the feveral Parliaments, that can remember how they proceeded against the Lords in the Tower, and the Popish Traitors upon my Difcovery, and what Credit I had in the House of Commons; will that be Evidence, pray my

L. C. 7. No, it will not, if you will produce any one that you told this to before the publick Discovery, that may be Evidence such as it is, and is often allow'd; but what the House of Commons did upon the Discovery, that's not any Evidence

Oates. Then, my Lord, suppose I can prove, that I gave an early and timely Account to any of the House of Lords of this Conspiracy, and did acquaint them with the Consult in April as Part of it; I defire to know whether in producing any of those Lords, I shall give that which is Evidence.

L. C. J. Call whom you will that you told any

thing to, that is a fort of Evidence, I tell you. Oates. Then I call my Lord of Devonshire.

L. C. J. Here is my Lord of Devonshire.
Oates. My Lord, I beg your pardon for the trouble I put your Lordship to; but your Lordship sees the Necessity of it: It is for the Justification of the Truth, to which I will give my Blood for a Seal if I be call'd to it.

L. C. J. My Lord of Devonshire, your Lordship must be sworn. [Which was done.

Oates. Will your Lordship please to acquaint the Court and the Jury (your Lordship being at that time a Member of the Commons House) what Account I gave there of this particular Confult (to keep to that Point that is here in question) before the Court this Day, and with what Credit I was received in all these Parliaments; for my Credit and the Credit of the Parliament is now in question.

Earl of Devonshire. My Lord, all I can say to it is this; you Mr. Oates gave a long Account of a Confult and Conspiracy among the Jesuits: But I cannot remember any Particular, it is fo long ago.

L.C.J. Every body knows this, you gave a long Narrative into the House of Commons and House of Lords too.

Oates. Ay, and it was a true one; but my Lord of Devonshire, I defire your Lordship would be

pleafed

pleased to give the Court and the Jury an Account, with what Credit I was received in those three Par-

liaments your Lordship sat as Member in.

Earl of Devonshire. I remember that the two Westminster Parliaments after the Long Parliament. were fo fatisfied with the Discovery, that they passed a Vote in the House of Commons-

L. C. J. The Votes of the House of Commons

are no Evidence at all.

Oates. They show what Opinion the Parliament

L.C.J. Many Votes that have been made of late, I hope will neither be Evidence for, nor put in practice again.

Earl of Devonshire. My Lord, it is well known

to all the World the Vote I fpeak of.

L. C. J. Nay, my Lord, I speak not to your Lordship; for we all know those Votes that I speak of were not according to your Lordship's mind: But we only fay thus in general, that because the House of Commons cannot give an Oath, therefore what is done there, is not an Evidence here, or in any Court of Record.

Oates. But, my Lord, that I must urge; I do perceive that in the time of Parliament, and during the fitting of the House of Commons, Votes have been brought in as Bars to the Proceedings of Inferior Courts; and this Court does not look upon itself as superior to the great Court of Parliament:

and then if they may be brought-

L.C. J. Which they cannot be, nor never were, nor I am fure ought to be; nor I hope never will be as long as there is any Justice in the Nation.

Oates. But, my Lord, you will allow the Records of the House of Lords to be Evidence?

L. C. 7. Yes, I tell you, I will, and for that reason, because they are Records out of a Court of Record: An Order of Court-Baron is no Evidence, because it is no Court of Record; but a Judgment of a Court-Leet is Evidence, because it is a Court of Record; and there's the difference.

Oates. My Lord, I call in the next place my

Lord of Anglesey, if he be in Court. L. C. J. No, he is not here.

Oates. Pray, will you give me leave to call my Lord Keeper then?

L. C. J. See in the Court of Chancery, whether my Lord Keeper be there.

Cryer. No, my Lord, he is not; he's gone. Oates. He was subpana'd, my Lord, and I can have Affidavit made of it: He was a material Witness for me.

L.C. J. I cannot help it; he is not here.

Oates. Pray call my Lord Chief Baron. L. C. J. Go one of you into the Exchequer, and fee if my Lord Chief Baron be there, and tell him, Mr. Oates calls for him as a Witness.

Oates. And Mr. Justice Levinz.

Cryer. The Courts are both up; and they are all

Oates. They were fubpana'd, I am fure, to be here; well, go and fee, whether they are or no.

L. C. J. In the mean time do you call some other Witnesses.

Oates. I call my Lord Chief Justice Jones.

L. C. J. The Cryer is gone to look for the

Oates. Then I call my Lord of Clare. L. C. J. Here is my Lord of Clare.

Earl of Clare. My Lord, I can remember nothing, it is fo long time ago.

L. C. J. My Lord of Clare fays, he can remember nothing.

Oates. I only call my Lord of Clare to ask him one Question, which I hope his Lordship will remember.

L. C. J. Swear my Lord of Clare.

[Which was done.

Well, what is it you ask my Lord?

Oates. My Lord of Clare, the Question I would ask your Lordship is, with what Credit I was received in the House of Lords upon my Discovery; and that you will, to the best of your Memory, give my Lord and the Jury an Account, how the House of Peers proceeded upon my Evidence?

Earl of Clare. Truly, my Lord, I cannot give

any Account, it is of fo long standing.

Oates. It is a great while ago, my Lord, and therefore it is hard measure, that I must be brought to this Trial fo long after.

L. C. J. If it be a long time, we cannot help it: We cannot force People to profecute fooner than

they will do.

Oates. I defire Mr. Baron Gregory may be called. L.C.J. He is not here, but fee and call my Brother Gregory; I hear they are all together in the Treafury.

Oates. Then I call Mr. Williams, that was Spea-

ker in the House of Commons.

L. C. J. Here is Mr. Williams. [He was sworn. Oates. I desire, Mr. Williams, because you were then Speaker of the Commons House of Parliament, you would be pleas'd to tell what you remember concerning the Credit I received in that Parliament, in which you were Speaker, upon the Difcovery I made of the Popish Plot; and particularly as to the Confult of Jefuits to kill the late King in the Month of April 78?

Mr. Williams. My Lord, my Memory is never very good; but especially in a Case that is at such a distance of time, and which consists of so many Particulars as this, I mean Mr. Oates's Discovery. But this, my Lord, I do remember; he was examin'd at the Bar of the House of Commons, and gave a long account: But it is more than any Man can do, to tell every Particular that is faid in that

House.

L. C. J. Was he upon his Oath, Mr. Williams, at the Bar of the House of Commons?

Mr. Williams. My Lord, he was as other Men are, that are examined in the House of Commons.

L. C. J. We all know it could not be upon Oath,

they have not Power to give an Oath.

Mr. Williams. What Reputation he was of, I cannot fay fo well, as what their Proceedings did testify.

L.C.J. Nor in case they did believe him never so much, is it any thing to this Question; which is, whether he fwore true or false at Ircland's Trial.

Mr. Williams. My Lord, when a Person is brought to the Bar, there to be a Witness in any Cause, every body is filent, and the Witness is heard what he has to fay; and fo was Mr. Oates. When he had done, he withdrew; but what the Opinion of the House was upon it, I must submit to their Votes and Resolutions.

L. C. J. Which you know, Mr. Williams, are

no Evidence.

Mr. Williams. That I must submit to the Court. Oates. I defire my Lord of Clare would be pleafed to tell, if he remembers, what Credit the House of Lords gave me upon my Difcovery.

Earl

Earl of Clare. My Lord, I do not well hear

Mr. Oates's Question.

Oates. My Lord, my Question is this, When I was brought to the Bar of the Lords House, whether I did not receive the Thanks of the Lords House for my Discovery?

Earl of Clare. Truly, Sir, at the beginning of the Discovery of the Popish Plot, I was not in

Town, nor in the House.

L. C. J. But now, Mr. Oates, I hope you are statisfied by the Answer that is given by your own Witness, that what is done in the House of Commons, is no Evidence; and I would have you remember that is the Reason of it, because they are no Court of Record, and because they cannot so much as give an Oath.

Oates. My Lord, I fee my Lord of Huntingdon is here; and though I did not subpœna his Lordship, nor defign'd to have troubled him, yet being here, I defire his Lordship would give an account what Credit I had in the House of Lords upon my Dis-

covery.

very false.

L. C. J. Swear my Lord of Huntingdon.

[Which was done. Earl of Huntingdon. I do believe, my Lord, Mr. Oates's Difcovery found a good reception in the House of Lords; but it was grounded upon the Opinion, that what he faid was true, and that he was an honest Man; for so the House then accounted him to be: and upon this it was their Lordships gave credit to his Testimony. And indeed had the matter been true, it was of high importance to have it thoroughly examined: But fince that time it being apparent there were fo many and great Contradictions, Falfities, and Perjuries in his Evidence, upon which fo much innocent Blood hath been shed; I believe a great many Persons who were concern'd in the Trials of those unfortunate Men, are heartily afflicted and forry for their share in it: And I do believe most of the House of Peers have altered their Opinion, as to this Man's Cre-

L.C.J. Do you hear him, Mr. Oates? Oates. No, my Lord, I do not very well.

L.C.J. Then, my Lord of Huntingdon, turn your Face to the Jury; and fay what you faid to us over again.

dit; and look upon his Evidence as I do, to be

[Which his Lord/hip did to the fame effect. Oates. Very well, my Lord.
Mr. Just. Withins. There's your Credit with the

House of Lords, Mr. Oates.

Oates. My Lord, I call'd you in to answer my Question, as to somewhat that is past, and not to give your Judgment how you are inclined to believe now.

L. C. J. Nay, but with your Favour, it was to declare what Opinion the House of Lords had of you; and he fays very well, and that this is in truth the same Answer that must be given, for the Judges and the Juries that tried the People upon your Evidence. Says my Lord of Huntingdon, at first truly I did believe Mr. Oates did fwear true, and he had Credit with me, and so he had with others; but now upon further Examination into things, and in process of time Discoveries have been made of the Truth, and that what he swore is false; so that now I believe in my Conscience he is actually forfworn, and has drawn innocent Blood upon the Nation; and no body will believe a Word he fays.

Oates. Well, my Lord, I have done with my

Lord of Huntingdon.

Mr. Just. Withins. And he has done with you, as I perceive.

L. C. 7. Yes, truly, methinks ye shake hands,

and part very fairly.

Mr. Just. Holloway. There's my Lord Chief Baron; what fay you to him, Mr. Oates?

L. C.J. Is my Lord Chief Baron fworn? Cryer. Yes, my Lord, he is.

L.C. J. Then what do you ask him?

Oates. My Lord, I call'd your Lordship, because your Lordship sat as a Commissioner of Oyer and Terminer in the Old Bailey, at Ireland, Whitebread and Langborn's Trials; and that which I call your Lordship for, is to give an account to my Lord and the Tury, of the Satisfaction your Lordship received concerning the Fulness and Fairness of the Evidence then deliver'd by me in those Trials?

L. C. Baron. My Lord, I cannot charge my Me-

mory with it.

L. C. J. He fays he cannot remember. L. C. Baron. No, not in particular; but in general I remember there were a great many Perfons that gave Evidence in those Trials on the one fide and the other: There were a great many Persons that came from St. Omers, that gave Evidence there of Mr. Oates being at St. Omers, when he faid he was in Town.

Oates. And what Credit were they of, at that

time, pray, my Lord?

L. C. Baron. I think they were Persons of very good Credit; they were Gentlemen of good Families many of them.

Oates. Did the Jury believe them at that time? L. C. Baron. I cannot tell what the Jury did.

L.C.J. Nor is it any matter at all what they did: But I would ask you, my Lord, but one Question; Have you heard this Evidence that has been given here to-day?

L. C. Baron. No, my Lord, I have not.

L. C. J. If you had, I would then have asked you, whether you believe him now or not?

L. C. Baron. Truly, my Lord, I never had any great Faith in him, I do affure you, as to my felf. Mr. Just. Withins. You hear what he says, Mr.

Oates; you had never any great Credit with him. Oates. My Lord, I am not at all concerned at this; I value my felf more upon my own Innocency and Integrity, than any Man's good or bad Opinion whatfoever.

L. C. J. Ay, your Innocency is very great!
Oates. Then, my Lord, I will conclude my Evi-

Mr. At. Gen. My Lord, before Mr. Oates goes to fum up his Evidence, we have some other Evidence to give.

L. C. J. What fay you, Mr. Oates? Will you

call any other Witnesses to this Point?

Oates. My Lord, if they bring any other Evidence, I hope I may have my turn to answer it.

L. C. J. Ay, truly, if they bring any new Evidence that you have not applied to already, God forbid that you should not be heard; but if it only gives an Answer to the Evidence that has been given, then you must not retort on them; for they are to have the last Word: but it is not fit withal, that you should be denied any thing that is necessary or really of advantage to you.

Oates. If they offer any new Evidence to my Difreputation, the Question is, whether I may have a time allotted me to make my Defence against that

Evidence?

L.

L. C. J. Ay, ay, in God's name, by all means. Mr. At. Gen. This is the usual Method of Proceedings; but I would know if Mr. Oates has any more Witnesses to examine to this Point, that he has examin'd to already?

Oates. My Lord, I think I have no further Evidence at prefent, till I hear what they further fay.
Mr. At. Gen. Then may it please your Lordship,

and you Gentlemen of the Jury

Oates. I hope when your Lordship sums up the Evidence, you'll remember what has been faid by

the Witnesses.

L. C. J. You may affure your felf, I will remember whatfoever has been faid on the one fide and t'other, as near as I can: The Gentlemen of the Jury are Men of Understanding, and I see they take Notes, and I'll give them all the Affistance I can.

Oates. Truly, my Lord, I have fome more Witnesses to the same purpose, if your Lordship please

to spare time to hear them.

L. C. J. Ay, ay, we fit here to hear the Witnesses, call whom you will.

Oates. Is my Lord Lovelace here?

L. C. 7. I cannot tell, I do not fee him here; but you did call my Brother Gregory, there he is, what fav you to him?

Oates. Mr. Baron Gregory was Speaker of the House of Commons in one of the Westminster Par-

liaments.

L. C. J. Swear my Brother Gregory

Which was done. Oates. I defire your Honour would be pleafed to give this Court and the Jury an account, you being Speaker of the House of Commons, what Credit I received there in that House upon my Discovery of the Popish Plot?

Mr. Bar. Gregory. My Lord, that is a pretty general Question, it is not possible for me to remember the Proceedings in the House of Com-

mons fo long ago.

L. C. J. But, Brother, I tell you what he means by it : He would have you to answer this Question, whether he was of good Credit in the House of

Commons or not?

Mr. Bar. Gregory. I know not what Answer to make about the Credit he there had; any Member of the House of Commons may give as good and better an account in that matter than I; and truly I do not remember that Mr. Oates was before the Bar of the House when I was Speaker: I believe it was before I was Speaker, that he was examined at the Commons Bar.

L.C. J. Well, he can remember nothing of it.

Oates. Is my Lord Lovelace there?

Cryer. He has been called, but he is not here.

Oates. Call my Lord of Stamford.

Cryer. He is not here.

Oates. Call Sir Francis Winnington.

Cryer. He is not here.

Oates. Call Silas Titus, Esq;

Cryer. He is not here.

Oates. Call Sir George Treby.

Cryer. He is not here.
Oates. Call Sir Francis Pemberton: These have been all fubpæna'd.

Cryer. He is not here.

Oates. Is my Lord Bishop of London?

L. C. J. Here is my Lord Bishop of London, pray

fwear my Lord Bishop of London. [Which was done. Oates. I beg your Lordship, if you can, would give an account of your Remembrance in this matter: Your Lordship was often in Committees of VOL. IV.

the House of Peers about this Business, and from first to last you were in the Committee for further Examination of the Popish Plot; and you were not only of the Committee, but you also fat as a Baron in the House. I humbly beg your Lordship would please to tell as sar as you can charge your Memory, what Reputation I had in the House of Lords, where I was upon my Oath; and in particular, whether your Lordship remembers that I received the Thanks of the House for the Service I had done for the King and Kingdom in the Discovery.

Mr. Just. Holloway. It is a long Question, my Lord. L. B. of London. It is fo, my Lord; but my Answer will be very short: For it is a very little I can remember after fo great a distance of Time, and the Transactions have been publick; nor can I acquaint the Court with any thing, but what is known already; and that is this, I remember that the Plot was discovered by him, and his Discovery was receiv'd as Evidence at the Bar of the House of Lords, and believ'd, and the Thanks of the House were given him at that time for it.

L. C. J. There's Sir George Treby; what do you ask him? But first let him be sworn.

Which was done. Oates. Pray be pleas'd to ask Sir George Treby, who was Chair-man of the Committee of Secrecy, and was Manager in the Trial of the Lord Vifcount Stafford, that he will be pleas'd to tell what Credit I had in both Houses upon that Trial.

L. C. J. I told you before, you must urge nothing of that Trial, unless you have the Record here. Oates. Then, my Lord, I defire Sir George may give

an account what he knows of the Correspondencies between Mr. Coleman and the See of Rome?

L. C. J. No, that will not be any Evidence at all in this Case; for that is not at all here in question.

Oates. Then, my Lord, I defire Sir George Treby may speak what he knows of my Credit in the House of Commons.

L. C. J. Ay, what fays he to that?

Sir George Treby. My Lord, I can answer for nothing but my own Judgment; I cannot tell what Credit he had with any particular Member of the House of Commons; I do remember indeed, he was there feveral times at the Bar, but not upon Oath, but as others usually are there: and concerning the Discovery, there was a Vote all the Kingdom knows of, that they were satisfied there was a Plot, but whether that Vote was grounded altogether upon his Evidence, or how far upon his Evidence, I cannot tell, nor what any Man thought of it besides my self.

Oates. I desire Mr. Serj. Pemberton might be

call'd again.

Cryer. He is not here.

Oates. Then pray call Sir William Delben.

Cryer. He is not here neither.

Oates. Then I call Sir Edward Atkins.

Cryer. He is not here.

Oates. Call Mr. Richard White.

Cryer. He is not here.

Oates. My Lord, these were all subpæna'd, but they will not come; they are frighted away.

L. C. J. We know nothing of that, they may come if they will.

Oates. Call Mr. Thomas Cox. Cryer. He is not here; but here is Mr. White.

Oates. I pray he may be fworn. [Which was done.] I defire to know of him, whether he were not a Jury-man upon the Trials of Ireland and Whitebread?

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Mr. While. No, I was not.

Outes. Then I am miftaken; I beg your pardon for this trouble.

L. C. J. Well, there's my Brother Dolben come now. What fay you to him? Swear my Brother Dolben. [Which was done.

Oates. May it please you, Sir William Dolben, you sat as a Judge upon the Trials of Mr. Ireland, Mr. IVbitebread, and Mr. Langborn; and I call you, Sir William Dolben, to give an account to my Lord and the Jury, what Credit my Evidence had at those Trials, and how the Jury was satisfied with it.

L. C. J. There is the Verdict, Man, that finds

the Persons you speak of, guilty.

Oates. If that be Evidence enough, I am fatis-

fied, my Lord.

L. C. J. Is not that better than his Opinion to shew how the Jury was fatisfied? Ay, certainly; better than the Opinion of all the Twelve Judges for that point; they would not have convicted them, except they had been satisfied with the Evidence.

Sir William Dolben. Have you done with me,

Sir?

Oates. I have, Sir.

L.C.J. Have you called all your Witneffes, or will you call any more?

Oates. No, my Lord, I will call no more at pre-

fent.

Mr. At. Gen. Then, my Lord, we'll go on with another part of our Evidence. Gentlemen, you fee Dr. Oates, to support his Credit, has given two forts of Evidence; the one is, some Records of Trials at the Old Bailey, wherein he had the good hap to be believed; the other is, feveral noble Persons, and other Gentlemen, as to the Credit he has had given to his Evidence before. What they have faid I shall not meddle with at all at this time, but leave the Observations that are to be made thereupon, till we come to fum up the Evidence for the King. But as to the first part of his Evidence, that is, as to the Records produced, and the Verdicts therein given, and the Opinions of the Judges, we have this to fay in point of Evidence as an Answer. First, we shall produce to you several Records, wherein he has not been believed; as that of Sir George Wakeman, and my Lord Castlemain: and not only fo, but we shall actually prove that he was perjur'd in them; that what he fwore against them was utterly false, and you will hear this was not the first time that he had sworn false; for in an Accufation that he gave at a Trial at Hastings, we shall prove he fwore Buggery upon a Perfon, which was prov'd false.

Oates. Can you produce any fuch Record, Mr.

Attorney?

Mr. At. Gen. Yes, we shall.

L. C. J. Do not interrupt the King's Counsel; let them go on; you shall be heard quietly in your time.

Mr. Hanses, Nay, Mr. Oates need not be so hasty

Mr. Hanles. Nay, Mr. Oates need not be to hairy as to ask for the Records, by degrees we shall pro-

duce Records enough against him.

Mr. At. Gen. We shall prove also by the Journals of the Lords House, that he did forswear himself; for after he had there made a long Narrative of the Plot, being ask'd whether he had any more to accuse, than those Persons that he had nam'd, and this upon his Oath; he did there swear that he had no more Persons to accuse.

Oates. That were Members of that House, it

was

L. C. J. Sir, you must be quiet till they have done.

Mr. At. Gen. But foon after he bethought himfelf, and accuses the Queen and his Royal Highness the Duke, our now present Sovereign, of being in the Plot.

Oates. What Plot did I accuse them of?

L. C. J. Nay, you must fit down and be quiet; how now, will you not let the King's Counsel speak? You were heard quietly, and so shall they be too.

Oates. Well, my Lord, I will be quiet.

Mr. At. Gen. These things, my Lord, will shew what Credit he was of at that time. Another thing we say to these Records, is this; There were two other Witnesses, Mr. Clay and Mr. Smith, besides those that were now produced, which were the Home-Witnesses, that did positively swear, that in April and May 78, Oates was here in Town; he did then indeed make use of those other canting Witnesses, for I cannot call them any otherwise, that beat so about the Bush, and speak of Uncertainties, and contradict one another; but those that I name, Clay and Smith, were Home-Witnesses; and there lay the Credit of his being in town, when the Witnesses which came from St. Omers, say he was beyond Sea.

Oates. My Lord, I beg I may ask one thing; whether my Lord Bishop of London be there still?

L. C. J. No, my Lord of London is gone.

Oates. I am forry for it, because he could have given an account of this Smith, for he knows him.

L. C. J. I cannot help it, you should have defired him to stay while he was here; go on, Mr.

Mr. At. Gen. I will, my Lord; and this which I am going to fay, as an Answer to his Evidence, will give a full Answer to that other Objection which he made; which was, what was the Reason, when he had given such an Evidence so long ago, it should be delay'd so long e'er it was prosecuted. I'll give your Lordship a Reason, and a fatisfactory one: Till those Discoveries were made that have lately been made, the Evidence these Witneffes gave, carried a Probability of Truth in it; and Sir Richard Barker himself added his Testimony to it, tho' he does not think fit now to come and confirm it: I fay hitherto it had some semblance of Truth, and fo did ballance the other Testimony of them that came from St. Omers. But when we had discover'd that it could be testified by twenty Persons, that had not been at any of the former Trials, that he was certainly all that time at St. Omers; and when we had discover'd the Tampering and Practices of Mr. Oates, in suborning these Witnesses to swear as corruptly as he swore at first, which we shall shew you palpably to be true that he did fo; that gave us Encouragement to go on to make Enquiry into the Matter: but this was not discover'd till half a Year ago, or thereabouts. Now as to one of those Witnesses, that is Mr. Clay, the Cafe stands thus: indeed I expected he would have brought the same Witnesses he did then, for I prefume they are all about Town, but he has not thought fit to do that: This Clay was then a Prieft, and a Prifoner in the Gate-House for that very reason, as being accused for being a While he was there a Prifoner, Romifo Prieft. Mr. Oates comes and threatens him, and follicits him to fwear that he was here in town in May 78, that he might be provided with Proof against what the Boys of St. Omers (as he call'd them) would come to testify; and threaten'd him, if he did not, he would hang him, for he could fwear him to be

a Priest; and this was about three or four Davs before the Trial of the five Jefuits: At length they came to a Bargain and Agreement, as you will hear, that he should come and swear this; when Mr. Oates cannot pretend that the Evidence of Clav was known at all by any of the Committees that were concern'd in the Management of his Discovery; or that he was fo much as thought of for a Witness. But we shall prove how it came to pass; and I believe, if Mr. Oates would call him now, (as I do not question he knows where to have him) Clay would not be fo hardy now, as to affirm his former Testimony. Then as for Mr. Smith, his Case stands thus: Mr. Oates had fworn him into the Plot, as you will find in his Narrative that he gave in upon Oath, which is upon Record, and enter'd in the Journals of the Lords House. He was a Schoolmafter in Islington, and Oates swears High Treason against him, and thereupon Warrants went out to take this Smith, and Mr. Oates was very violent in the pursuit of him but two or three Days before the Trial; and then, when all these Witnesses from St. Omers were come, as he knew very well, he was in some doubt his Design would have fail'd, and then does he prevail with Smith to become a Witness for him. And 'tis evident he did tamper with him, from that which was done by him at that time: For now he gives him under his Hand (to shew the Impudence, as well as Villany of the Man, as it has been evident enough in all his Carriage) a Paper that should give him authority to go free from all Process and Arrests upon any Warrants; and this Protection under Mr. Oates's Hand, is directed to all the King's Officers, thereby commanding them to take notice that this Mr. Smith, whom before he had accus'd of being in the Plot, was an honest Man, and employed in great Service for the King at that time. This Paper, when produc'd, will shew the Time when it was made; and then it will appear, that two Days after Smith comes and fwears that he din'd with him the first Monday in May 78. This was what Smith swore then; and upon my mentioning of this Practice, if he have any shame in him, it must put him in some confusion; for we are prepared to prove by undeniable Testimony, that Mr. Oates did not dine with this Mr. Smith that Day; we shall prove it by the whole Family: but the first time ever Mr. Oates came there, was in July after, when he came into England from St. Omers, which these Witnesses say, was the latter end of June. Then it was that he was with Mr. Smith, and came to his House, and not before. And we shall prove by several Witnesses, that upon the Question being asked of Mr. Smith, how he came to testify such a thing, his Answer was, I must have died for it, if I had not done it; 'twas only a Mistake in point of time: But he threatened me, and so did some others too, that he would have me hang'd for being in the Plot, if I did not comply with him, and fwear this for him. My Lord, I shall offer this Evidence that I have open'd, and then I hope we shall satisfy the Jury, and all that hear this Trial, that he is one of the most notorious Villains that lives upon the Earth; to be fure that ever was known in this Kingdom.

Mr. Sol. Gen. First, my Lord, we'll produce our Records: Where is the Record of Sir George Wake-

Mr. Swift. This is the Record of Sir George Wakeman, and this is a true Copy; I examin'd

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Mr. Sol. Gen. Pray, Sir Samuel Astry, read a Word or two of it.

Cl. of Cr. Here is an Indictment against Sir George Wakeman for High Treason; he pleaded not guilty; and here is an Acquittal by the Jury

Mr. At. Gen. He being acquitted, I defire he may be fworn. [Whi b was done.

Mr. S.l. Gen. Pray, Sir George Wakeman, was Mr. Oates fworn against you at the Trial?

Sir George Wakeman. Yes, Mr. Sollicitor, he was.

Mr. Sol. Gen. Do you remember what he fwore against you at that Trial?

Sir George Wakeman, Yes, Ido, Sir.

Mr. Sol. Gen. Was that true that he fwore, by the Oath you have taken?

Oates. Is that a fair Question? I desire the Opinion of the Court?

L.C.J. Ay! why not?
Oates. He was legally accus'd; he cannot fwear himfelf off.

L. C. J. But he is legally acquitted too; we have a Record for that here.

Oates. Ay, my Lord, he was acquitted; it's well known how.

Mr. Sol. Gen. Come Sir, was that he fwore against you at your Trial, true?

L. C. 7. What do you fay, Sir?

Sir George Wakeman. 'Twas false upon my Oath.

Mr. Sol. Gen. What Particulars did he swear against you?

Mr. Pollexfen. Ay, pray tell the Particulars as near as you can what he fwore against you.

Sir George Wakeman. My Lord, if your Lordship please, I will give a little Account what he fwore against me before the King and Council.

Mr. Sol. Gen. That will not do, Sir George Wakeman; we do not ask you that.

L. C. J. No, it must be only the Evidence that was given upon this Acquittal, which is the Record here produc'd before us; what did he fwear against you then?

Sir George Wakeman. He swore at that Trial, as near as I can remember, that I undertook for a certain Sum of Money, 15000 l. as I think it was, to poison the King, and I was to do it by the means of the Queen. I was to provide this Poison for her, and she was to give it to the King. This he fwore at my Trial, which God forbid it should

be true; nothing can be more false.

L. C. J. I ask you by the Oath you have taken, you are now acquitted, and fo in no danger; and being upon your Oath, ought to speak the Truth, without Malice or Ill-will to him that did accuse you; was that he fwore true or false?

Sir George Wakeman. False, false, upon my Oath; I fpeak it without any Malice against the Man in

Mr. At. Gen. Then swear my Lord Castlemain. [Which was done.

Sir George Wakeman. My Lord, I'll be bound to make it appear, that all he fwore against me was false. Mr. At. Gen. And fo was it he swore against my

Lord Castlemain, and others that were acquitted at the fame time with Sir George Wakeman. Mr. Sol. Gen. First, read the Record of my Lord

Castlemain's Acquittal.

Cl. of Cr. Here is the very Record itself: it was in this Court, my Lord Castlemain was indicted of High-Treason, and tried and acquitted.

Mr. At. Gen. My Lord Castlemain, pray what did Oates swear against you at your Trial? And G 2 pray

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pray tell the Court, whether that was true or

falle.

Earl of Castlemain. My Lord, as near as I remember, Mr. Oates did fwear at my Trial, that he met me in Lincolns-Inn-Fields, and that he went with me fomewhere to Mr. Fenwick's Chamber in Duke's-street in Covent-garden, where he said I did talk a great deal of Treason, and a great Discourse of that kind he faid there was, and he fwore that I was in feveral Cabals in relation to the King's Death. I was afterwards acquitted by the Jury that tried me, as appears by the Record; and here I do declare, as in the Presence of God, and with all the Imprecations of divine Vengeance to fall upon me, if I fpeak any thing but the Truth, that not only that which he fwore, was false, but that I never had any Thoughts in my Heart, much lefs did ever declare in my Words, of any injury or hurt against the late King. And befides, that I never faw the Face of Oates in my Life, till after I was put in Prison upon his Accufation of me.

Qates. My Lord, I defire to know what Religion

that noble Lord is of?

Earl of Castlemain, I am a Roman Cartholick, my

L. C. 7. We all know what Religion my Lord

is of, you need not ask that Question. Oates. That's not the Point, my Lord, I must

have it declared in Evidence.

L.C.J. I wonder to fee any Man that has the Face of a Man, carry it at this rate, when he hears fuch an Evidence brought in against him.

Oates, I wonder that Mr. Attorney will offer to bring this Evidence, Men that must have Malice against me-

L. C. J. Hold your tongue; you are a shame

to Mankind.

Oates. No, my Lord, I am neither a shame to my felf or Mankind: What I have fworn is true, and I will fland by it to my last Breath, and feal it if occasion be with my Blood.

L. C. J. 'Twere pity but that it were to be done

by thy Blood.

Oates. Ah! Ah! my Lord, I know why all this is, and fo may the World very eafily too.

L. C. 7. Such Impudence and Impiety was never

known in any Christian Nation.

Oates. But this will not do the Work to make the Plot to be disbelieved; Things are not to be done by great Noises: I will stand by the Truth.

L.C. J. Can you think to out-face fuch Evi-

dence as this with your Impudence?

Oates. But I hope you'll give me leave to make my Defence.

L.C. 7. Then carry yourfelf as becomes you in the Court.

Oates. My Lord, I will do fo.

L. C. J. If you do not, we know how to make you do it, you shall not think to domineer here.

Oates. My Lord, I hope I do behave my self as I

ought.

 $L. C. \mathcal{F}$ . No, you do not.

Oates. Ill Language may provoke any Man's Passion, my Lord.

L. C. J. Keep your felf within Bounds, and you shall be heard; but we'll suffer none of your Extravagancies.

Oates. My Lord, if I had been aware of this, I could have produc'd Evidence that would have sup-ported my Testimony in these Matters. L. C. J. Go on with your Proofs, Mr. Atterney.

Mr. Attorney. We will do fo, my Lord.

Earl of Caftlemain. Have you done with me. Sir? L. C. 7. Have you any other Questions to ask my Lord Castlemain?

Mr. At. Gen. No. my Lord.

L. C. 7. Then your Lordship may sit down again where you were.

Mr. At. Gen. Now my Lord, we shall show the Lords Journal where it is recorded, that he fwore he could accuse no body else but those that he nam'd, and then we shall give an Account, that foon after. he accus'd our prefent Sovereign, and the Queen Dowager.

Mr. Sol. Gen. Where is the Clerk of the Parlia-

ment?

Mr. Swift. Here he is ; Mr. Walker!

Mr. At. Gen. Swear him. [Which was done. Mr. Sol. Gen. Mr. Walker, is that the Journal of the House of Lords?

Mr. Walker. Yes, my Lord, it is.

Mr. Sol. Gen. Deliver it in to the Clerk, and let him read it.

L. C. 7. Then you must direct to the time, or else it will be to no purpose.

Mr. Swift. Sir Samuel Astry, pray turn to Friday the 29th of November 78.

Cl. of Cr. Reads. Die veneris decimo nono Novembris 1678. Titus Oates being call'd in at the Bar, defired to be heard a few Words before he was

L. C. J. Mr. Attorney, I doubt this will not be Evidence: It is only a Paper of what he faid, taken before the Lords; but now whether that was upon Oath or no, is the Question: nay it appears it was not upon Oath; but fays, it was before he was fworn.

Mr. At. Gen. My Lord, I desire it may be read all out.

Cl. of Cr. Reads. Titus Oates being called in at the Bar, defired he might be heard a few Words before he was fworn to fpeak to the main Bufiness: which being granted to him, he complained of the Reftraint he is under, and being debarr'd of the liberty of his Friends coming to him, and of converfing with any body in private, and that no Englishman ought to be restrained, unless accused by one or more Witnesses; and pray'd that the Restraint might be taken off, that he might be enabledto give his Evidence more cheerfully, and that the House would be pleased to address the King for that purpose, and that his Pardon may be renewed, because he his under Misprission of Treason. To which the Lord Chancellor told him, that the House would take his Condition into Confideration: And then being fworn, he was told by the Lord Chancellor, that the Lords have received an Address from the House of Commons in part upon Evidence by him given there, and that the House expects he should give an Account what that is, which has begot such Astonishment in the House of Commons as is expressed in the Address. Upon which, Titus Oates faid, that in July last, he saw a Letter from Sir George Wakeman-

L. C. J. Is this Evidence, Mr. Attorney?

Mr. At. Gen. My Lord, the use we make of it isto prove that he did accuse the Queen.

L.C.J. What is the Accufation of the Queen to this purpose?

Mr. At. Gen. My Lord, we fay he had fworn feveral Days before that he had no other Persons to accuse.

L. C. 7. You should produce that first, that he Iwore fo.

Mr.

Mr. At. Gen. My Lord, we should so, I think, and I thought it had been fo done.

L. C. J. This is no Evidence, for it is not upon

Oath; it does not fay fo.

Mr. At. Gen. Yes, it does, my Lord; but we will go on in order. L. C. 7. Come then, let us fee what was fworn

about his having no more Perfons to accuse. Mr. At. Gen. Pray Sir Somuel Aftry, look the

30th of October 78.

Cl. of Cr. Reads. Die Mercurii 30 Octobris 1678. Titus Oates, being called in, was fworn at the Bar, and required to answer to what he is now called in for, concerning his Discourse with the Lord Annelley last Night, about the Duke of York.

L. C. J. I doubt this will not be Evidence neither; for we are now speaking only about what shall be Evidence: We are not now meddling with the methods of the House in their Examination of Witneffes, but what is Evidence here; fuppose an Oath be administred to me for a particular purpose in the House of Lords, that I shall answer to what is asked me concerning a Discourse that I had with a third Person.

Mr. At. Gen. Pray Sir Samuel Astry look the next Day; for there, my Lord, he is examin'd upon the general.

Sir Samuel Astry Reads. Die Jovis 31 Octobris

1678.

Mr. At. Gen. But first read the latter end of the former Day's Proceedings, beginning at those

Words, Upon Consideration.

Cl. of Cr. Reads. Upon confideration of what Titus Oates had faid, he was call'd in again, and told by the Lord Chancellor that the House has directed he shall be heard again to-morrow at Nine a-clock, and the Lords do expect that by the Oath he hath now taken, he should go thorow with what he hath to fay, and therefore he should prepare himself to deliver the whole Truth of what he knows concerning the Defign against the King's Perfon, and the Government of this Kingdom.

L. C. J. But still, Mr. Attorney, we are but where we were; for fuppofing upon my Examination upon Oath given me in the House of Lords to a particular purpose, that my Lord Chancellor should tell me here, my Lords intend to-morrow, that you by virtue of the Oath now given you, should come and give them Satisfaction as to other Questions, I doubt that would not be Evidence in Westminster-Hall: Let us not stretch any thing further than it should be upon any account whatsoever. For suppose I give you an Oath to make true Answer to such Questions as I shall ask you concerning what was faid at the Sessions-house at such a Trial, and then I come after and ask you upon the Oath you have taken, what do you fay concerning fuch a Bufiness seven Years ago, would that be Evidence?

Mr. At. Gen. With Submission, my Lord, if a Man be told he is upon his Oath, to fay all he knows of fuch a Delign, what he fays upon that Oath, is Evidence.

L. C. J. You say very true, Mr. Attorney, if I give him a general Oath; but what he fays concerning any other Matter than that particular Thing which he was fworn to give an Account of, can never be Evidence.

Mr. Sol. Gen. Truly, my Lord, I think we need

not labour in fuch a thing as this is.

L. C. J. Truly, Mr. Sollicitor, I think it is no Evidence at all; if you can prove he was fworn to

his whole Narrative, and can bring any thing out of that, you fay fomething.

Mr. At. Gen. We defire that my Lord of Berkeley L. C. J. What do you ask him? may be fworn.

Mr. At. Gen. Pray, my Lord, will you give the Court and the Jury an Account, whether Mr. Oates was not fworn to his Narrative, and delivered in his Evidence at your Lordship's Bar upon Oath.

L. C. J. My Lord of Berkeley, let me ask you this Question, Was every thing that he gave an Account of at the Bar of the Lords House, given in

upon Oath?

Earl of Berkeley. I cannot remember that, my

L.C. J. It is impossible that he should. Earl of Berkeley. All I can testify is but what I answered to the Question which was asked me at my Lord Stafford's Trial.

L. C. J. But that is not material now, my Lord, because the Record of that Trial is not here.

Earl of Berkeley. The fame thing is entered here particularly.

Mr. At. Gen. My Lord, we defire it may be read again.

L. Č. J. Read it again with all my heart. L. C. J. This is a particular Oath to a particular purpose; and shall I help it by intendment, that he was afterwards fworn to the general Matter? No, I will not: Suppose any thing had happened afterwards that it should have been thought fit to prosecute Oates; could the Man have been convicted of Perjury for this? Certainly he never could.

Mr. Sol. Gen. Well, my Lord, we submit it to you; but we will now go on to prove that which Mr. Attorney opened, that Oates did suborn these Witnesses to swear what they did swear: You have had one part of the Evidence that was then given; now we shall prove that Clay was sworn at Whitebread's Trial, and what he did there teftify about Oates's being in Town.

Oates. I own it, he was fworn then.

Mr. At. Gen. Do you own that you fuborned

Oates. No, I think not, Mr. Attorney.

Mr. Sol. Gen. Then we will prove that you did tamper with him, and by threatnings prevail'd with him to fwear for you.

Mr. At. Gen. Nay, we will prove that he was miftaken in what he did swear a whole Year. Pray

call Mr. Charles Howard.

Oates. My Lord, I defire I may have leave to ask the Court a Question, and I beg the Opinion of the Court in it, whether a Popish Recusant con-

victed, may be a good Witness?

L. C. J. We are not bound to answer your Queftion; for we see no ground why you should ask it: If you have any occasion to object against any Witness, and can produce any Record against him; then we will tell you more of our Minds.

Oates. Pray then let me ask you another Que-

ftion, my Lord.

L. C. J. Prithee do not trouble us with thy Questions, let them go on with their Evidence.

Oates. My Lord, I defire to know, whether a Man confesting himself a Popish Priest-

L.C.J. We do not fit here to answer every idle Question; 'tis nothing at all to the purpose: When you ask a proper Question, we will answer it.

Oates. Yes, it is my Lord, and you are of my

Counsel in Matter of Law.

L. C. J. Iam not fo.

Oates. Yes, my Lord, the Court is always of Counsel for the Prisoner.

L.C.J. That were well, indeed, if we were bound to give Advice in every Cafe, where a Man is profecuted at the King's Suit: indeed in those Cases where a Man can have no Counsel allowed him, the Court is of Counfel for him; but where he may have Counfel, the Judges are not of Counfel

Mr. Just. Holloway. Besides, we are not here

putting of Cases, but trying of a Cause.

Mr. Sol. Gen. Here is Mr. Charles Howard, fwear [Which was done.

Mr. At. Gen. My Lord, we bring this Gentleman Mr. Charles Howard only to this part of our Evidence, to prove that Mr. Clay was mistaken a

whole Year, miltook 78, for 77.

L. C. J. But, Mr. Sollicitor, if you take this confuted Method, we shall never be at an end, and for my part I cannot make any thing of it; it is impossible for me to retain these things in Memory, fo as to give any Direction to the Jury, if there be not a Method used: for do you think that it is possible for a Man to retain in his Head a hundred things huddled up and down without any Order?

Mr. Sol. Gen. We beg your Lordship's Patience but a little while, and we shall have it in very good [Which was done. Order. Swear Higgins.

L. C. J. Pray what do you ask him? Mr. At. Gen. The Matter we examine him to, is this; for I would open to you the Nature of our Evidence: first he swore Smith into the Plot, and then gave him a Certificate, that he was an honest Man.

L. C. 7. Is that Oates's Hand?

Mr. At. Gen. We shall prove it to be so.

L. C. 7. You must first prove what he swore of Smith.

Mr. At. Gen. My Lord, we defire that we may read his Narrative.

L. C. J. But first prove it, Mr. Attorney.

Mr. At. Gen. It is upon Record in the House of Lords.

L. C. 7. Was that delivered in upon Oath to the House of Lords? Or else we shall be but where we were.

Mr. At. Gen. For Proof of that, we call my Lord Bridgwater.

L. C. J. Here he is. Swear my Lord.

[Which was done. Mr. At. Gen. My Lord Bridgwater, do you re-

member the Narrative that Oates gave in to the House of Lords, and was it upon Oath? But first of all, if you please, I desire my Lord may see the Book, whether any thing be there under his Hand, and then, whether it be enter'd to be upon Oath, and whether this be the Journal agreeing with the Paper deliver'd him?

L. C. 7. This is a Narrative, my Lord, that he himself deliver'd in, and I would ask my Lord Bridgwater this one Question: Was not this Journal compared with the Narrative given in upon Oath

by Order of the Lords House?
Earl of Birlgwater. Yes, I must say I was one of the Committee appointed to take care of the Journal, and here is my Hand to it among other Lords, and that is a Copy of what Mr. Oat is did deliver in as his Narrative, which was inferted upon a Report of the Commutee into the Journal-Book by Order of the Lords, and we did examine the Narrative with the Book.

L. C. 7. But what is all this to our purpose now? Do not mistake me, my Lord Bridgwater, I do not fpeak to you now, but to Mr. Attorney: What does this prove as to the Matter in hand?

Mr. At. Gen. Pray, my Lord Bridgwater, did

you fee the Narrative brought in by Oates?

Earl of Bridgwater. That Narrative was deliver'd to us by the Clerk of the Parliament.

L. C. J. But, my Lord, do you know that Narrative was given in upon Oath?

Earl of Bridgwater. I know no other, but that

the Clerk of the Parliament brought it to us.

Mr. At. Gen. Here is the Clerk of the Parliament will tell you that Oates was fworn to it.

L.C.J. Prove it if you can; but hitherto I fee

nothing that looks like Evidence.

Mr. At. Gen. Really, my Lord, I should take it to be as much Evidence as any that ever was offer'd in the World.

L. C. J. Pray, Mr. Attorney, let us reason the Point a little: Suppose you bring an Answer in Chancery, except the Man be fworn to it, can you read his Answer? and yet I ever look'd upon an Answer in Chancery as Évidence.

Mr. At. Gen. In that Case the Record proves it felf, and fo it should here; and therefore we defire

it may be read.

L. C. J. But furely you would not allow an Anfwer to be Evidence, unless you prove it to be

Mr. At. Gen. Truly, my Lord, I always took it, that we need not come to prove a Man was actually fworn to his Answer; but if it be once enter'd upon Record in Chancery, it proves itself.

L. C. J. It is true, Mr. Attorney, if it appears

upon Record that the Answer was sworn.

Mr. At. Gen. My Lord, if this Journal of the House of Lords is a Record, then that which is enter'd into it, is a Record; 'tis a thing recorded as a Deed enrolled is, and proves itself.

L. C. J. Mr. Attorney, either we mistake one another, or we do not differ in Opinion. If you could make it appear that Oates brought this thing in the House of Lords, and deliver'd it upon Oath, that were Evidence; otherwise I cannot see how you can make Evidence of it.

Mr. At. Gen. I always thought, my Lord, that a Record out of a Court of Record, would have that Credit in another Court of Record, as to be

L. C.J. My Lord Bridgwater tells you, it was deliver'd to them by the Clerk of the Parliament.

Mr. At. Gen. Pray, my Lord, let the Clerk read what is at the end thereof.

Cl. of Cr. Reads. Hitherto examined the 3d of December, 1678. The Narrative and Examination of Titus Oates being first inserted, according to the Order of the House, of the 21st of November last, by us  $\it Angle fey, \, \& c.$ 

Mr. At. Gen. Pray read the Order of the 21st of November.

Cl. of Cr. Reads. Die Jovis 21st of November, 1678. Upon Report made by the Earl of Bridgwater, from the Lords Sub-Committees for the examining the Journal of this House, That upon Examination thereof, their Lordships find, that the Narrative made upon Oath by Titus Oates, at the Bar on the 31st of October last, of the horrid Defign against his Majesty's Person and Government, is only mention'd in the Journal, but not enter'd at large in fuch manner as he then related it; and that therefore their Lordships desire the Direction of the

House concerning this Matter: It is thereupon ordered, that the faid Narrative made by Titus Oates on the faid 31st of October, shall be enter'd at large, and inferted in the Journal, as Part of the Business of that Day.

L. C. J. Now you make it Evidence; for it appears that he was fworn, and gave his Narrative

upon Oath.

Mr. At. Gen. Then now, my Lord, I hope we may read it.

L. C. J. Ay, read it. Mr. At. Gen. Read the 54th Article.

Cl. of Cr. Reads. This is the Narrative of Titus Oates, the 54th Article. That one Matthew Medborne, a Player in the Duke's Theatre; one Mr. Penny, Mr. Mannock, Mr. Sharpe, and Mr. Seddon; and one William Smith, a School-master at Islington; and one Edward Everard, and others, meet in a Club on Thursday Nights and Sunday Nights, with one Jones a Priest, and one Keymash within-mention'd: And all these Persons are employ'd by the Jesuits, to vilify the House of Commons, and to go about the City to incense the People against them, and against the Bishops of the Nation; and they deliver this Treasonable Position, That the Commons affembled in Parllament are the Devil's Reprefentatives, and not the Nation's; which treafonable and detestable Words the Deponent did hear at the faid Club, which is kept at Fuller's-Rents, near Gray's-Inn. And in the Month of August the Deponent was order'd by the Jesuits in London, to give the faid Perfons great Respects; and in their Names to thank the Club for their Faithfulness to them in that Particular.

Mr. At. Gen. Thus you fee what he had fworn against him; now we shall shew how he dealt with him. Is that Mr. Oates's Hand?

Witness. It is; yes, I believe it is. Mr. At. Gen. I believe he will hardly deny it himself.

Oates. Let me fee it, I pray you, Mr. Attorney. Mr. At. Gen. Shew it him. [Which was done.] that your Hand?

Oates. I cannot fay it is my Hand; nor do I be-

lieve it to be fo.

L. C. J. He does not own it to be his Hand. Oates. I do not fay it is not my Hand; but I do not remember any thing of it.

Mr. At. Gen. Read it, Sir, pray you. L. C. J. What is it you would read?

Mr. At. Gen. A Certificate under Oates's Hand of Mr. Smith's Honesty, not three Days before the Trial of the five Jesuits.

L. C. J. Read it, let us hear what it is.

These are to certify that William Smith is no Papist; and that he is upon good Service at this time for his King and Country; of which, I hope, those that are Inquirers after Recufants, will take notice.

Witness my Hand this 3d Day of June 1679.

Titus Oates.

L. C. J. What harm is there in all this? I must needs say, I cannot comprehend what you would make of it.

Mr. At. Gen. This Protection was given Mr. Smith by Mr. Oates, three Days before the Trial; but after he had sworn him into the Plot in his Nar-

L. C. J. I see not any Plot, for my part, that he swore him into, unless you mean Treason against the House of Commons: For that is the Accusation he made, that he spoke such Words of the House of Commons. Pray read it again. [M. L. C. J. Well, and what is all this? Pray read it again. [Which was done.

Mr. At. Gen. Is not this a fwearing him into the Plot?

L.C. J. No, not that I fee; it only gives an ill Character of him.

Mr. At. Gen. But he is accused as a Confederate with the Priefts and Jefuits.

Oates. Did I charge him, Mr. Attorney, with having any hand in the Plot against the King's

Mr. At. Gen. I only offer this as an Evidence that there was tampering.

L. C. J. You call it a being in the Plot; I fee

no fuch thing. Mr. At. Gen. And then he comes and gives him an Acquittal under his hand, and then produces him

as a Witness. L. C. J. There can be no great matter in this,

Mr. Attorney.

Mr. At. Gen. Then, my Lord, we'll call Mr. Smith himself, and he will tell you how Oates drew him in Swear Mr. Smith. [Which was done.] Pray acquaint my Lord and the Jury, how you came to swear at the former Trial, by whom you were

persuaded, and how you varied from the Truth.

L.C. J. That is very nauseous and sulsome, Mr.

Attorney, methinks, in a Court of Justice.

Mr. At. Gen. What did you swear in the former Trial? and was that true you did fwear then?

L. C. J. I tell you truly, Mr. Attorney, it looks rank and fulfome; if he did forfwear himfelf, why fhould he ever be a Witness again?

Mr. At. Gen. 'Tis not the first time by twenty

that fuch Evidences have been given.

L. C. J. I hate fuch Precedents in all times; let it be done never so often. Shall I believe a Villain one Word he fays, when he owns that he forfwore himfelf?

Mr. At. Gen. Pray, my Lord, give me leave;

I must pursue my Master's Interest.

Mr. Sol. Gen. My Lord, it was ever Testimony allow'd to be given, to detect a Subornation.

L. C. J. I am fure 'tis not fit to be allow'd at any time: If he did forfwear himself in a Court of Record, in my Opinion he is not to be receiv'd as a Witness any more.

Mr. Sol. Gen. We do only make this use of him,

to prove that *Oates* did fuborn him.

L. C. J. Pray call some other Witnesses, if you have them, to contradict him; but do not offer to bring a Man to fwear, that he did forfwear himfelf before.

Mr. Sol. Gen. My Lord, we give Evidence here of a Man's being produced by Oates, to swear he was here in May 78, and he did make fuch an Oath: Now I hope, with Submission, my Lord, it is Evidence to contradict that Oath, if we can prove that he has confess'd he was forsworn, and mistaken in his Oath; such Evidence perhaps will be of little value, yet Evidence it is.

L. C. J. Make it what you will, Mr. Sollicitor; I think it is of no value at all, nor to be admitted, for the Man to come and fwear it himself: Prove

what you can by others.

Mr. Sol. Gen. Surely, my Lord, this Confession of his to others, is of less value than when we bring the Man himself to confess his Fault; that Man himself coming and owning the thing, that he was mistaken, with great Sorrow for it, sure is a good Evidence.

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L. C. 7. Argue the matter as long as you will, Mr. Sollicitor, you will never convince me, but that he that has once forfworn himfelf, ought not to be a Witness after that in any Cause whatsoever. If any Man tell me otherwise till Doomsday, I cannot be convinced of it.

Mr. Sol. Gen. I go but to ask him this Question,

whether or no what he fwore were true?

L. C. 7. Mr. Sollicitor, we are all of another Opinion, that it is not Evidence fit to be given.

Mr. Sol. Gen. My Lord, I must submit it to you. L. C. 7. I tell you, Mr. Sollicitor, if you should call him to know what it was he fwore, and it does appear by any Evidence, or by his own Confession, that it was false, you ought not to believe what he fays, even in that matter. And I think truly, for Example's fake, it ought not by any means to be admitted.

Mr. Sol. Gen. My Lord, I must submit it to you; but then I humbly conceive, it will be in very many Cases impossible to detect a Perjury or Subornation, if the Party fuborn'd cannot be ad-

mitted to be a Witness.

L. C. J. What good will the admitting him to be a Witness do? For either what he swore then, or what he fwears now, is false; and if he once fwears false, can you say he is to be believ'd?

Mr. North. My Lord, if a .Man come and

L. C. J. Look ye, Sir, you have our Opinion; it has been always the Practice heretofore, that when the Court have deliver'd their Opinion, the Counfel should sit down, and not dispute it any

Mr. At. Gen. Then we will go about the Businefs of Clay, and for that we will call Lawrence

Davenport.

L.C. 7. 'Tis certainly against the Law to admit a Man that has once forfworn himfelf to be a Witness again in any Cause.

Mr. At. Gen. Swear Lawrence Davenport. [Which was done.] Pray give my Lord and the Jury an account how Clay came to be a Witness, and by

whom he was wrought upon to be so.

Davenport. May it please you, my Lords, and Gentlemen of the Jury, Mr. Oates came to the Prison, I being then a Prisoner at that time in the Gate-bouse at Westminster myself; and having no other Employment, I had the Government and Care of some of the Prisoners for a Livelihood, being in Custody; and at that time Mr. Oates, as I faid, when old Clay was in Prison, did come there to visit this Clay at several times. And coming there to visit this Clay, up stairs he went to his Chamber, and defired to fpeak with him; and I did defire your Worship, Mr. O.tes, that you would go in to him, and you did go into his Chamber, and there these Words you did speak to him before the Trial of the five Jesuits; That if he did not fwcar what you put to him, he should be profecuted as a Priest, which you did believe he would die for.

L. C. J. What is this Man's Name? Mr. At. Gen. Lawrence Davenport. L. C. J. Did you hear him fay fo?

Davenfort. Yes, my Lord, upon my Oath I did hear him fay fo, and Sic William Waller was with him; and then he replied, and faid, with a Proviso that you would give him his Gold and Silver that was taken from him, being then a Prifoner under my keeping in the Gate-house, and wanting his Money; if you would do that, he faid,

he had been a Rogue before, and he could not fav what he might do.

L. C. 7. Now make it appear that this Clav was

fworn at the Trial.

Davenport. My Lord, afterwards I was Keeper to him under the other Keeper, and he had a Keeper to wait on him to Newgate Sessions at the Old Bailey; wherefore this Gentleman that is standing there, Mr. Oates, comes to us, fays he, do not you trouble yourfelf about this Prisoner; let him alone with me, I'll fee him at home again; and then the Iesuits there did take their Trials; how it was I cannot tell, for we could not come into the Court. Afterwards they went to the Fountain Tavern by Newgate to Dinner, and Mr. Oates and he went to Dinner together; we were below in the House waiting there till it was Night, and still thinking that he should come down again: but away went he home, and left us in the lurch; but indeed he did come home to the Prison very honestly and civilly, because he was civilly guarded.

Mr. At. Gen. Now, my Lord, we'll give you an account, that the next Morning after this Difcourse betwixt Oates and Clay at the Gate-house, this Witness told it to another that was a Prisoner there then

Oates. My Lord, I would ask this Man a Question, whether he had the fole keeping of Clay, without any other Keeper with him?

Davenport. There was no Keeper in the House but myfelf, where he lay, which was in Margaret's-

lane, not in the Prison, but in the House.

Oales. Pray ask this Gentleman, why he did not come in and testify this Discourse he speaks of, when Clay was a Witness.

Davenport. I was not by when he was fworn. Oates. Did he not know he was a Witness?

L. C. J. No, he fays he did not go into the Court with you, he was not fuffered to go in.

Davenfort. My Lord, I am a poor Tradefman,

and know nothing what belongs to the Law. Mr. At. Gen. Come, pray iwear this Man, Mr.—

[Which was done. Mr. Sol. Gen. Pray tell what Davenport told you,

-. He came and told me the next day Mr.in the Prifon, where I was then, what Mr. Oates and Sir William Waller had been tampering with Clay about, to make him fwear for Mr. Oates. L. C. J. What were the Words he told you they

faid to him?

-. It was, that he must swear that Mr. Oates dined at Mr. Howard's House such a Day of the Month, and Mr. Clay did fay he knew nothing of the matter; but then Sir William Waller and Mr. Oates did reply to him again, here's your Choice; if you will not fwear this, we will try you for a Prieft, and hang you, and fo Clay agreed, if he might have his Money restored that was taken from him; he had been a Rogue before, and did not know what he might do.

Oates. Is this Evidence, my Lord?

L. C. J. Yes, doubtless, very good Evidence. Oates. 'Tis only upon Hear-fay that he speaks. Oates. 'Tis only upon Hear-fay that he fpeaks. L. C. J. But that establishes the other Man's

Testimony, this being told the very next Morning; for he would not conceal it, it feems.

Mr. At. Gen. Now that Clay was fworn at the Trial, you admit, Mr. Oates.

Oates. Yes, I do, he was fo.

Mr. At. Gen. Then I think here's a plain Proof of a Subornation.

L.

L. C. 7. You must observe how they apply this Evidence: They fay you are an ill Man, not only as to swearing false yourself, but as to suborning others to fwear more than they knew; and particularly as to this Clay, that you and Sir William Waller did threaten him, you would hang him up for a Prieft, if he would not swear as you would have him; and by your Threatnings he was prevailed with to fwear.

Oates. Is Mr. Clay in Court, my Lord? L. C. J. Nay, I cannot tell where he is.

Mr. At. Gen. He was your Witness, Mr. Oates; we expected you would have brought him.

Oates. I cannot tell where to find him, my Lord, now, truly.

Mr. At. Gen. Call Mr. Howard.

Cryer. Here he is, Sir; he is fworn.

L. C. J. Mr. Attorney, you have not proved

what he fwore.

Mr. At. Gen. We are now about it, my Lord. Mr. Howard, pray were you at the Trial of the five Jesuits, or at Langborn's, when Clay was sworn as a Witness for Dr. Oates ?

Mr. Howard. Yes, I was at Langborn's Trial,

my Lord.

Mr. At. Gen. What was the effect of his Testi-

mony there?

Mr. Howard. He did swear, that he was with me and Mr. Oates at Dinner at my House, in May in the Year 77.

Mr. At. Gen. 77 did he fay, or 78? Mr. Howard. Stay, I will look upon my Notes I took at that time.

L.C.J. Ay, do fo, to refresh your Memory, Mr. Howard.

Mr. Howard. It was May 78, my Lord.

Mr. Sol. Gen. Pray, Sir, was he then at your House with Oates?

Mr. Howard. No, he was not there in May; Mr. Clay was with me and Mr. Oates both together in July 78, after the 4th Day of July.
Mr. At. Gen. That is, after the time he came to

London from St. Omers.

L. C. J. You say very well; have you any more Witnesses?

Mr. Sol. Gen. My Lord, we must desire that the 28th Article of Mr. Oates's Narrative may be read.

Cl. of Cr. Reads. That in order to this Command on April 24. 78. Father Warren, Restor of Liege; Sir Thomas Preston, Baronet; Father Marsh, Rector of Gaunt; and Father Williams, Rector of Watton, and Master of the Novices; Sir John Warner, Baronet; Richard Ashby, Rector of the English Seminary at St. Omers, being fick of the Gout could not go. But out of the faid Seminary went Sir Robert Bret, Baronet; Father Pool, Edward Nevile. There were in all with the Deponent nine or ten, who met in London in confult with Thomas Whitebread, Father Harcourt Senior, and Father Harcourt Junior, John Fenwick, Bafil Langworth, William Morgan, John Keimes, Father Lovel, Father Ireland, Father Blundel, Richard Strange, Father Mico, Father Grey, and others, to the Number of fifty Jesuits, met at the White Horse Ta-vern in the Strand, where they plotted their Designs for the Society, and ordered Father John Carey, who was also there, to go Procurator for Rome; at which Consult thus held in the Month of May, the Deponent was present to attend the Cinsultors, and deliver their Concerns from Company to Company; and then a little after they left the White-horse Tavern, and divided Vol. IV.

themselves into several Clubs and Companies; some met at Mr. Saunders's House in Wild-street; others at Mr. Fenwick's, at Aires's House in Drury-lane; others at Mr. Ireland's in Ruffel-street, near Covent-Garden; and in other Places. All which, the' in several Companies, five or fix in a Company, did contrive the Death of the King; and in order to swhich. there were Papers sent from Company to Company, which the Deponent did carry, containing their Ofinions of the timing their Business, and the manner bow it was to be done; and within three or four Days after the Deponent went to St. Omers, with the Fathers that came from the other side of the Water.

Mr. At. Gen. My Lord, we produce this to overthrow their Witnesses, that speak of his being here a Week in May. Now Mr. Oates in his Narrative fays, that the Confult ended the 24th of April; and that three or four Days after, he returned back to St. Omers.

L. C. J. Pray read that over again, where the Names are; for the Witnesses for the King swear, that Mr. Williams came over from St. Omers, but he there fays he did not, I think.

#### It was read again.

L. C. J. I thought it had been otherwise, 'tis

darkly penn'd.

Mr. At. Gen. My Lord, I myself heard him declare in many Trials here, and at the Old Bailey, that all was finish'd in that Day, and he went in a

Oates. Mr. Attorney, you are mistaken: For if you please, my Lord, the Consult was not dissolv'd in fix or eight Days, tho' they were not fitting or

acting every Day

Mr. At. Gen. 'Tis not a difference of fix or eight Days that is contended for, but it is, either Mr. Oates, or his Witnesses, do not swear true. If it were as Mr. Oates fays, that fix or eight Days were allow'd after the 24th of April, then it must be the 5th or 6th of May that he went to St. Omers; and then his Witnesses, that say he was here the latter end of May, cannot swear true. And our Witnesses say he was all April and May, till the 23d of June, at St. Omers.

Oates. My Lord, Mr. Attorney does not appre-

hend the Evidence aright.

L. C. J. Well, you may make your Remarks by and by, and set him right if you can.

Mr. At. Gen. We have done our Evidence, my

L. C.J. Have you any more Witnesses, Mr. Oates?

Oates. No, my Lord, I have not.

L.C.J. Then you must conclude, and say what

you have to fay to the Jury.

Oates. My Lord, I have one thing more, and that is, a Copy of the Record out of the House of Lords. It is in the Journal the twenty-fifth of March, 79.

Mr. Walker. My Lord, I have not the Book

here, it was not spoke for.

Oates. But do you know this Hand?

[Shewing him a Coty. Mr. Walker. Yes, and I believe it is a true Copy.

L. C.J. Read it.

Cl. of Cr. Reads. Tuesday the 25th of March, Oates. It is the last Clause in the Journal of that

Day. H Cl. 132. The Trial of Titus Oates D.D. Paschæ 1 Jac. II.

Cl. of Cr. Reads. Refolved, Nemine Contradicente, by the Lords Spiritual and Temporal, and Commons in Parliament affembled, that they do declare that they are fully fatisfied by the Proofs they have heard, that there now is, and for divers Years last past bath been a horrid and treasonable Plet and Conspiracy contrived and carried on by those of the Popish Religion, for the murthering of his Majesty's Sacred Person, and for subverting the Protestant Religion, and the ancient and established Government of this

Oates. There is an Order to have that Vote printed, and inferted before the Form of Prayer for the Fast. Pray, Sir, read the next Page.

Cl. of Cr. Reads. Die Luna 25 Oct. 1680.

Upon Report from the Lords Committees for examining Matters relating to the Discovery of the late borrid Plot and Conspiracy, that Captain Thomas Bickley hath lately vilified Dr. Titus Oates at a publick Meeting at Chichester, to the prejudice of his Majesty's Evidence, for the further Discovery of the faid Plot: It is thereupon ordered by the Lords Spi-ritual and Temporal in Parliament affembled, that the faid Thomas Bickley be, and is hereby required to aspear before their Lordships, in the Lord Privy-Seal's Lodgings, near the House of Peers, on Wednefday the third Day of November next, at eight of the Clock in the Forenoon. And it is further ordered, that Alderman Exon, and Alderman William Bury of Chichester aforesaid, who were then present at the faid meeting, do l'hewise attend their Lordships at the time aforefaid, to give Evidence of what they know concerning this matter.

L. C. 7. What of all this? We know hereupon Bickley was turn'd out of Commission, and now Bickley is in again. But it feems, as you had credit with some then, so you had not with others. Well, have you now done all?

Mr. At. Gen. Yes, my Lord.

Mr. Sol. Gen. If Mr. Oates will fum up his Evidence, then I will do the fame for the King, when he has done.

L. C. f. Well, what fay you, Mr. Oates?
Oates. Now, my Lord, here is an Indictment preferr'd against me for Perjury, and the Evidence they have given for the King, is this. 1. They have call'd Mr. Foster, and he tells you, that I was produced at the Seffions-House in the Old Bailey, where he was fummoned as a Juryman, upon the Trial of *Ireland*; and he fays, that when I was produced at the Seffions in the *Old Bailey* as a Witness, and sworn (if I do remember Mr. Foster aright in what he fays) he did hear me fwear, that there was a treasonable Consult of Jesuits upon the twenty-fourth of April 78, at the White-Horse Tavern in the Strand; and he does further fay, that I faid those Jesuits afterwards came to a Resolution to kill the King; and that they feparated themselves into leffer Clubs, the Refolution being drawn up by one Mico; and that I carried it from Chamber to Chamber to be figned, and did fee it figned. My Lord, I did afk Mr. Foster, whether I in my Evidence call'd it a Confult, or a traitorous Confult. Now, my Lord, 'tis true I did call it a traitorous Confult; it is as true that I did fwear there was fuch a Confult; and it is as true, that I did fwear this Confult did divide itself into lesser Companies; it is as true that I did fay I carried that Refolution about from Chamber to Chamber, and faw them fign that Resolution for murdering the King, I do not mean of this King, but of the late King. My

Lord, the Evidence I think I, nor no honest Man shall need to be ashamed of: I am not ashamed to own. that I repeated this Evidence feveral times, nor that I gave that Evidence upon Oath; for it is Truth, my Lord, and nothing but Truth, and I refolve by the Grace of God to fland by it, and confirm it with my Blood, if there be occasion.

My Lord, to convict me of Perjury, they have brought a parcel of *St. Omers* Witneffes, and thefe do fwear that which they would have fworn fix Years ago; but then the Court thought them not fit to be fworn, not only because the Law will not allow them, but because of their Religion, that can dispense with salse Oaths, if it were for a good Caufe, and that was the Remark my Lord Chief Justice Scroggs then made on it. I shall not infift much upon what they have fworn, for that I fuppofe your Lordship and the Jury do very well remember: But I have five things to object to their Evidence, and I hope the Jury will take notice of my Objections, and make their Remarks upon them; for fince you have heard the Evidence that is brought against me, it will be necessary for your Lordship to weigh the nature of these Witnesses. and the value that the feveral Juries of London and Middlesex had for them. 'Tis true, there are feveral brought here now, that never were Witnesses before; there are indeed other Men, but of the fame Religion and the fame Interest, and therefore their Testimony must be of the same value; I think your Lordship will allow me that. Therefore I begin with their Religion, and that I take notice to be a great Objection to their Evidence, as I am advis'd by those that are learned in the Law. And I must appeal to the Court, whether a Papist, in case of Religion, may be believed and received as a good Witness.

L.C. 7. We must not hear any of these idle Ex-

preffions.

Mr. Just. Withins. Do you think you are come

here to preach, Mr. Oates?

L. C. 7. I'll tell you, a Papist, except you'll prove any legal Objection against him, is as good a Witness in a Court of Record, as any other Perfon whatfoever.

Oates. But if 'tis your Lordship's, I'll tell you my Lord Coke's Practice was not to admit them as

good Witnesses.

L.C. J. Do not tell me of my Lord Coke's Practice; the Law is otherwise: keep to the Business that you have here in hand, the Question before us, whether you were forfworn in Ireland's Trial or not. Answer that if you can; but you must not run out into Clamours and idle Extravagancies.

Oates. My Lord, I demand it as my Right to be heard what I have to except against the Witnesses.

L. C. J. I tell you, you shall be heard when you fpeak properly; but are you to determine what is right, or what is wrong?

Oates. I am to determine my own Right now in this Point, and I infift upon it, and demand it.

L. C. J. It may be, presently you'll tell us we have no right to judge of it.

Oates. Yes, my Lord, you have; but I hope I

have right to urge it.

L. C.J. Urge what you will that is to the purpose, but then you must keep to the matter in hand, and not make such idle Excursions as these

Oates. I will keep to the matter, my Lord, if you will hear me.

L.

L. C. 7. So you shall; we'll make you keep to the Matter, or we will not hear you at all: Do not think your Impudence shall storm us out of our

Senfes.

Oates. My Lord, I do infift upon it, that these Mens Religion is an exception to their Testimony, and a Papist is not a good Witness in a Cause of Religion; and I defire I may have leave to argue that as a Point of Law in my own Defence.

L. C. 7. No, Sir, it is no Point of Law at all. Oates. Then I appeal to all the Hearers, whether

I have Justice done me.

L. C.J. What's that? Why you impudent Fellow, do you know where you are? You are in a Court of Justice, and must appeal to none but the Court and the Jury.

Oates. I do appeal to the Hearers.

L. C. 7. Take him away there; if you will not behave your felf as you ought, I can affure you, the Court will do what they ought to do, and stop your Mouth.

Oates. What you please, my Lord, I must make

my own Defence as well as I can.

L. C. 7. You are here in Judgment before us, and are to appeal to us; we'll fuffer none of your Common-wealth Appeals to your Mobile; keep within the Bounds of Decency, and fay what you can for your felf.

Oates. My Lord, this I move to the Court as one of my Objections to this Evidence given against me, That their Religion makes them no good

Witnesses; especially in this Cause.

L. C. J. I tell you that is nothing to the purpose,

what their Religion is.

Mr. Just. Holloway. Mr. Oates, we come not here to dispete Points of Religion, we come to try a bare Matter of Fact, whether you are perjured, or no.

L. C. J. I tell you a Papist is a good Witness

without a legal Exception.

Mr. Just. Withins. Pray, Mr. Oates, is not a Pa-

pift as good a Witness as a Diffenter?

Oates. My Lord Coke would not admit a Papist to be a good Witness in any Cause.
Mr. Just. Withins. How, not in a Cause of Meum

and Tuum?

Qates. No, my Lord, not in any Cause between

Party and Party. L.C.J. Where is that Opinion?

Oates. I'll cite you the Case, if you please, my Lord.

L. C. J. Pray let us hear it.

Oates. It is in Bulftrode's Reports, the Second Part, 155. A Popish Recusant is not to be admitted a Witness between Party and Party .-

Mr. Just. Withins. May a Presbyterian be a good

Witness, Mr. Oates?

Mr. Just. Holloway. Or would Mr. Colledge have

been a good Witness, Mr. Oates?

Oates. I tell you this was my Lord Coke's Practice. L. C. J. You have our Opinion, and be satisfied with it; that Book fays it was my Lord Coke's Practice, and we think if that was his Practice, his Practice was against Law.

Oates. Then another thing I object to their

Testimony, is their Education.

L. C. J. That's no Objection at all neither.

Oates. My Lord, they are bred up in a Seminary against Law, and for which their Friends are to

L. C. J. So is every Man living that's bred a Dif-

fenter, bred up against Law.

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Oates. My Lord, I have not offered any Diffenter as Evidence for me.

L.C. 7. No, they are all no doubt of it very good People. Good-wife Mayo, and her Companions, excellent Protestants without all question !

Oates. My Lord, I humbly offer a Statute to

your Lordship: And that is Law sure.

L.C. 7. Yes, a Statute is Law. What Statute

Oates. It is 27° of Eliz. Cap. 2. The Law fays there-

L. C. 7. Come we will fee what the Law favs. Read the Statute he speaks of.

Cl. of Cr. It is intituled, an Ast against Jesuits. Priests, and other such like disobedient Persons.

Oates. My Lord, I defire that the Preamble of

the Act may be read.

Cl. of Cr. Whereas divers Persons called and professed Jesuits, Seminary Priests, and oth r Priests, which have been, and from time to time are made in the Parts beyond the Seas, by or according to the Order and Rites of the Romish Church, have of late come, and have been fent, and daily do come, and are fent into this Realm of England, and others the Queen's Majesty's Dominions-

L. C. J. This is nothing to this Business before

us at all.

Mr. Just. Withins. Does this Statute say they are no good Witnesses?

Oates. They own themselves to be educated at St. Omers, and that is against this Law expressly.

L. C. J. What then! Do they own themselves to be in Orders, Jesuits and Priests, then you might fay fomewhat to them upon this Law; but do not fpend our Time in fuch Trifles.

Oates. I do not spend your Time in Trisles, my

Lord; it is my Defence.

L. C. J. Mr. Attorney, do you go on; for we will not fit here to spend our Time for nothing.

Oates. Pray, my Lord, let me but shew this, I only propose one Statute more to your Lordship's Confideration.

L. C. J. You may propose to read the whole

Statute-Book.

Oates. Pray, my Lord, hear me out. L. C. J. Speak then to the Business in hand.

Oates. It is the Statute made in the 3d of King Charles I. Chap. 2.

 $L. C. \mathcal{I}$ . It is nothing to the purpose.

Oates. I am advised 'tis very material for me.

L. C. J. I tell you it is not, and we'll not let your Importunity prevail upon us to fpend our time for nothing: There has been a great deal of Time fpent to no purpose already.

Oates. Then if you will over-rule it, my

L. C. J. We do over-rule it: For it signifies no-

thing to this purpose.

Oates. Pray, my Lord, be pleased to give me leave to offer their Judgments in Cases of Conscience, whereby they own they have Dispensations to swear Lyes for the promoting of the Cause.

L. C. J. That is no Evidence neither.

Oates. This is very hard in such a Case as this.

L. C.J. No, it is not hard, that what is no Evidence in Law, should not be suffered to be given in Evidence.

Oates. It is Evidence against the poor Diffenters,

L. C. J. Indeed, Sir, it is not Evidence against any one body in the World; if you will take my H 2 Word

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Word for it; if you will not, I cannot tell how to

help it.

Oates. Then I offer you one thing more, my Lord, and that is what was faid and done in the Case of the Earl of Shaftesbury, when he was charged with High Treason, and committed to the Tower of London; at several Sessions in the Old-Bailey and at Hick's-Hall, they did move that they might have liberty to bring in an Indictment of Perjury against the Witnesses which did accuse him of Treason, but now the Court there over-rul'd those Motions, and would not fuffer my Lord of Shaftesbury's Friends to bring Indictments of Perjury againft them, because they would not have the King's Evidence indicted of Perjury, nor the Po-pish Plot called in question: this is a Matter of Fact in the Old-Bailey.

L. C. J. And this is all idle too.

Oates. Pray, my Lord, will you hear me?

L. C. 7. But pray, Sir, will you hear me too? I tell you this is nothing to the purpose neither.

Oates. My Lord, I defire to speak but these sew Words then, as to my own Witnesses I have produced. And the first is Cicely Mayo; and, my Lord, though it be your Lordship's pleasure, not to have that good Opinion of her, as I think the poor Woman does deserve, yet I hope her Evidence will have its due Weight and Consideration with your Lordship and the Jury; she says, she saw me in Town in the Month of May: Now indeed she could not be positive, what May it was, but she said it was the May before the Popish Plot broke out, that is, before the Rumour of that Plot was spread abroad, and she believes the Plot broke out in 78. But this she says positively, she saw me in the Month of May here; my Lord, she comes to give this Evidence freely and voluntarily: a Man that is a Knave, is a Knave for something, either out of Malice, or for Gain or Interest; but she has no Reward given her, nor can hope for any; but in Love to Justice, without any By-end or particular Interest, she came here to testify the Truth, about her feeing me in London, in May 78. The next Witness is Mr. Butler, he was then Sir Richard Barker's Coachman. He lived some Years with him, as his Servant; but he is now fet up for himfelf, and he fays, that when he was about his Master's Business in the Coach-yard, and fitting the Coach for to fetch his Master home from Putney, I came in, and this was in the beginning of May, in a Difguise; and he says, he saw me a second time in another Difguise. Then comes a third Witness that I called, and that is Page, and he came into the Hall, where the Patients use to wait for his Mafter, and there he met me, and spoke with me. Then I called Walker, the Minister, but it happens his Memory is not fo good now, as it was heretofore; and indeed I cannot tell how to blame him, for 'tis fo long fince, that it is impossible for any body to remember the Circumstances of Times and Places, that in some short time after the Fact might have been remembred with far greater Ease. I expected Sir Richard Barker might have been here, being subpæna'd to justify the Evidence of these People; and I did expect that Mr. Smith would have been examined: but I perceived the Court tender of that Point, as knowing it would then easily have been feen upon which Side it was, that he was fuborned, that is, to make fuch a Confession as Mr. Attorney would have hinted at.

L.C.J. Have you a mind to examine him, Mr. Oates? with all my heart. If you confent to it, he

shall be examined.

Mr. Just. Withins. If you will, he shall be examined, it was for your fake he was not

Mr. Just. Holloway. It was to do you Right, that

he was refused to be sworn before.

Oates. Good Mr. Justice Holloway, you are very sharp upon me.

Mr. Just. Holloway. No, I am not sharp upon you; I think the Court did you a great deal of Juf-

tice, you have no reason to complain.

Oates. But, my Lord, this I fay, the Evidence upon which I am now indicted of Perjury is the fame which was delivered fix Years ago at the Old-Bailey, at Whitebread's Trial first, and then at Langborn's Trial, where were fixteen Witnesses then produced and heard against me: But then, my Lord, what Credit did they receive at White-bread and Langborn's Trials? Now if this Evidence that I gave was then to be believed, though opposed by so many Witnesses, what new Objection does rife against it, which was not then hinted, and received an Answer? For as to all the Records that are brought out of the House of Lords, they have not amounted to a Charge fufficient to diminish any Man's Evidence in the World: for as to the Narrative that is entered there in the Journal, I think I and any Man else, that were concerned as I was, may very well defend the Truth of it; and I do avow the Truth of the Popish Plot, and will stand by it as long as I have a Day to live, and I do not question but the Jury, upon Consideration of those Protestant Witnesses that I have here brought against these Popish Seminaries, will acquit me of this Perjury. I leave it to your Lordship and the Jury to judge; and I hope those Paffages of Heat, that have fallen from me in Court, shall not make me fare at all the worse in your Judgment. I have called fome noble Lords to testify for me; but I find, either the distance of time has wrought upon their Memories, or the difference of the Season has chang'd their Opinion, so that now they disbelieve that which they did believe before, and perhaps for as little Reason as-

L. C. J. As they believed you at first.
Oates. Yes, truly, my Lord, for as little reason as they believed me at first; for I cannot expect that a Man, who believes without a Principle, should not recant that Belief without a Reason.

L. C. J. What do you mean by that?

Oates. I name no body.

L. C. J. But the Nobility that are here, and that have been Witnesses in this Cause, are all Persons of that Honour, that the Court is bound in Justice to take notice of, and vindicate them from your scandalous Reflections; but only I think that a Slander from your Mouth is very little Scandal.

Oates. Nor from some body's else neither.

L. C. J. But, Sir, you must be taught better

Oates. I find, my Lord, I am not to be heard in this Cause with Patience.

L. C. J. I think you do not deferve to be heard

Oates. I cannot tell how to help it, if you will not hear me.

L.C. J. Can't you fay what you have to fay for your felf without Reflections, and running out into fuch Extravagancies?

Oates. My Lord, you will fuffer me to offer no-

thing that is material for my Defence.

Mr. Just. Walcot. Do you think it decent for this Court to fuffer Persons of Honour, that by your own Defire were fworn to give Testimony in this Cause, should lie under the Reproach of your

Tongue? Oates. Good Mr. Justice Walcot, was there ever any Man dealt with as I am, or had fuch Evidence offer'd to be given against him? Here they offer to blacken me with the Imputation of that foul, infamous Crime of Perjury; and who are the Witnesses to prove it, but Youths out of a Seminary? Sir George Wakeman, and my Lord Casslemain, known Papists, and perhaps Popish Recusants Convict too. As for my Lord Castlemain, the Record of his Acquittal is brought as a Charge against me, to prove that I was for Iworn, and not believed at his Trial; when all the World knows, it was because there was but one Witness against him, that he came off, and that was the Reason that was urg'd by my Lord Chief Justice Scroggs at that very time, who would not admit Dangerfield to be a Witness, and reflected not at all upon my Testimony, but directed the Jury, for want of another Witness, to acquit him. Then, my Lord, here is Wakeman brought, and his Acquittal too; he swears all I faid against him was false: whereas, had it not been for two dishonest Persons, one I have now in my fight, I shall not name any Names, we could at that time have proved five thousand Pounds of the Money paid to him, and that he gave a Receipt for it. But, my Lord, this I am fure of, if I had been brought in as a Witness in the Case of those that fuffered lately for the Presbyterian Fanatick Plot (as they call it) I had never been call'd in question, if my Evidence had been false; but it is apparent the Papists have now a Turn to serve, and these Papists are brought in, the St. Omers Youths, to bear this Testimony on purpose to fallify my Evidence, and to bring off the Popish Lords that now stand impeach'd of High-Treason for the Popish Conspiracy: but, my Lord, I hope as the Court would never admit Indictments of Perjury against the Witnesses in that Case of my Lord Shaftesbury, fo you will not admit it here; and if my Lord Chief Justice Jones were in the right, who did the same thing in his Circuit, I hope I shall have that Right done me here. My Lord, it is not me they indict, but the whole Protestant Interest is aim'd at in this Prosecution; and hereby they arraign the whole Proceedings of so many Parliaments, all the Courts of Justice, and the Verdicts of those Juries that convicted the Traitors that were executed; for my own part, I care not what becomes of me, the Truth will one time or another appear.

L. C. J. I hope in God it will.

Oates. I do not question it, my Lord.

L. C. J. And I hope we are finding it out to-day. Oates. But, my Lord, fince I have not the liberty to argue those things that were most material for my Defence against this Indictment, I appeal to the Great God of Heaven and Earth, the Judge of all; and once more in his Presence, and before all this Auditory, I avow my Evidence of the Popish Plot, all and every part of it, to be nothing but true, and will expect from the Almighty God, the Vindication of my Integrity and Innocence.

Mr. Sol. Gen. May it please your Lordship, and you Gentlemen of the Jury—

Oates. My Lord, I have one thing to move to

your Lordship; I desire I may be brought up tomorrow by Rule of Court to hear my Trial that is then to be.

L.C.J. Ay, let him be brought up by Rule to his Trial.

Oates. My Lord, I lie under very great Affliction with the Stone and the Gout, and besides that, I have lain in Irons these twenty-one Weeks; I befeech your Lordship, that this Cruelty may not be inflicted upon me. My Lord, I am but hitherto a Debtor to the King upon a Civil Account; and if I should be convicted upon these Indictments, I could then be but in Execution for a Trefpass: and I humbly conceive and hope the Court will fhew me that Favour, as to acquaint my Keeper, that I ought not to be fo handled.

L.C. J. Look you, for that, I tell you again what I have often faid, I expect from the Marshal that he keep you as he ought to keep you; I have heard that there have been abundance of Attempts made for your Escape, and therefore the Marshal

must have the greater Care of you.

Oates. Let any of those Complaints be made out, my Lord, and I'll be contented to be used how they

L. C. 7. I repeat it again, Let the Marshal have a care to keep you in salva & ar Et a Custodi.i, according to Law.

Mr. Just. Holloway. If the Marshal does otherwife than his Duty, inform against him, and take

the Remedy the Law allows.

Marshal. But the last Night, my Lord, Ropes were brought into his Chamber, on purpose to give him means to escape, and here are the Bundle of

Oates. I know nothing at all of them, I affure

you, my Lord.
L.C.J. Well, you have our Rule. Go on, Mr.

Sollicitor.

Mr. Sol. Gen. May it please your Lordship, and you Gentlemen of the Jury, I am of Counsel for the King in this Cause; which is upon an Indictment of Perjury against Titus Oates, the Defendant; and the Perjury charg'd upon the Defendant, is laid to be in his Oath at the Trial of Ireland, at the Old-Bailey, and it is thus, That he in his Evidence at that Trial did swear, that there was a treasonable Consult of the Jesuies, held at the White-Horse Tavern in the Strand, the 24th of April 78, and that he was there prefent-

Oates. Ay, I was there. L. C. J. You must be quiet, and let the Coun-

fel go on without Interruption.

Mr. Sol. Gen. And that they separated themfelves into leffer Companies and Clubs, and that the Jesuits came to a Resolution to murder the late King, and that he, the Defendant Oates, carried this Resolution from Chamber to Chamber, and faw it figned by them: Now all this is laid in his Indictment to be false; for that, in truth, he was not present at any such Consult of the Jesuits at the White Horse Tavern in the Strand upon the 24th of April 78, nor did carry any fuch Resolution from Chamber to Chamber to be fign'd, as he had fworn in the Old Bailey at that Trial; and so has committed wilful and corrupt Perjury.

Gentlemen, The Evidence that has been given to prove, that he was not prefent at any fuch Confult, nor did carry any fuch Resolution, has been by proving where he was at that very time that he fwears this Confult was held, that is, that he was really at St. Omers, in parts beyond the Seas, and not in London; and to make out this, we have produced no less than twenty Witnesses, that swear politively, and give you very many Circumstances to induce you to believe, that what they have taken

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upon them to remember, is really and effectually

First, You have Mr. Hilley, and he swears that he himself came away from St. Omers the 24th of April, New Stile, which is the 14th of April, Old Stile, which was a Sunday; that Night he came to Calais, the next day he arriv'd at Dover, and coming up to town towards London, the next Day he met with Mr. Burnaby, who was then going to St. Omers. And he further fwears, that at that very rime, when he came from St. Omers, he left Oates, the Defendant, upon the Place: this, I fay, was the 14th of April. And for a Confirmation of this to be true, he left him there at that time, I would mention what two other Witnesses do testify, and therein do verify what he fwears; for they tell you, that at this very time when he came over, or within a Day or two, but long before fuch time as there was any occasion to bring this to be a Question, he told one of them, in a Discourse that was between them, that he had left upon the Place from whence he came, which was the College at St. Omers, an English Minister, whose Name was Sampfon Lucy-

Oates. My Lord, I beg I may have leave to

withdraw, for I am very weak and ill.

L. C. J. Then make room for him to go away,

if he will.

Mr. Sol. Gen. And they give you an account, that the Defendant, Oates, went by that Name there, and it is not denied by him that he did fo: And this is a Circumstance greatly verifying Mr. Hilley's Evidence. Then comes Mr. Burnaby, who fwears, That he met Mr. Hilley when he came from St. Omers, about the 16th of Airil, Old Stile, and the 21st of April, Old Stile, he came to St. Omers; and that when he came there, he found Oales there upon the Place; this was the 1st of May, New Stile: and he gives you this Circumstance to strengthen his Testimony, That he very well remembers, that upon the 2d of May, New Stile, the Day after he came to St. Omers, Oates intruded into his Company, and got himself acquainted with him. He fays further, that upon the 3d of May, New Stile, he particularly remembers Oates was in his Company there, and they went into the Garden and walk'd together; he also says, he saw him the 5th of May New Stile, which is the 25th of April, Old Stile, the Day after this Day affign'd for the Confult, with this Circumstance, That he remembers to have feen him in the Rhetorick School, and fo fucceffively afterwards he gives you a particular Account down to Midsummer: after that, Oates continued in the College at St. Omers, and then went

Then the next Witness we produce is Mr. Pool, and he gives you an account, that upon the 25th of April 1678, New Stile, which was the 15th of April our Stile, he came over here, and he left behind him at St. Omers, the Defendant Oates; for he particularly remembers, that he saw him there when he came away; so Hilstey less him the 14th of April. Mr. Pool came away the 15th of April, which is their 25th, and less him at St. Omers, and does not remember, that he used to be absent out of the College; and Mr. Burnaby sinds him there the 21st of April; so that particularly at the times the other two came away, and Burnaby came thither, there he was, and there they saw him.

The next Witness is Mr. Thornton, and he gives you an account when Oales came thither first, and how long he staid there; he says he came about

Christmas 77, and there he staid till Midsummer Eve 78; and he tells you some particular Days he saw him on; he says he saw him there on the 1st of May New Stile, and he saw him the 2d of May New Stile, in company with Mr. Burnaby, the next Day after his Arrival there, wondering at their sudden Acquaintance. And he adds a particular Circumstance, why he remembers it was the 2d of May; because that Day the Scholars at St. Omers acted a Play, at which Oates had a Scusse for a Seat: and he says he does likewise remember him to have been there, when Mr. Pool came away, which was the 25th of April, New Stile.

Then Mr. Conway, that was our next Witness, gives you an account likewise of Oates's coming to St. Omers about December 77, and how long he staid there, viz. till the latter end of June 78. And he does not remember, that he lay out of the College above one Night, and that was in January. And he remembers particularly, that he saw him with

Mr. Burnaby fuch a Day in May.

Then we brought another Witness, and that was Mr. Haggerstone, and he tells you, he had good reason to remember Mr. Oales, for he was in the same Classis with him; and this Gentleman gives an account particularly, that he remembers him to be there the next Day after Mr. Burnaby came, and agrees in testimony with all the rest, that from Cbristmas till Midsummer, he was not absent out of

the College but one Night.

We have another Witness, Mr. Beeston, and he remembers, that Oates was playing at Nine-pins the 1st of May; he remembers the 2d of May to have feen him with Mr. Burnaby after the Play was over; and that agrees with the other Witneffes about his being in Burnaby's Company the 2d of May: and he remembers likewise, that he himself was chosen Reader to the Sodality; but upon Mr. Oates's Importunity, he supplied the Place in Mr. Beeston's room, only with this Referve and Condition, That Mr. Beefton was to be Reader at any time, if Oates failed. And he gives you this particular account, that Oates did read, as he believes, every Sunday and Holiday, from the latter end of March, when he was chosen Reader, to within a Week of his going away; for that he did never read himfelf, as he should have done if Oates had been absent or failed to read.

We have another Witness, and that is Mr. Smith, and he fwears his being there from Christmas 77 to Midsummer 78, and he remembers particularly as to April and May, because the 21st of April he himself fell sick in the College, and went into the Infirmary, and remained there till the 7th of May; and he does remember that Oates visited him very oft in that time in the Infirmary, and told him Mr. Hilfley was gone away, and Mr. Pool was gone away, and two or three other Particulars, which happened in the College at that time; fo that there is another Evidence, that is very strong with Circumstances to confirm the Testimony of the rest; and he gives you a very fatisfactory Account of it, by shewing the Reasons how he comes to remember these things.

Mr. Price, who was our next Witness, has given you a Relation all to the same purpose of Oates's coming there at Christmas, and of his going away at Midsummer. And he remembers particularly, that Oates was at St. Omers when the Jesuits went to the Consult at London; for that there was a Consult, and at that time, is acknowledged to be true; but not such as he says, nor was he there: but he

fays fome of the Fathers did call there in the way to England. And at that very time, and after, he faw him there. And Mr. Doddington gives you the fame

Account.

Then comes Mr. Gerrard, and he tells you a Story to the fame purpose; how long Oates was there, and when he came. And that the 2d of May he remembers Oates was at the Play; and he remembers the 26th of May Oates was there, which was the 16th of May Old Stile. And he is fure Oates was there at that time, for this reason, that being the Day whereon he himself was confirmed, St. Augustine's Day; and Oates was confirmed with him: and therefore he has reason to remember Oates was at St. Omers.

My Lord Gerrard of Bromley was our next Witness, and he gives you an account to the same purpose; and to the general Evidence, in which he confirms the others, he adds this Particular, That Oates used to read with a fingular canting Tone; so that he must needs remember him, and was so remarkable for other things, that he could not be absent without being mis<sup>3</sup>d, which he never was.

Then comes Mr. Morgan, who was there at that time, a Scholar; but he's now a Minister of the Church of England; and therefore not liable to Mr. Oates's great Exception of Religion. He confirms what all the Witnesses said of the Time of Oates's coming, and of the Time of his going away: And particularly he fwears, That when Mr. Hilley went away, he was there; when Mr. Pool went away, he was there; and when Mr. Burnaby came thither, he was there. And this is not all, for there is fomething more remarkable in his Testimony; for he tells you particularly he does remember, That upon the 24th of April, Old Stile, the Day, Gentlemen, when Oates fays he was at the Consult in London, Oates was then at St. Omers. And the Occasion of his remembring this, he gives you an account of; for, he tells you, upon reading the Trial of Ireland, where Oates swears, That he was here at the Confult the 24th of April 1678, Old Stile, all the College reflected upon it, and wondered at the Impudence of the Man, that he fhould dare to fwear fuch a thing, when all the College remember'd him to be there all the while. And upon recollection of Circumstances, he himfelf did particularly recollect his own playing at Ball that very Day, and having toss'd his Ball over the Wall, he borrow'd Oates's Key to go into the Garden to fetch it: And this was thought of whilft things were fresh, and every Man remember'd this, or that, or the other thing to be done at fuch a particular time.

Mr. Arundel, who was another Witness, proves the general Testimony of the rest, and agrees in some particular things; and all he says, is to the

fame purpose.

Mr. Christopher Turbervile, he comes and swears Oates's being at St. Omers the 4th or 5th of May, which is the 24th and 25th of April, Old Stile. For that upon Mr. Pool's going away, he changed his Chamber in the College, and saw Oates divers Days afterwards in his Chamber, and at the Door; and he knew that he constantly read in the Sodality, and that he left particularly the Sunday before he went away, which was about Midsummer 1678.

There was another Gentleman, and that was Mr. Anthony Turbervile, who gives evidence all to the fame purpose; and this Circumstance goes thorough all the Testimony of these Persons, that there's scarce any body can come to, or go out of

the College, but it is known to all that are there, every Man takes notice of it, 'tis the common Discourse amongst them; and therefore they give this as the Reason of their Belief, That he was there all this while, because they did not remember any thing that should give them occasion to believe Mr. Oates was away from the College from Christmas till Midsummer, but only one time; and the Remembrance of that does shew, that they do really observe these things; for they could all tell that in January he went to Waston, and staid out

one Night.

There is one Witness more that is positive and particular, and that is Mr. Clavering, and he remembers Oates, by a very remarkable Circumstance, was at St. Omers at the very time the Congregation is faid to be held in London; for he tells you there came a Person to beg Money of him, and there was a Collection made in the House; and this Person did defire to fpeak with Oates, who was then in the College, and whom it feems this Perfon had known in Spain; but Oates did refuse to speak with him, and did not come down to him. Thus he remembers fuch an one came there, and when he was there, he was fent to Oates to defire him to come down to this Man, and he would not. Ay, but now how is this remember'd to be at the time when the Congregation was held here in England? As to that, he gives this plain and full account, That it must be at that very time; for the Scholars did difcourfe among themselves, and were reckoning up what he had gotten among them, and what he had gotten at Watton; and finding that it was very inconfiderable that he had gotten at Watton, they talk'd among themselves what should be the Reafon, and concluded it was, because the Fathers were gone over to England to the Congregation.

These particular Circumstances our Witnesses give you as the Reasons of their particular Remembrances of the particular Times: But, Gentlemen, you must take along with you those general Confiderations too that are offered, which do affect the whole Time, from Christmas till Midsummer. First, That none can come or go, without being discoursed of in the College: Next, That much more Mr. Oates must needs be missed, than any other, being fo remarkable a Person, as they tell you, that scarce any Week pass'd without his making it remarkable by fome ridiculous Action or another. They fay he fat fingly by himfelf, at a particular Table, that no Man could come into the Hall, but they must fee him; and therefore, if abfent, must needs miss him. And yet they swear they do not ever remember him absent, but that one Night; and if he had been absent, they must needs have observed it, because of all those Circumstances that have

been reckoned up.

These are the Witnesses, Gentlemen, that we have produced to prove this Charge upon the Defendant, two of whom are brought only to verify Mr. Hilley's Testimony; having heard it from him at that time that he had left Oates at St. Omers, when there was no Thoughts of this Question.

Now among these twenty Witnesses, there are not above two or three at most that were at either of the Trials before. They were never produced as Evidence, tho' indeed they proved the same thing that was testified by others then, but with many other Circumstances and Particularities that were not before spoken of; some are now produced that were produced before, and the Reason is, because they are themselves concerned in those

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Particularities which gave occasion to the others to remember them.

Gentlemen, after the producing of so many Witneffes, and fo ftrong a Proof, what is it that Mr. Oates has produced against it? His main Objection to their Testimony, is, There were several that came from St. Omers to testify at those former Trials what these now swear, who were not believed, but I was believed, and the Men were convicted, condemned, and executed upon my Testimony: But is that all he has to fay? No, fays he, I have likewise Witnesses to offer as a Counterproof to them, a positive Proof that I was here in England at the time they fwear me to be at St. Omers; and he fays well; if that be proved, there is an end of the Case. Well, what is the Proof? The Witnesses that he has, have been these four, Cicely Mayo, Servant to Sir Richard Barker; Butler his Coachman; Page, another of Sir Richard's Servants; and the Parson Walker.

The Evidence of Page and Walker, tho' produced last by Mr. Oates, yet I crave leave to mention first, and set them out of the way. Page, he remembers to have feen Mr. Oates in a Difguife at Sir Richard Barker's; that is, in grey Clothes; but he is not certain as to the Time; and he cannot take upon him to fay what time of the Year, or what Year it was, only he believes it was in May: and therefore that can be no fufficient Evidence to contradict Witnesses, that with great Particularity fpeak to certain times. As for Walker, the Parson, he faid he faw him between St. Martin's-Lane and Leicester-Fields; but he cannot remember the time when neither: nay, the Remembrance he has of it goes rather to another time, than the time in que-ftion; for being asked what Circumstance he knew the Time by, he faid, it was about a Year and a Quarter before the Plot was discovered, which must be in April or May 1677, and that will do the

Doctor no fervice at all upon this Question.

Now let us consider Mrs. Mayo's Testimony; and the Oath that she made was this, That when Oates came over into England, the faw him at Sir Richard Barker's House the latter end of April, or the beginning of May, and the Week before Whitfuntide. The latter end of April, or the beginning of May, was the first time that he came, that she faw him; but that he came before, as she heard, but the Coachman only faw him, and told her that Oates had been there: but the fecond time she did fee him, and he went in and dined there in the House. Sir Richard Barker was not there, but my Lady's Sifter, her Sons and Daughters were there. She fays, that she saw him again a Week before Whitfuntide; that when he came the first time he was in grey Clothes, a white Hat, and a short Perriwig. Afterwards he was in black Clothes, a pretty long Perriwig, not very long, but the Perriwig was brown: and these are the Circumstances The remembers to have feen him by.

Now let us fee what *Butler*, the Coachman, fays: He remembers about the beginning of *May* he faw *Oates* at his Mafter's Houfe in a Difguife; the other faid it was the latter end of *April*, or the beginning of *May*; but I ftand not upon that: but this he does fwear. That the first time he faw him, *Cicel Mayo* faw him too, that he was then in grey Clothes, a white Hat, but his Hair was cut short, and he had no Perriwig on; afterwards he came in a cinnamon-colour'd Coat, and green Ribbons, and a long black Perriwig. This is *Butler's* 

Evidence.

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Now these two People's Evidence are utterly impossible to be reconciled, they contradict one another fo much: First, they contradict one another in this; she says, the first time he came she did not see him, but the Coachman told her he had been there; but he swears, That she did at that time look out of the Window into the Yard, and did fee him as well as he. Another Contradiction is this, the remembers the first time he came in grey Clothes, a white Hat, and a short Perriwig; the Coachman fwears he had no Perriwig on, but his Hair was cut short to his Ears. Then again she fwears the fecond time, he was in black Clothes, and an indifferent long Perriwig, and the Perriwig was brown; and the other fwears he was in cinnamon-colour'd Clothes, and a long Perriwig, and it was a black one. Now thus you fee the Witnesses contradict themselves, and cannot be reconciled to one another.

But take one thing more, which is very confiderable, wherein the contradicts Mr. Gerrard; for she swears he was here a Week before Whitsuntide; that she is fure of: Now that falls upon the nineteenth Day of May; then upon the fixteenth Day of May, was the Week before Whitfuntide: nowthat is a most eminent Day, by the Testimony of Mr. Gerrard; for that happens to be the twenty fixth of May, New Stile, and that was the Day he was confirmed with Mr. Gerrard at St. Omers: And no Man fure can doubt which of the two Witnesses is to be believed; and it cannot but be true, that he was there at that time, because fo remarkable a Circumstance cannot be forgotten: and yet this Woman fwears that he was here a Week before Whitfuntide, and that by computation must be the Time of his Confirmation. But, Gentlemen, another thing that I offer upon the Testimony of these Witnesses, is this: If you will believe it, he himself contradicts his own Witnesses, or they him, and one of them is forfworn: For he has fworn the Confult was the twenty fourth of April, and that three or four Days after that was over, he went back with the Fathers to St. Omers: Now this contradicts all that his Witnesses have faid. But he has given himfelf, as he thought, fome little Latitude; fays he, the Confult began the twenty fourth, but it held fix or feven Days longer. We will for this time admit it to be so, and give him the fix Days he requires; and yet after all, it will not come up to the time that his Witnesses speak to: for to the 24th of April, add fix Days, and that brings us just to the last Day of April; and then take four Days in May, to make up the three or four Days after the Confult was over, and we are yet at a great distance from the Whitsun Week; for that was the 19th of May, and the Week before must be the 12th or 13th, and so it is impossible to be reconcil'd to Truth, what he and his Witnesses fwear; either the Evidence that the Doctor now brings, must be a Contradiction to his own former Oath, or his Oath proves they are mistaken: befides the Contradiction that is between the Witnesses themselves; for they vary in a great many material Circumstances, which I have before reckon'd up to

But, Gentlemen, false Witnesses are very often detected by little Circumstances, though I must needs say, these are not small ones; for these are very remarkable things in themselves, and great Contradictions to one another, and therefore 'tis impossible they both can swear true.

There

There were fome other Witnesses that were produced by Mr. Oates formerly upon this Point; one of which was Clay, the Prieft, and he you hear is contradicted by Mr. Howard's Testimony, who not only tells you he was not at his House, when he fays he was, but shews that Clay was mistaken in point of Time: It was not in May, but in July. But that's not all, we have another Evidence, Gentlemen, to flow how this Miftake comes to pass, and which will give a great light into this fort of Practice that has been used in this matter; for we have two Witnesses that give you an account how Oates and Sir William Waller were at the Gate-bouse with Clay, and there did threaten him, that unless he fwore he dined with Oates, at Mr. Howard's, in May, they knew he was a Priest, and he should be hang'd. The Man was somewhat cautious at first, for truly he knew nothing of the matter; but at last, upon condition he might have his Money again that was taken from him, he had been a Rogue formerly, and he did not know what he might do. Now, we find prefently after, that he was in fact brought as a Witness; what he swore, Mr. Howard tells you, and you have heard him contradicted in that point of Time. For Mr. Howard fays, it was in July; and then it was agreed that Oates was in England; for our Witnesses tell you that at Midsummer he came away from St. Omers.

So that, Gentlemen, the Evidence that was formerly produced for him, is not only taken away by politive Counter-proof, but there is fixed upon him, with great Infamy, the additional Crime of Subornation, by forcing People to fwear for him under the Threats of being hanged; and we all know how fuch People lay under great Fears and

Terrors at that time.

There was another Witness that was produced formerly for him; but I shall not take upon me to repeat all the particular Evidence that has been now given about that Matter. In short, our Objection to that Testimony lies thus: That Oates did fwear in his Narrative, that Smith was a dangerous Man, and imployed by the Jesuits to stir up the People against the Government; that appears by Oates's own Oath. But it likewise appears, that afterwards they were reconciled, and that he gave Smith a Certificate under his Hand, that he was a good Protestant, and a good Subject, and about eminent Service for the King. Now we fee no reafon hitherto, why Mr. Oates should change his Mind, after having fworn him fuch an ill Man, all of a fudden to be so kind to give him his Protection, and so advantageous a Character, as that was in that Season. But, Gentlemen, the Mystery is easily unfolded, if we go three or four Days further in time, which brings us to the Trials of White-bread and Langborn; it feems Mr. Oates was then aware of that, which is now an Objection to his Testimony; for it was made an Objection at the first Trial of Ireland, That he was not at this Confult, for he was then actually at St. Omers; but no Witnesses were there to prove it; but now he was aware that fome were a coming over, and it concerned him to make some good Proof if he could, that really and in truth he was here in London at that time.

And I cannot omit to take notice of what my Lord Chief Justice was pleased to observe and object to him now: It is a wonder a Man should be here in Town so long; a Man that had much Acquaintance, as it seems he had; a Man that went about Vol. IV.

freely and publickly, as his own Witneffes fay he did, should be seen by no body, but these sew, should not be able to give an Account, by any body, where he lodged, at any one Time in this Nay, by no Circumstances that must Interval. occur to his own knowledge, to be able to shew where he lodged, is very strange; though it should be that he did lodge in the Houses of those that would not come to give Evidence, as he alledges. vet it is almost impossible, but there must be some other Circumstances to prove his being here, besides the Evidence of the Landlord of the House where he lodged: but he gives no Account where he was lodged, and whom he conversed withal, but these People only; and that they should see him, who were not his Intimates, and none else in the World, is to me one of the most strange Things that can be conceived.

Now, Gentlemen, when he has given no manner of Satisfaction, that he was here, and is by twenty Witnesses sworn not to be here; what is it that he says to all this? Why he doth infift upon it, that his Credit must not be now impeached, because that once he had the fortune to be believed, and fome Men have died and fuffered for it; as if no Perjury were to be punished, but that which is unfuccessful; whereas the reason why Perjury is taken notice of in the Temporal Courts, is only because of the Mischief that it may do. Shall it then be no Crime when a Man has done the Mischief, when the fear of that Mischief was the ground of making it a Crime? That is a most monstrous way of arguing. And yet this would Mr. Oates have look like an Argument, that because he has been believed in his false Oaths, and Men have suffered by his Perjury, and he has been fuccefsful in his Crime, that Success has protected his Wickedness from Punishment. This I confess is a new way of arguing; and fuch as none but Mr. Oates could certainly have invented.

But, Gentlemen, to contradict this, we have shown you, that as he has had the fortune to be believed; so he has likewise had the fortune to be disbelieved. For there have been produced as many Records of Acquittals, where he was an Evidence, as there have been produced Convictions upon his Testimony; so that he has been as often disbelieved

as believed.

Whither then does he betake himself next? He has called a great many Witnesses to give you, as Evidence for him, an Account what Opinions at that time the Houses of Parliament, the Courts of Justice, and the Juries had of his Evidence; and then infifts upon it, that now to call his Credit in question, is to arraign the Justice of the Nation, the Wisdom of both Houses of Parliament that believed him, the Honesty of the Juries that convicted those whom he accused, and the Integrity and Understanding of the Judges who were learned, wise and just Men; and with great Earnestness he asks the Question, why now at this time of day should this be called in question, which received so much Credit and Approbation fo long ago, by the good Opinion that all forts of Men had of it at that time? And now to question this, he would have thought to be a casting a Blot upon the Wisdom of the Nation, and an arraigning the Justice of it; when, if the Thing be duly considered, the not punishing this heinous Offence with the utmost Severity that the Law will allow of, now, that these Circumstances appear to make it plain and evident, would be a greater piece of Injustice and

Reproach, rather to our Nation, than any ways a

Reflection on the Justice of it.

Gentlemen, when we confider the Circumstances of this Cafe now, I do verily think it will appear to be a very strange and wonderful thing to us, that ever any Man should have believed him. And it is a strange Consideration to reflect upon, to think what Credit he had at that time. But withal, confider, Gentlemen, could any one imagine, that it were possible for any Man on Earth to become so impudent, as to dare to expose himself before the High Court of Parliament, the great Courts of Ju-flice, and there tell a most infamous Lye for the taking away the Lives of Men? The greatness of the Attempt, was a great Inducement to the Belief of it, because no Man could be presumed to dare the doing of fuch a thing, if he had not a Foundation of Truth to build upon. And when he had thus made his Discovery, and that of such a nature too, a most horrid, bloody, and traitorous Conspiracy to murder the King, to overturn the Government, to massacre all the Protestants in the Kingdom, and to deface the very Name of the Prote-ftant Religion; what was more natural than that the Parliament should take all imaginable Care to prevent the accomplishment of fo great a Mischief? And confider too how much eafier it was for him to relate his Evidence in a continued Story, than afterwards it was to maintain it, when it came to be examin'd and opposed by them that were accused, who best knew wherein, and by what means to prove him false.

Gentlemen, the Care the Parliament took to difappoint any Defigns of this nature, and the means they used for the Security of the King and Kingdom, and the Prefervation of our Religion and Lives, (which I cannot but observe, was previous to the Trial of any one Offender, that was tried and convicted upon this Evidence) must needs put the whole Nation under great Apprehensions of Danger, and make the way much easier for him to be believed, as by fad Experience we found it did. Under these Circumstances came those Men to be tried, with this further, (as we cannot now but think) that there were ill Men at work, that laboured to improve those Fears and Jealousies, that had already posses'd Men's Minds; the Wonder then will be the lefs, if Men under fuch Difadvantages, tried by Men under those Fears and Apprehensions, had the ill fortune to be convicted. But when Men had a little overcome their Fears, and began to confider his Evidence more calmly, the Scene was changed, Oates loft his Credit, and the Men were all acquitted. Nor is this Profecution any Reflection on the Protestant Religion, whose Cause he falsly assumes to himself. No, Gentlemen, the Protestant Religion had no share in that Invention. It needs not the support of a Lye, no, not the most plausible Lye, much less of one so infamous as this does now appear to be. It is rather a Vindication of our Religion, to punish such Offenders as they deserve, and the proper way to maintain the Justice of the Nation, and wipe off that Reproach this Man's Perjury has brought upon it.

L.C. 7. Then, Gentlemen of the Jury, the Evidence has been very long, and it cannot be expected after so much time has been spent in this Cause, and such a difference of Testimony, and especially considering that the Testimony has met with frequent interruptions, and I may say, some Part of it, delivered in great Consustant it cannot be thought

or imagin'd, I fay, that I should be able to remind you of the several Particulars that concern this Case, and may be necessary to be observed about it. But, Gentlemen, I am sure, by the Knowledge I have of most of you, you are Persons of great Underflanding; fo that what may be omitted by me, I question not, but your own Abilities will supply. I confess I am much shortned in my Labour, by the pains that Mr. Sollicitor has taken to fum up the Evidence to you, and without all doubt, has done it with all Faithfulness to his Master, and with great Right to himfelf. I could not hear much of what he did fay; but you who were nearer and did hear all, which I could not do, your Judgments will direct you to lay that Weight upon it, which it deferves, and which the Law will allow; for, Gentlemen, I am bound to tell you, that you are to lay no weight upon any Allegations on the one fide, or on the other, or what is observed to you by the Court, further than is supported by the Testimony that has been offered.

Now, Gentlemen, I think it not amis for me (before fuch time as I enter upon the Confideration of the Particulars, and reminding you what I take to be Evidence in this Case, and what not) to clear one Point, that this Person, Oates, the Defendant, against whom this Indictment of Perjury is brought, has endeavoured to infinuate, on purpose to gain himself a Reputation; which if he could acquire this way, would add a greater Reproach to the Justice of the Nation, than it has contracted already, by giving too much Credit to fuch profligate Wretches, as have too lately appeared among us. The Objection he makes and infifts fo much upon; fays he, I was believed very much before, I can produce you the Opinions of the Judges, that declared themfelves very well fatisfied with my Evidence, and the Verdicts of Juries, two or three, that convicted Men upon my Testimony; and not only that, but here were likewise three or four Parliaments that did not only believe that Testimony (or rather Narrative, for I cannot call that Testimony, which was given before the House of Commons) that I gave, but did declare their Satisfaction of the Truth of what I faid; which Satisfaction and Belief of theirs did produce Thanks from both Houses to me for giving this Testimony.

But all this while, what Mr. Sollicitor faid upon this Point, is a plain and a full Answer to it: if in case upon a sudden Information, the King, the Parliament, the Courts of Law, and Juries, were surprized into this Belief, as not imagining there could be a pack of such Villains, that could be wound up to that height, as these Fellows have been; that there could be fuch an horrid Impostor, as this Fellow, that should make such Attempts, unless there

had been fome Truth in it.

Therefore the surprize of the thing, at that time might obtain a Belief; but God forbid, that that Belief, which was so obtained, should protect the Party believed, from being call'd in question for the Falshood of that Testimony, which was the ground of that Belief. It was hardly credible that any Person could be so wicked as to declare such impudent Falsities as these; but, God forbid, that we should continue longer under the same blindness and delusion, the whole Matter is now laud open and detected. Therefore, Gentlemen, if you are statisfied in your Consciences, and do believe upon the Testimony and Evidence that has been given here this day, that those very things that were so much believed before, were credited upon the Sur-

prize

prize of a fudden Discovery, or the Boldness of the Undertaking, yet now do plainly appear to be false; then be it, I say, upon your Consciences, if you let this Falshood go unpunished. It is a Charge upon us who are upon our Oaths as Judges, and who must answer to the great Judge of all the World for our Judgments; and 'tis likewise a Charge upon you that are fworn to try this Caufe. and must answer, as well as we, for what you do in it, not to have regard to any thing that was done before upon that hurry and furprize, but ferioufly to weigh and confider what is fworn now, and from thence make a Conclusion, whether you are not fatisfied that innocent Blood has been spilt by the means of this Fellow. Nay, in this Case, tis a contracting of much more Guilt than ordinary, as it is Murder done under the Forms of Law, and common Methods of Justice. That Men should take away the Lives of their Fellow-Creatures, by Periury and false Accusations, is of such dreadful confequence, that if the Justice of the Nation shall be afraid to have fuch matters detected, there would be an end of all the Security we have of our Lives. Liberties, and whatfoever is dear to us.

Gentlemen, the Justice of the Nation lies under a very great Reproach abroad, for this particular thing; and we must be, all of us, that have any Concern for the Honour and Good of our Country, uneafy, till this matter be thoroughly fearched into, and impartially determined; and I take it to be a Case of the greatest Importance to the Settlement of the Kingdom, for the Credit of our Laws, for the Honour and Justice of our Kingdom, that ever came in Judgmeat in any of our Courts of Justice. And therefore as you respect your own Consciences, and the Obligation of that Oath you are now under, and as you would be thought to bear any regard to the Peace, Honour and Good of your Country, take care to examine strictly and impartially into the Merits of this Cause, and weigh the Evidence which has been given on all fides: be not at all difmayed with the Apprehension of Clamour or Calumny, from any fort of People whatfoever, for doing your Duty; neither be led away by the Infinuations of what was believed formerly; for you hear the Reason which might make Oates be believ'd then; but it is incumbent upon you to enquire, whether you have not sufficient reason to be satisfied what the Truth now is.

And, Gentlemen, I take my felf to be the more obliged to take some pains in the pressing a serious and impartial Confideration of these things upon you, because I cannot but say, my Blood does curdle, and my Spirits are raised, that after the Discoveries made, I think, to the fatisfaction of all that have attended this Day, to see a Fellow continue so impudent, as to brazen it out, as he has done this Day; and that there should appear no more shame and confusion than what was seen in the Face of that monstrous Villain that stood but now at the Bar. The pretended Infirmity of his Body made him remove out of Court, but the Infirmity of his depraved Mind, the Blackness of his Soul, the Baseness of his Actions ought to be look'd upon with such Horror and Detestation, as to think him unworthy any longer to tread upon the Face of God's Earth. You'll pardon my warmth, I hope; for it is imposfible that fuch things should come before any honest Man, and not have some extraordinary Influence upon him.

Gentlemen, As to the Merits of the Cause, you have the positive Proof of many Witnesses, whose Vol. IV.

Testimony I shall by and by, as well as I can, repeat to you; but, pray you, first give me leave to observe somewhat, as to some Points that have been started at the Bar, as, Whether a Papist can be a Witnes? Now, suppose all these Persons that come here to testify this Matter against the Desendant, were Papists, as they are not, except you can take it upon your Oaths and Consciences, that all these Men are guilty of voluntary and wilful Perjury, you must find the Desendant guilty.

As to their Difference in Religion, which Oates fo much hung upon, I must tell you, every Papist or Roman Catholick, call them how you will, except the contrary be made appear by a legal Exception, I mean fuch as would take off the Testimony of one that were not a Papist, is as good a Witness in a Court of Justice, as any Protestant whatsoever: we are not come here to controvert Points of Religion, but to try a bare Matter of Fact; fo that all that stuff that you have heard here this day from the Defendant, and those Infinuations that he made about their Religion, on purpose to cast dirt and filth upon all the Testimony that they have brought against him, must fignify nothing with you at all. If in case such Doctrine happen to prevail as he has this day preached, then it is in the power of any Villain to fwear any mischief whatsoever against a Roman Catholick; and that Roman Catholick has no way to vindicate himself, nor to make the Truth appear. We have no fuch Exceptions to Witnesses in our Law; every Man, till it is made to appear, that his Credit is forfeited, may and ought to be received as a Witness to give Testimony in any Cause: so that all that matter is of no import at all.

And, Gentlemen, I am the rather minded to hint this unto you, because he has infinuated something out of the Trials of Grove and Pickering, and Ireland, which was in December, in the Year 1677. at which Trial Whitebread and Fenwick, who had pleaded to the fame Indictment, were brought on to Trial; but because there was but one Witness against them, the Court discharged them for that time, and they came not again to Trial till the Month of June or July thereafter, when they were convicted and executed. Now between that time of Ireland's Trial, and the time when Whitebread and the rest came on to Trial again, says Oates, they had fufficient time to have brought all their Witnesses from St. Omers, to testify this business of my being there, having notice by the former Trial, what Evidence was against them: but all the Witnesses they did bring, which were about fifteen or fixteen, were not sufficient to countervail the Testimony that Oates gave of his being here in Town; and thereupon they were convicted, condemned, and afterwards (I am forry to fay it) executed.

This is the Objection he makes, but at the fametime I must repeat what I said before, when such a dismal Story as this was told, when he had the considence to relate it before, in the Houses of Parliament, and there obtained Credit; no wonder if, in that hurry, all of that Persuasion were look'd upon with an evil Eye; and the Conviction of those that were at that time accused were too easy.

We must remember the Apprehensions some were under of our Religion being to be subverted, our Government to be destroyed, our King to be murdered, our Throats to be cut by the Papists, to that height, that this very Fellow, Oates, was so much credited, that all other People almost were below him, and greater Respect shewn to him,

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than to the Branches of the Royal Family, Nay, it was come to that degree of Folly, to give it no worse Name, that in publick Societies, to the Reproach and Infamy of them be it spoken, this profligate Villain was careffed, was drunk to, and faluted, by the Name of the Saviour of the Nation.

O prodigious Madness! that such a Title as that was, should ever be given to such a prostitute Mon-

fter of Impiety, as this is!
Good God, whither were we running, when many easy People were so strangely wrought upon by this Impostor, and when the villanous and black Designs of some evil Instruments amongst us, could prevail fo far, as to deceive almost a whole Nation into the Belief of fo horrid a Falshood; even at the fame time that a hidden Treason too deeply contriv'd was carried on amongst us? But, God be thanked, was not too lately discovered. The Conspirators had a fair Game of it, whilst this Fellow was believed, and they needed no other means to accomplish their Design: But when he was found false, and the pretended Plot had lost its Credit in the World, what is their next Step? Why, then they enter into that black and bloody Conspiracy, from which it hath pleafed God lately to deliver us.

I speak this the rather, because I know there are in my Eye several Persons, whose Fears of Popery made them give credit to such Villains as these before: But when it pleased God to open their Eyes, and the salse Mist vanish'd, they sound a real Conspiracy against the Persons of that Blessed King, lately dead, and of our Gracious Sovereign, now living, carried on under the pretence of that false, but fo much credited Discovery; and now God be thanked, all our Eyes are open. And I hope, as we are fecured from what we so vainly dreaded, so we shall not be afraid to have Villany detected, and the greatest Mark of Infamy that can be put upon

Yes, Gentlemen, there was a Confult, and there was a Conspiracy against the Life of our King, our Government, and our Religion: Not a Confult at the White-Horse in the Strand, but a Cabal and Asfociation of perfidious Rebels and Traitors, who had a mind to embroil us in Blood and Confusion; but, God be thanked, it had not its defired Effect. The fame fort of Villains were Parties in this Confpiracy, that had too great a hand in the late great Rebellion, which we to this day feel the fmart of, and they had a mind to make use of the like Instruments, as they did before, to bring us into the like

Mifery, as we were before involv'd in.

And is it not a prodigious thing, to have such Actions as these to-day defended in a Court of Justice, with that Impudence and Unconcernedness, as the' he would challenge even God Almighty to punish his Wickedness, and blasphemously blesses God, that he has liv'd to do fuch wonderful Service to the Protestant Religion; and is so obstinate, in his Villany, as to declare he would venture his Blood for the Confirmation of so impious a Falshood: and indeed, to speak the truth, he makes no great Venture in it; for when he had pawn'd his immortal Soul, by fo perjur'd a Testimony, he may very eafily proffer the venturing of his vile Carcafs to maintain it?

Gentlemen, Having thus faid, (and I could not forbear faying of it) give me leave to put you in mind of what lies before you now to be tried. First, this Indictment takes notice, that there was an Indictment taken before the Commissioners of Oyer and Terminer, and Goal-delivery at Hicks's-Hall,

of High-Treason against Whitebread, Fenwick, Ireland, Pickering, and Grove, and that Indictment and the whole Record is proved to you by Swift. For I must tell you as I go along, what Proofs there are of all the Particulars, and you, upon confideration of all that is alledged, are to be Judges what is fufficient Proof to convict the Defendant of the Crime that is laid to him; which is wilful and corrupt Perjury. The Indictment, Gentlemen, fets forth the Oath that Oates did make at Ireland's Trial, and then avers it to be false: For the Oath that he did take, that stands thus, That he did fwear he was prefent at a Confult, held at the White-Horse Tavern in the Strand, the 24th of April 1678. That he did swear, that it was there refolved to murder the late King: How that that Resolution was carried by him from Chamber to Chamber, that is, to Whitebread's and Fenwick's, and Ireland's Chambers, and faw them fign this Refolution there: And the Affignment of the Perjury, is, that he was not present at any Consult. 'tis not that there was not any fuch Confult, tho' it appears by the Evidence that there was none fuch. but that he was not prefent at any Confult at all held there at that time. Now, that he did make fuch an Oath, is proved

by a worthy Gentleman, Mr. Foster; a Gentleman known to you all that live in the City of London; and he did truly make that Remark in the beginning of his Testimony, that any honest Man in his place would have done, that he was one of those unfortunate Men, that tried Mr. Ireland; for tho' a Man do go according to his Conscience, as to be fure there is no question to be made of it, but all these Jury-men did in finding that Verdict; yet when I come to find, that the Evidence, upon which I convicted those Men, is detected to be false, and that upon my Verdict the Perfons were executed; tho' no Guilt of their Blood is really contracted by me, yet I cannot but think my felf unfortunate. that I was, tho' innocently, an Instrument of their Death; and there is never an one of you, but would have thought your felves unfortunate, if you had convicted Men upon fuch a Testimony, which tho' you believed then, yet afterwards you should have reason to conclude was salse. And yet Oates would have you think, that because they believed

him when he was a Villain, and not known to be

fo, you must believe him, notwithstanding his

Villany is now discovered; for that is all the Argu-

ment this learned Doctor has a mind to impose upon you by.

Gentlemen, Mr. Sollicitor has been very particular, in giving an Account of the whole Evidence, and then it comes to this, which is the natural Question in the Case; Whether upon the Testimonies that have been given to you, there does remain fo much as a Doubt, what Verdict you ought to give; for I confess, were it a thing in the least doubtful, Matters of Perjury are fo nice and tender, that we and you ought to be cautious how you convict People for Perjury in doubtful Matters; but if it be a thing without doubt, and plainly evident, that there was a Verdict thereupon, it adds to the Guilt, because the Justice of the Nation is impofed upon; the God of Heaven deliver every honest Man's Soul and Conscience from such Guist. For my part, I would not for the Universe have the

least Guilt of innocent Blood lie upon me.

Then, Gentlemen, to prove what Oates fwore is not true, you have no less than twenty two Witnesses, that iwear directly he was not here in London

the 24th of April 1678. But it may be that it is not fuch a positive Testimony as the Law requires to prove a Perjury: but then to fwear directly that he was in another place at that time, is a positive Contradiction to his Evidence; and this has been testified by the Oaths of twenty two Persons, a-gainst the Credit of whose Testimony there is no Objection at all really made, but only Impudence; and that Shadow of an Objection, they are all Papifts, and I am a Protestant: and truly a wonderful Credit it is, I must needs say, for the Protestant Religion to have fuch a learned and pious Supporter, as Mr. Oates, to be of that Perfuasion; but it is certain there was a Judas amongst the twelve Apostles, and there are Rascals of all Persuasions. And truly I take it makes never the more for his Advantage, nor the Honour of our Church, that he is pleased to call himself by that Name, which he, and fuch as he, have brought into fome Scandal and Reproach, by fetting themselves up, as the great Pillars of it; but we know Dr. Oates has been very liberal to himself, he has given himself Baptism, and given himself the Doctor's Degree, and now he gives himself the Title of the Reforming Protestant, Mr. Oates. We have Protestant Shoe-makers, and Protestant Joiners, and Protestant Atheists, and all forts of true Protestant Rascals; but it becomes us and you to affert the Honour of our Religion, by disowning any Fellowthip with fuch Villains, or their Actions.

Gentlemen, the Method that was taken, gives you an exact account in point of time, as to this whole Business. First, says Mr. Hilstey, I left him, in time the 23d of April New Stile, at St. Omers, and I am fure I faw him there then, which is the 13th Old Stile; the 24th of April New Stile, which is the 14th Old Stile, I came from St. Omers, I did not fee him there that Morning, but I my felf came to Calais, it being Sunday, and I staid there till Sunday in the Afternoon, and all Night. I came on Monday in the Afternoon to take water at Calais, and from thence went to Dover. And from thence the next Day I went towards London; but I staid four or five Days by the way before I came to London; but then there is this Circumstance that you must take along with you, Gentlemen, that at this time, one Mr. Burnaby was coming from London, and going to St. Omers, and met with Mr. Hilfley in his way towards London: fays Hilfley, I came afterwards to Town, and that was upon the Monday following, which happens to be the 21st or 22d of April, our Stile; but this I do remember very particularly, which makes his Testimony to be true, and not dressed up for this occasion; says he, I told one Osborn at that time, that we had a pretty Fellow at St. Omers, that went fometimes by the Name of Lucy, and sometimes by the Name of Oates, a Minister of the Church of England; and there he comes and gives an account of his ridiculous childish Actions, and what a remarkable Fellow he was; and this, fays

he, I told to Osborn. Now, to make this good, you have one Mr. Dorrel, who tells you there happened a Discourse, where he was present, between his Mother and Mr. Osborn, about Religion; and amongst other things, Osborn did fay, Mr. Hilfley had told him he left Oales at St. Omers when he came away from thence; and Mr. Osborn, he comes and fays, I remember I did tell Mr. Dorrel and his Mother, at that time that Mr. Hilfley did tell methis Story: fo that here are these two Witnesses which support Mr. Hilsley

in that Circumstance of the time of his coming away, and his Relation of Oates being left behind him, and that this was related about the 21st or 22d of April.

Burnaby is the next Person that was produced, and he swears he met Hilley by Sittinbourn; and he happens to set out for St. Omers the 18th of April, our Stile, and to come thither to St. Omers the 21st; and he fwears positively, that he was there the 21st. 22d, 23d, and was there the 25th Day of April. our Stile; and he does positively affirm, that all those Days he saw Oates there at St. Omers; that Oates intruded into his Company at his first coming; and that he and all the other Scholars wondered at the Confidence of the Man; and he particularly remembers that he was with him at a publick Entertainment that was there the 25th; and if fo. then it is impossible that what Oates has sworn of his being at the Confult the 24th of April, our Stile, can be true. And except you can imagine Mr. Oates to fly from St. Omers the 24th Day in the Morning, and be at the Confult and back again at Night, which is more than he would have believed, because he swears the contrary, you must conclude that what he fwore was falfe.

The next Witness is Mr. Pool, and he comes and fays, he was there at St. Omers, and he came over from thence the 25th of April, and that was the Day after Oates swears the Consult of the Plot to be here; and all the rest of the Witnesses do directly swear, That at the time that Pool went from thence, Oates was there: fo that the Testimony of Pool is fully and positively confirmed; and Pool gives you a reason why he came over, which was the Death of a Brother of his, and upon a Prospect of an Estate he came into England, which likewise is a reasonable Circumstance why he should remember the time, because he had such Inducement to come over hither.

The next, Gentlemen, is one Thornton, and he comes to the Month of May, to the 1st and 2d of May, their Stile, which was the 21st and 22d of April, our Stile; and particularly he is sure Oates was there upon the 22d of April, our Stile, that is, the 2d of May, their Stile. For, fays he, there was an Action or Play of the Scholars; and I can tell you how I remember Oates was there, Oates had a mind to have a place to see the Play, which he had no Pretence or Title to; and he had a Scuffle with fomebody about it; and therefore I rementber by that Token, that he was there at that time.

Now, Gentlemen, it is not easy to be imagined, that fix or feven Men should agree in their Testimony in all those Circumstances, which in themfelves are but minute; yet when offered as Reasons to induce Men's Remembrance, must be allowed as good Reasons; and yet this is to be thought but a made Story. If Sir Richard Barker's Coach-man, and Mrs. Mayo had had any fuch Circumstances to fupport their Testimony, they would have had much more Credit.

Then there is one Conway; and it is very observable what he fpeaks of; for he was there all the while that they fay Oates was there, and he gives you an account that he faw him with Burnaby the first time he came over, and agrees with Burnaby in this, that he wonder'd much at his Confidence, and did think that he was very well known to him before: He swears Oates came in thither about the beginning of December 77, and he was not absent, fays he and feveral more, any one Night, except in January once at Watton, till he went away in

June

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June 78. Nay, they are so precise in their Memory for very good Reasons, because they are so regular in their Societies, and keep a strict Order, each has his fixed Place in the Refectory, where all the Socii or the Members of the College do meet; and because this Fellow was an old Fellow, older than the rest, and likewise was a Dunce, therefore he was fet at the Dunce-Table in every body's View, because he was a Blockhead, and too old to keep company with the Boys: so that though perhaps one of those young Fellows in a mixt Society may escape the View, and be absent without being missed, yet remarkable Mr. Oates is not fo eafily forgotten, that us'd to fit by himself. And as that noble Lord, my Lord Gerrard of Bromley fays, he has a particular Face, and a particular Tone; and there was more reason to remark him than any other, both upon the account of his Person and of his Actions: fo that I must needs say indeed, it is not a downright and positive Swearing, but their Testimony is given with deliberation and recollection of fuch particular Circumstances, as may reasonably induce any unprejudic'd Person to give credit to it.

The next Witness, Gentlemen, is Haggerstone, whose Evidence is wonderful particular, and very material as to the Circumstances that accompany it. For you are to observe, that in these Colleges fome are of the Sodality, and fome are not; and fome are of fuch and fuch Classes or Forms, and others of other. Now this Gentleman and Mr. Oates were of the same Form, and he does particularly remember that he was fetting up for a Preacher, as he has an excellent knack that way; and he tells you, how ridiculous he made the late King in a Sermon; that he halted between two Opinions, and there ran a Stream of Popery between his Legs; and fuch like precious Stuff he vented. And to fix it to be about the fame time that is now in question, he fays, he particularly remembers it was when he was Reader, when Mr. Oates was, it feems, the Buffoon to the Society, or as I may call him, the Jack-pudding to the College, that used to make them Sport, and was guilty of fo many ridiculous Things, that they could not but put particular Remarks upon

Next, I take notice, that this Person says, there were two Perfons, Williams and Marsh, that were qualified to give Suffrages in the Congregation, that is, they were past eighteen Years standing, and did go over: For that there was a Confult, is not denied, nor that it was in London, nor that it was upon the 24th of April; but they fay, it was a Triennial Meeting, which they us'd to have once in three Years for the choice of some Officers to manage the Affairs of the Society; as for the choice of a Provincial, and other Perfons that they were to fend upon their Errands, in order to the support of their Society: so that under the Colour and Countenance of what was in itself ordinary and usual, and that happened to be at that time, Oates, who had heard fomewhat of it, and that it was the 24th of April, and that fuch and fuch were to be there, he upon that Hearfay, as should feem at St. Omers, does feign and contrive this pretended Conspiracy.

The next is one Beeffon; and it is very material too that he fwears: For besides what he testifies, That from the time of his coming, which was in December 77, he was not absent till the 23d of June, when he went away; and for the Time in question, he very well remembers his being

there, by this Circumstance: Says he, I was chosen to be Reader of the Sodality in the Month of March, but then Oates comes and gets the Office out of my hands; but still with me there was that Benefit reserved, that if he should at any time fail of reading there upon a Sunday or a Holy-day, I was then to have read, and to have supplied his Place. Says he, I was there from March, till the time Oates went away in June; and Oates read there that very Sunday before the time in June that he went away. And I am supplied him read every time; and in case he had not read every time, I must have read in his absence: But I did not read at all during that time.

Now, Gentlemen, when a Man is to fucceed or to fupply the Absence of another in an Office that is peculiar as to the Charge incumbent upon the Officer, and considerable as to the Profit of it, that must needs make an impression upon the Mind, and give a Man a more exact remembrance of the Thing; and therefore I recommend it par-

ticularly to your Observation.

The next is one Mr. Smith, and he fays, he faw Oates there all the time: And as to one part of it, when he himself was in the Insirmary, Oates went to visit him every two or three Days; nay, and about such a time in May, says he, which was about the beginning of May, Oates being then in the Insirmary, not well, the Doctor and he had a pretty Dialogue together, and Oates spoke salse Latin to the Doctor, for he said, Si placeat Dominatio vestra, in the beginning of his Complement: This he did particularly say was the Expression that this excellent Scholar used to the Physician at his first application to him, and all the whole College took notice of that Piece of his Learning.

The next is one *Price*, and he tells you, he was there all the time that the others speak of; he remembers him very well, and particularly says, I am sure *Oates* was there the 11th of *May N. S.* which will be the first of *May O. S.* because, says he, I know he was soundly beaten that day upon a Quarrel that he had there. This particularly he speaks to, besides his remembrance of the other Circumstances in concurrence with the

former Witnesses.

Mr. Doddington swears the same, and Mr. Gerrard also swears the same, with that other particular Circumstance that Mr. Sollicitor repeated to you, which was of Oates's being there upon the Day of Confirmation, the 26th of May N. S. the 16th of May O. S. and he is sure of it, because he was confirmed along with him, and therefore it is impossible he should forget it: And my Lord Gerrard, who was next, gives this reason upon his remembrance of all the fore-mentioned Particulars, that he always took special notice of the Man for his canting Tone, his Physiognomy, and remarkable Behaviour.

Then there is Mr. Morgan, who is no Papist, but a Minister of the Church of England; now Mr. Oates was angry with all the rest, because they were Catholicks; but what has he to say to Mr. Morgan, who is a Protestant? Why the truth is, there are none of them to be believed, because they swear against him, and really he ought to be permitted to give that reason, or it is like to go very hard with him; for if in case you believe but a third part of the Testimony that has been given, it is enough to do his Work.

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But what fays Mr. Morgan? Truly he comes up to the 24th of April particularly, and he tells you how he remembers it; and the first Occasion he had to look into it was, they being all surprized at St. Omers at what Oates had sworn, and Mr. Morgan recollecting with himself, did remember that very Day he was playing at Ball within the College, and happened to tos his Ball over the Wall into the Garden, and not being able to recover it any other way, he spied Oates walking and looking into his Book, and therefore he desired him to lend him his Key, and by the help of that, he went in and fetched his Ball; and this was the very Day that Oates swore he was here.

Mr. Arundel fays the fame: The two Turberviles fay the fame; and one of them is positive to have feen him there, either the 24th or 25th, or 23d and 24th of April O.S. which is the 3d and 4th, or 4th and 5th of May N.S. and if it were either of these Days, it cannot be possible he should be

here at the Confult.

The next is Mr. Clavering, and I cannot but particularly take notice of what he has fworn: He fays Mr. Oates was there all the time that the rest speak of; but it seems particularly about the time of the Congregation in London: There comes in a Stranger that was poor, and this Gentleman, Mr. Clavering, made a Collection for him; and it was talked of in the College as the reason why he had not Success in his Collection, because the Fathers were gone to the Congregation. Nay, and yet farther fays he, I do remember particularly that Mr. Williams and Mr. Marsh did go over to the Congregation, but Oates did not; for I do remember when Williams and Marsh came back again, I had fome Discourse with Mr. Oates about the Congregation: He came to me, and defired to know of me what account I was able to give of the Matter of that Meeting after the Confult, was over. Now had Mr. Oates been there, and been a Person of that great Trust that he had fworn himself into, he needed not sure have asked Mr. Clavering at St. Omers, what the Business of the Consult was at London, where he himself had been, but the other had not.

There is, besides Mr. Copley, another Witness, Mr. Cooke, that speaks particularly of the 30th of April, that he was sure Oates was there then, because of the Procession, and because he walked by himself in it; and Wright the last Witness gives a general Account, but speaks to no particular

time.

And now, Gentlemen, after all this Evidence, viva voce, you must give me leave to hint Testimonium Rei, an improbable Oath was that which Oates owns he made, if it be confidered in all its Parts. Can any Man believe that fifty Persons should meet together in a Tavern in London, and these fifty Persons should come to a Resolution to kill the King and fubvert the Government, and alter the Religion; and that this Confultation being drawn up in the Tavern (for fo he fwears it was) they should fever themselves into lesser Clubs and Companies, and take care that none should sign when they were all together and among themselves, but must have it carried up and down from one Man's Chamber to another, and find no body to trust with this Affair, that if discovered, must subject them to present Destruction, and ruin their whole Party, but only Mr. Oates, who was none of their own Order, nor does appear to be of fuch Credit

amongst them? Can you believe any Men should be fo void of Sense and Reason, that of fifty together, and those reputed as subtile as any fort of Men whatfoever, there should not be one Man of common Understanding, that should take care for a more rational Management of fo great and hazardous an Undertaking? When they were met together, and might have dispatched it in a quarter of an Hour, they should separate themselves into feveral Parts of the Town, and trust a Resolution of that nature in Mr. Qates's Pocket, in whom if they had had more Confidence than they feem to have, yet it was folly and madness to give him that Opportunity of destroying all of them, and making himfelf. Were there no other Evidence but the very Testimony of the thing, it would go a very great way with me, I confess; but I must fay withal, you are Judges of this Fact, upon a fuperadded Testimony of Twenty-two Witnesses, viva voce; I think it leaves the thing without any doubt.

Gentlemen, the Answer given by the Defendant to this Charge is very fallacious; and tho' he puts fuch a Countenance upon it, as though his Witneffes were fuch Persons of Credit, that nothing could be objected against them, yet he is certainly very much mistaken in that: He has produced but two positive Witnesses, and those two, as positive as they are in their Proof, are likewise positive in their Contradictions of one another, and what they have said is left to your Considera-

tion.

The one is a Coachman, the other was Sir Richard Barker's House-keeper; they indeed do say, Sir Richard Barker's Wise's Sister, and his Nephew, and his Daughter, and his Nieces, and a worshipful Knight, and I know not who, that the old Woman tells me are gone into my Country, were all there at the same time, and no body comes to testify it, but only this Coachman and this old Woman: These, Gentlemen, are things

fit to be thought of.

But now let us confider how they agree in their Evidence. Says the Woman, I faw him not till the beginning of May; but I am fure he was there before once or twice. And how does she know that? Because the Coachman told her so; and he came there feveral times, but he did dine there but once; and when he came there the first time fhe faw him, he came in fuch a Difguise, and he had a short Perriwig, and a kind of a short white Coat, and a white Hat; but when the Coachman comes to fwear, he tells you the first time he saw him, the Woman faw him too, that he had his own Hair, and cut close to his Ears, that made him look, as the young Fellow told her, like a Quaker. And when I asked the Coachman, Are you fure that Benjamin the young Fellow did fee him the first time you saw him there? He told me, No; but he was sure the old Woman did look out of the Window and fee him, which she denies. I then asked him how often he dined there? He tells you feveral times, and there were fuch and fuch, and the old Woman did fee him dine there feveral times; which she denies that fhe ever faw him dine there above once. And I take notice of one of the Evidence, the Coachman, he gives but an odd fort of Reason for his remembrance: In February, fays he, my Lady died, and my Mafter was fick at Putney, and Oates came into the Yard while I was cleaning my Coach; and I am fure it was where the Coat

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of Arms hung over the Door, because he ask'd me about my Lady's Death, and therefore it must be in May; when, for ought does appear to the contrary, it might be in any other Month after the Escutcheon was up; and in the other Circumstances there is no Certainty at all: So that it is plain, these Witnesses swear according as their Humour leads them, and not according to any Re-

membrance they have of the thing.

And I rather believe it, because the third Witnefs, that is Page the Apothecary, that used to make up Sir Richard Barker's Medicines, gives an Evidence contrary to both those; he cannot remember the Year positively or particularly: but I'll tell you how he thwarts and contradicts the other Peoples Testimony; for he remembers he came in such a Disguise, but he believes no body fpoke to him but himfelf, because he found him walking in the Place that was for the common Reception of the Patients, and he asked for Dr. Tongue, and he not being within, he went away very discontented: And so now these three Witneffes feem to contradict one another; and the last Witness Walker, who is the Parson, he favs nothing to the Matter; for it does plainly appear, the Time which he speaks of, which was about a Year and a half before he was called to testify at the five Jesuits Trial, must be in the Year 77, and not in the Year 78, which is the Question here, which must be before he went first to St. Omers.

Gentlemen, the other Part of Mr. Oates's Defence has been upon this Topick: Says he, I have been believed heretofore, the Parliaments have given me Credit; and to prove it, he has called feveral noble Lords and Persons of Quality. The first was my Lord of Devonsbire, who says he cannot remember any Particulars of his Evidence, 'tis fo long fince; but he remembers the Parliament, upon the Evidence given of the Plot, did make fuch Votes as we do all know of. And there were a great many People that gave credit to his Testimony, who, God be thanked, are of another Opinion now. And my Lord of Clare fays, he was not in the House of Lords at the beginning of the Difcovery, and cannot remember any thing in particular. But my Lord of Huntingdon was a little more particular; and Mr. Oates began to be angry with him, because he spoke so much: Says he, I remember Mr. Oates was examin'd in the House of Lords, and was believed there, because they did believe he fpoke Truth at that time; but now, upon Consideration of the Contradictions and Falsities of his Evidence, I cannot but fay, I do believe him, fays he, to be a great Villain, and that he has been guilty of spilling innocent Blood. And this noble Lord speaks with great Honour and Confideration: And truly, I believe, if every Man that is here were to fpeak his Mind, my Lord has delivered the Opinions of us all, and many Thoufands more in the Nation.

Mr. Oates call'd next my Lord Chief Baron, my Brother Gregory, my Lord of London, Sir George Treby, Mr. Williams, and my Brother Dolben. But they all tell you, they are able to give no particular Answers to his Questions; and this was the Sum

of his Evidence.

To this Mr. Attorney-General has given a Reply of Evidence, that truly is of very great moment. First, here is produced Sir George Wakeman, whom Oates accused of High-Treaton, and he suffered his Trial and was acquitted; so that as well as the Jury had given Credit to him in the former

Verdicts, fo fays Mr. Attorney, I must speak like-wise for the Credit of that Verdict that did disbelieve him, because though he did swear as roundly and briskly up to the matter as he had done before, yet when he had not the Hurry and Surprize of his Discovery to supporthim, his Villany was detected, and the Innocent acquitted. And besides the Record of the Acquittal, here is the Person himself who is now under no dread or danger, having stood his Trial and being acquitted; and he takes it upon his Oath, in the Presence of the great God, and the Searcher of Hearts, that whatsoever Oates swore against him at his Trial, was every Tittle of it false: And this Acquittal of his, being after great and mature Consideration, is an Evidence of another-guise Quality, than the Verdicts of the ther Convictions.

Next to him, is my Lord Castlemain, a Person of very great Honour; and he gives an account he was arraigned of High-Treason at this Bar, and upon his Trial Oates was produced as a Witness against him, and there he swore he met with my Lord Castlemain in Lincolns-Inn-Fields, and great familiarity there was between them, fo that my Lord could not trust him in a less Affair than the Plot; and away he goes with him to Fenwick's Chamber, there to talk about a Defign of killing the late King; Mr. Oates, of all Mankind must be the great Repository of this Secret. But the Jury then being Persons of great Understanding and Integrity, did not believe Oates, but acquitted my Lord Castlemain. And he does here take it upon his Oath, back'd with all the Imprecations of Evil to himself that a Man can use, that there was not one Word of Truth in Oates's Testimony; nor did he ever fee Oates in his life, till fuch time as he was taken up upon his Accufation. Now are here two Persons of Honour and Quality, that upon their Oaths do particularly give you an Account, as in the Prefence of Almighty God, that Oates has twice forfworn himfelf against them.

Gentlemen, there is notice to be taken of the Journal of the House of Lords; and though it is true for the sake of the Precedent, and to secure the Justice of the Nation, we did keep them strictly to their Proof, that it was upon Oath. And as to the Bustiness of Smith, though we do believe the Thing in our private Judgments, yet we thought it not fit to be permitted, that Persons should upon their own Oaths confess themselves to be guilty of Perjury, and afterwards give Evidence against others; for such are not to have the Countenance of ever being Witnesses again: Yet by the Records of Parliament, and other Evidence, there is enough to

make the matter aimed at clear.

For it is clear by his Narrative, that Oates did first swear, as far as he could well swear, to bring him into the Displeasure of the People: For that was his way to intimidate all he had to do with, and thereby force them to comply with his Designs. And there was no more plausible Accusation at that time, than to accuse a Man for saying somewhat against the Parliament, or being in a Combination to subvert the Protestant Religion. But you see when he comes to have his own Turn served, then this Man upon whom he had fixed such an odious Character, is really no Papist at all, but engaged in Service for his King and Country, and has Mr. Oates's Passport, a Thing of great advantage to him at that Season. This the King's Counsel made use of with great reason, as an Evidence of tampering: For the Man has altered his Opinion of one

he had before accused, and now brings him as an honest Man to give Evidence for him. And this, fay they, must be intended to be done by Practice

and by Threats.

And the rather, Gentlemen, for that you have an Account by Witnesses sworn, that there was one Clay a Popish Priest, that lay in Prison at the Gate-bouse, and while he was there, Oates and Sir William Waller came into the Prison to him, and tampering with him, fays Oates, I hear there are fome St. Omers Boys that intend to testify that I was at St. Omers, when I fay I was at London; but you must fwear, that you dined with me at Mr. Howard's in May 1678; or if you will not, you know I know you to be a Priest, and I'll hang you. Says Clay, where is my Silver and Gold that was taken away from me? And we all know Sir William Waller was wonderful good at the fingering of Gold; he us'd to take away broad Pieces as Popish Reliques, because of the Crosses upon them. Says Clay, Give me my Gold again, I will fwear for you; I have been a Rogue before, and I may be a Rogue again. And accordingly a Contract is made for him to fwear directly that Oates and he were together at Mr. Howard's House in May 78. This very Fellow that tells you now the Story, told it the next Morning to another Man, who has likewife fworn the fame. Then is Clay conveyed by Oates to the Old Bailey, and there fwears, being thus threaten'd and fuborn'd, that in May 1678, he and Mr. Oates dined together at Mr. Howard's House, and you have Mr. Howard produc'd, who does fwear that Clay did fwear fo; but indeed he was not there with Mr. Oates at Dinner till July after.

This, Gentlemen, is direct Corruption and Subornation; and if a Man will be a corrupt Knave, and endeavour to fuborn Witnesses to swear that which is false, he is the more likely to swear false himself. Besides, that you are to take notice, here is his own Narrative produced, where you have it sworn by himself, that he went back to St. Omers about the beginning of May, and was there all the Month of May, and in June till the latter end of it. Then all this while, either Mr. Oates, or his Witnesses, are perjured in the Case: He says, he staid but three or four Days in England after the Consult was over, and then went streight back again to St. Omers. Which must be the first Week in May; but if you believe his two Witnesses, he din'd with them several times after that: And so it is apparent, some of them are guilty of gross and

foul Perjury.

Now, Gentlemen, I cannot but refort back to the Objection that I made at first. 'Tis strange to me, that a Man that came upon such a Design, should go publickly about the Streets at Noon-day, though in a Disguise, yet he was known. But if you take the Persons Time to be in the Year 1677, then it is easily reconciled what they did say of their seeing him in such a Disguise; and so all their Testimony may stand together, and perhaps they may mistake in a Point of Time, though not in the Substance of their Evidence: and I would out of Charity conclude it to be so.

But I will fay, if they are to be taken strictly to the Year 1678, it is monstrous to imagine that we should have no body brought to let us know where he lodged, where he eat, with whom he con-

vers'd for all that time.

Gentlemen, I have detained you the longer in this Matter, because I take it to be of so great Weight, wherein the Justice and Honour of the Nation are so much engag'd, and it was therefore fit this Cause should be tried in the most solemn and publick manner, in order to vindicate the Nation from the Reproach and Calumny of Injustice and Oppression. And sure I am, if you think these Witnesses swear true, as I cannot see any colour of Objection, there does not remain the least doubt, but that Oates is the blackest, most perjur'd Villain that ever appear'd upon the face of the Earth.

Cl. of Cr. Tipstaff, you must take care of the

ury.

L. C. J. Gentlemen, if any of you have a mind to drink at the Bar, before you go, you shall have some got for you.

Jury. No, my Lord, we do not care for drink-

L. C. J. Then we will stay for you.

Then the Jury withdrew to consider of their Verdiet, and after about a quarter of an Hour's stay, they returned and delivered in their Verdiet: That the Defendant was guilty of the Perjury whereof he was indicted. Which being Recorded, the Lord Chief Justice spoke to the Jury, to this effect.

L. C. J. Gentlemen, that we are not, God be thanked, in those Times of Disorder and Confusion that we have been heretofore in, to have Humming or Hissings to declare the Auditors Approbation or Dislike of Juries Verdicts. But because there has been this Day mention made of the Opinions of Judges about Verdicts, I shall take the liberty to declare my Mind to you now, That for my part, I am satisfied in my Conscience, you have given a good and a just Verdict; and so I believe is every other Judge upon the Bench.

To which the rest of the Judges assented; and then the Court arose.





# A Second Trial of Titus Oates D. D. at the King's-Bench for Perjury, May 9. 1685. Paschæ i Jac.II.



Trial of the other of the Causes between our Sovereign Lord the King, and Titus Oates, for Perjury; the same began about Nine in the Morning, and proceeded af-

ter this manner,

First, Proclamation was made for Silence: Then the Defendant was called; who, appearing in Perfon, was advised to look to his Challenges: but he challenged none; only he defired, that they might be all ask'd, Whether they were of the Grand Jury that found the Bill? which was done. And all denying it, the Twelve sworn were these:

Sir Thomas Vernon Kt.
Nicholas Charleton Esq;
Thomas Langham Esq;
Thomas Hartop,
Francis Griffith,
John Kent,

George Toriano,
Henry Loades,
John Midgley,
John Petling,
Thomas Short, and
George Peck.

Cl. of Cr. Gentlemen, you that are fworn, hear-

ken to the Record.

Memorandum, That by a certain Inquifition for our Sovereign Lord the King, at the Guild-Hall of the City of London, and within the fame City, on Tuesday the 28th of October, in the 36th Year of the Reign of our late Sovereign Lord Charles II. by the Grace of God, of England, Scotland, France, and Ireland, King, Defender of the Faith, &c. before Sir Henry Tulfe, Knight, Mayor of the City of London; Sir William Turner, Knight; and Sir James Edwards, Knight, Aiderman of the faid City; Sir Thomas Jenner, Knight, one of his Majesty's Serjeants at Law, and Recorder of the same City; Sir Robert Fefferies, Knight; and Sir John Peake, Knight, other Aldermen of the faid City; and others their Companions, Justices of our faid Lord the King; by his Majesty's Letters-Patents under the Great Seal of England, to enquire of several Offences in the said Letters-Patents contain'd, and to hear and determine the fame, according to the Laws and Customs of this Kingdom, by the Oaths of twelve Jurors, honest and lawful Men of the City of London aforefaid, who then and there being fworn, and charged to enquire for our faid Sovereign Lord the King, and the Body of the faid City, upon their Oaths, present:

That at a certain Seffion of our faid Lord the King, holden for the County of Middlefex at Hicks's-Hall in St. John-fireet, in the County aforefaid, on Monday (to wit) the 16th Day of December, in the Year of the Reign of our faid late Sovereign Lord, Charles II. by the Grace of God, of England, Scotland, France and Ireland, King, Defender of the Faith, &c. the 30th, before Sir Reginald Foster, Baronet; Sir Philip Matthews, Baronet; Sir William Bowles, Knight; Sir Charles Pitfield, Knight; Thomas Robinson, Humphrey Wyrley, Thomas Harriot, and William Hempson, Esquires, Justices of our faid

Lord the King; to enquire by the Oaths of honest and lawful Men, of the County of Middlefex aforefaid; and by other ways, manners, and means, whereby they might, or could better know, as well within Liberties as without; by whom the Truth of the matter might be better known and enquired of, concerning all Treasons and Misprisions of Treafons, Infurrections, Rebellions, Counterfeitings, Clippings, Washings, False-making, and other Falfifying of the Moneys of this Kingdom of England; and of any other Kingdoms and Dominions whatfoever; and of all Murthers, Felonies, Manflaughters, Killings, Burglaries, and other Articles and Offences in the Letters-Patents of our faid Lord the King, to them, or any four or more of them, thereupon directed, specified; as also the Accessaries of the fame, within the County aforefaid, as well within Liberties as without, by whomfoever, howfoever had, made, done, or committed, and to hear and determine the same Treasons, and other the Premifes, according to the Law and Custom of this Kingdom of *England*, affigned by the Oaths of Ralph Wain, John Vaughan, Richard Foster, Thomas Paget, Robert Newington, Henry Tompkins, Rober Hayes, John Greenwood, Peter Stingeson, Josiah

Richard Richman, Augustine Bear, John King, Nathaniel Brit, Francis Fisher, Edward Forfler, and Samuel Lynn; honest and lawful Men of the County aforesaid, sworn, and charged to enquire for our faid Lord the King, and the Body of the County aforefaid, upon their Oaths; it was prefented, That Thomas White otherwise Whitelread, late of the Parish of St. Giles in the Fields, in the County of Middlesex, Clerk; William Ireland, late of the Parish aforefaid, in the County aforefaid, Clerk; John Fenwick, late of the same Parish and County, Clerk; Thomas Pickering, late of the Parish aforesaid, in the County aforesaid, Clerk; and John Grove, late of the Parish aforefaid, in the County asoresaid, Gentleman; as false Traitors against the most Illustrious, and most Serene, and Excellent Prince, our faid late Sovereign Lord Charles II. by the Grace of God, of England, Scotland, France, and Ireland, King, Defender of the Faith, &c. their fupreme and natural Lord; not having the Fear of the Lord in their Hearts, nor weighing the Duty of their Allegiance; but being moved and feduced by the Instigation of the Devil, the cordial Love, and true, due, and natural Obedience, which true and faithful Subjects of our faid Lord the King, towards him our faid Lord the King, should, and of right ought to bear, utterly withdrawing and contriving, and, with all their might, intending the Peace and common Tranquillity of this Kingdom of England, to diffurb; and the true Worship of God, within this Kingdom of England used, and by Law established, to subvert; and Sedition and Rebellion within this Kingdom of England to move, flir up, and procure; and the cordia's Love, and true and due Obedience, which true and faith-

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ful Subjects of our faid Lord the King, towards him the faid Lord the King, should, and of right ought to bear, utterly to withdraw, put out, and extinguish; and our faid Sovereign Lord the King, to Death and final Destruction to bring and put, the 24th of April, in the 30th Year of the Reign of our faid late Sovereign Lord Charles II. at the Parish of St. Giles in the Fields aforesaid, in the County of Middlesex aforesaid; falsely, maliciously, subtilly, advisedly, and traitoroully, did purpose, compass, imagine, and intend Sedition and Rebellion within this Kingdom of England to move, stir up, and procure, and a miserable Slaughter amongst the Subjects of our faid Sovereign Lord the King, to procure and cause; and our said Lord the King, from the Regal State, Title, Power, and Government of his Kingdom of England, wholly to deprive, depose, cast down, and disinherit; and him our faid Lord the King, to Death and final Destruction to bring and put; and the Government of the faid Kingdom, and the fincere Religion of God, in the fame Kingdom, rightly and by the Laws of the fame Kingdom established, at their Will and Pleafure to change and alter; and the State of this whole Kingdom of England, through all its parts well instituted and ordained, wholly to subvert and destroy, and War against our said Lord the King, within this Kingdom of England to

And to compleat and perfect the same their most wicked Treasons, and traitorous Imaginations and Purposes aforesaid; they, the aforesaid Thomas White otherwise Whitebread, William Ireland, John Ferwick, Thomas Pickering, and John Grove, and other false Traitors, to the Jurors unknown, the aforesaid 24th Day of April, in the 30th Year aforefaid, with Force and Arms, &c. at the Parish of St. Giles in the Fields aforesaid, in the County of Middlesex aforesaid, falsely, maliciously, subtilly, advisedly, devilishly and traitorously did assemble themselves, unite, and congregate; and then and there falfely, maliciously, subtilly, advisedly, devilifyly and traitorously did consult and agree, our faid Sovereign Lord the King to Death and final Destruction to bring and put, and the Religion with-in this Kingdom of *England*, rightly and by the Laws of the same Kingdom establish'd, to the Superstition of the Romish Church, to change and alter. And the fooner to compleat and perfect the fame their most wicked Treasons and traitorous Imaginations and Purposes aforesaid, the faid Thomas White otherwise Whitebread, William Ireland, John Fenwick, Thomas Pickering, and John Grove, and other false Traitors of our faid late Lord the King, to the Jurors unknown; afterwards, (to wit) the same 24th Day of April, in the 30th Year aforesaid, at the aforesaid Parish of St. Giles in the Fields, in the County of Middlesex aforesaid, falsely, fubtilly, advifedly, malicioufly, devilifhly and traitoroufly between themselves did conclude and agree, that they the faid Thomas Pickering and John Grove, him our faid late Lord the King should kill and murder; and that they, the faid Thomas White otherwise Whitebread, William Ireland, John Fenwick, and others, false Traitors, to the Jurors unknown, a certain number of Masses, between them then and there agreed, for the Health of the Soul of him the faid Thomas Pickering, therefore should fay, celebrate, and perform; and therefore should pay unto the faid John Grove a certain Sum of Money between them then and there agreed. Vol. IV.

And the Jurors aforesaid, upon their Oaths aforesaid, did further present, That the said Thomas Pickering and John Grove, upon the Agreement aforesaid, then and there fall ly, subtilly, advifedly, maliciously, devilibly and traitorously did take upon themselves, and to the same Thomas White otherwise Whitebread, William Ireland, John Fenwick, and other false Traitors against our faid Lord the King, to the Jurors aforesaid unknown, then and there falfely, fubtilly, advifedly, malicioufly, devilifhly and traitoroufly did promife, that they the faid Thomas Pickering and John Grove, him our faid late Lord the King would kill and murder: And that they, the faid Thomas White otherwife Whitebread, William Ireland, John Ferwick, Thomas Pickering, John Grove, and other falle Traitors against our said Lord the King, unknown, afterwards (to wit) the same 24th Day of April, in the 30th Year aforesaid, at the aforesaid Parish of St. Giles in the Fields, in the County of Middlesen aforefaid, falfely, fubtilly, advisedly, malicioufly, devilifhly and traitoroully did give their Faith each to other, and upon the Sacrament then and there traitoroufly did Iwear and promife to conceal, and not to divulge their faid most wicked Treasons and traitorous Compassings, Consultations, and Purpo-fes so between them had, him our said late Lord the King traitorously to kill and murder, and the Romish Religion within this Kingdom of England to be used, to introduce, and the true reformed Religion within this Kingdom of England, rightly and by the Laws of the faid Kingdom established, to alter and change. And that the faid Thomas Pickering and John Grove, in Execution of the traitorous Agreement aforefaid, afterwards (to wit) the fame 24th Day of April, in the 30th Year aforefaid, and divers Days and Times after, at the aforefaid Parish of St. Giles in the Fields, in the County aforefaid, Muskets, Pistols, Swords, Daggers, and o-ther offensive and cruel Weapons, him the said late Lord the King to kill and murder, falsely, subtilly, advifedly, maliciously, devilishly and traitorously did prepare and obtain, had and kept for themfelves; and that they the faid Thomas Pickering and John Grove, afterwards (to wit) the fame 24th Day of April, in the 30th Year aforesaid, and divers Days and Times after, with Force and Arms, &c. at the Parish aforesaid, in the County of Middlesex aforefaid, and in other Places within the County of Middlefex aforefaid, falfely, fubtilly, advifedly, maliciously, devilishly and traitorously did lie in wait, and endeavour our faid late Lord the King traitoroully to kill and murder; and that the faid Thomas White otherwise Whitebread, William Ireland, John Ferwick, and other fasse Traitors to the Jurors aforesaid unknown, afterwards (to wit) the same 24th Day of April, in the 30th Year aforesaid, at the Parish aforesaid, in the County of Middlesex aforefaid, falfely, fubtilly, advifedly, malicioufly and traitoroufly did prepare, perfuade, excite, abet, comfort and counfel four other Perfons to the Jurors unknown, and Subjects of our faid Lord the King, him our faid late Lord the King traitoroufly to kill and murder, against the Duty of their Allegiance, against the Peace of our said Lord the King, his Crown and Dignity, and against the Form of the Statute in fuch Case made and provided; and thereupon it was so far proceeded, that afterwards, at the Court of Goal-Delivery of our said Lord the King, at Newgate, at Justice-Hall in the Old Bailey, in the Suburbs of the City of London, in the Parish

of St. Sepulchre, in the Ward of Faringdon without, London, the 17th Day of December, in the 30th Year aforefaid, before the Justices of the faid Lord the King, of the same Goal-delivery, then and there held by Adjournment, of the County of Middlesex aforesaid, came the said William Ireland, Thomas Pickering and John Grove, under the Cu-stody of Sir Richard How Knight, and Sir John Chapman Knight, Sheriff of the County of Middlefex aforefaid; into whose Custody, for the Cause aforesaid, they were before committed: Being brought to the Bar there, in their proper Persons, and presently being severally asked concerning the Premises above-charged upon them, how they would acquit themselves; the aforesaid William Ireland, Thomas Pickering and John Grove did feverally fay; That they were not thereof guilty; and for the fame, for good and bad, they did feverally put themselves upon the Country; and by a certain Jury of the Country, in that behalf duly impannel'd, fworn and charged then and there in the fame Court, before the Justices of Goal-delivery aforefaid, were tried: And that upon that Trial, between our faid late Lord the King, and the faid William Ireland, Thomas Pickering and John Grove at London aforesaid; to wit, at the Justice-Hall in the Old Bailey aforesaid, in the Parish of St. Sepulchre, in the Ward of Faringdon without, London, aforesaid; the Defendant (Titus Oates) late of the Parish of St. Sepulchre aforesaid, in the Ward aforefaid, Clerk, was produced as a Witness, on the part of the faid late Lord the King, upon the Trial aforefaid; and before the faid Justices of Goal-delivery, in the Court aforefaid, then and there held, upon the Holy Cospels of God, was duly fworn to speak and testify the Truth, the whole Truth, and nothing but the Truth, of and in the Premises between our faid Lord the King, and the faid William Ireland, Thomas Pickering and John Grove. And that the faid Titus Oates then and there, in the Court of Goal-delivery aforefaid, upon his Oath aforefaid, upon the Indictment aforefaid, at the Parish and Ward aforefaid, by his own proper Act and Confent of his most wicked Mind, falsely, voluntarily and corruptly, did fay, depose, swear, and give in Evidence to the Jurors of the Jury aforefaid, then and there fworn and impannel'd to try the Issue aforefaid between our faid late Lord the King, and the faid William Ireland, Thomas Pickering and John Grove; That the faid William Ireland, in the Indictment aforesaid mentioned, was in Town (within the Cities of London and Westminster, or the places adjacent to the faid Cities, meaning) upon the 1st or 2d Day of September, in the Year 1678. Whereas in truth and in deed the faid William Ireland, in the Indictment aforesaid mentioned, was not in Town, nor within the Cities of London or Westminster, or the places adjacent to the same Cities, or either of them, upon the 1st or 2d Day of September, in the Year 1678. And fo the aforefaid Titus Oates, the aforesaid 17th Day of December, in the 30th Year aforesaid, at the Justice-Hall aforefaid, in the Court aforefaid, upon the Trial aforefaid, upon the Indictment aforefaid, between our late Lord the King, and the aforefaid William Ireland, Thomas Pickering and John Grove, so as a-foresaid had, by his own Act and Consent, and of his most wicked Mind, falsely, voluntarily and cor-ruptly, in Manner and Form aforesaid, did commit voluntary and corrupt Perjury.

And the Jurors aforefaid, last sworn to enquire for our faid Lord the King, and the Body of the

City of London aforefaid, upon their Oaths afore-faid, do further present, That at another Sef-fion of our faid late Lord the King, held for the County of Middlesen, at Hicks's-Hall in St. John'sfreet, in the County aforesaid, on Thursday (to wit) the 12th Day of June, in the 31st Year of our said late Lord King Charles II. before Sir Philip Matthews Baronet, Sir Thomas Orby Knight and Baronet, Sir William Puliney Knight, Sir William Bowles Knight, Thomas Robinson, Thomas Harriot Esquires, and others their Companions, by Letters Patents of our faid late Lord the King, to the fame Justices afore-named, and others, and to any four or more of them, under the Great Seal of our faid late Lord the King made, to enquire, by the Oaths of good and lawful Men of the County of Middlesex aforefaid, and by all other ways, manners and means, by which they might or could better know, as well within Liberties as without; by whom the Truth of the Matter might be best known and enquired, of all Treasons, Misprisions of Treasons, Infurrections, Rebellions, Counterfeitings, Clippings, Washings, False-making, and other Falsifyings of the Money of this Kingdom of England, and of other Kingdoms and Dominions whatfoever; and of all Murders, Felonies, Man-flaughters, Killings, Burglaries, Rapes, Meetings and unlawful Conventicles; Speakings of Words, Combinations, Misprisions, Confederacies, false Allegations, Trefpasses, Riots, Routs, Retainers, Escapes, Contempts, Oppressions; and of other Articles and Offences in the same Letters Patents of our said Lord the King, specified: As also, the Accessaries of the fame, within the County aforefaid, as well within Liberties as without, by whomfoever and howfoever had, done, perpetrated or committed; and of other Articles and Circumstances concerning the Premises howsoever; and the same Treafons, and other the Premises, to hear and determine according to the Law and Custom of this Kingdom of England; being affigned by the Oaths of Henry Afburft Esq; Edward Gavell, John Radford, John Warral, William Hanmar, Robert Pritchard, John Tredder, Gilbert Ureweyn, David Collivex, Abraham Harrison, Charles Morgan, Philip Trebearn, John Collier, Robert Whiterod, William Webb, Thomas Edwards and Abraham Tillent, honest and lawful Men of the County aforesaid, sworn and charged to enquire for our faid Lord the King, and the Body of the County aforefaid; upon their Oaths it was presented, That Thomas White, late of the Parish of St. Giles in the Fields, in the County of Middlefex, Clerk, otherwife called Thomas Whitebread, late of the Parish aforesaid, in the County aforefaid, Clerk; John Fenwick, late of the Parish aforefaid, in the County aforefaid, Clerk; William Harcourt, late of the Parish aforesaid, in the County aforesaid, Clerk, otherwise called William Harrison, late of the Parish aforesaid, in the County aforesaid, Clerk; John Gaven, late of the Parish aforesaid, in the County aforesaid, Clerk; and James Corker, late of the Parish aforesaid, in the County aforefaid, Clerk; as false Traitors against the most Illustrious, most Serene and Excellent Prince, our late Sovereign Lord King Charles II. by the Grace of God, of England, Scotland, France and Ireland, King, Defender of the Faith, &c. their Supreme and Natural Lord; not having the Fear of God in their Hearts, nor weighing the Duty of their Allegiance; but being moved, and seduced by the Instigation of the Devil, the Cordial Love, the true, due, and natural Obedience, which true and faith-

ful Subjects of our faid Lord the King, towards him our faid Lord the King, should, and of right ought to bear; wholly withdrawing, and contri-ving, and with all their Might intending the Peace and common Tranquillity of this Kingdom of England to diffurb; and the true Worship of God within this Kingdom of England used, and by Law establifhed, to overthrow; and the Government of this Kingdom of *England* to subvert, and Sedition and Rebellion within this Kingdom of *England* to move, flir up, and procure; and the cordial Love, and true and due Obedience, which true and faithful Subjects of our Lord the King, towards him the faid Lord the King, should, and of right ought to bear, utterly to withdraw, put out, and extinguish; and our faid late Lord the King to Death and final Destruction to bring, and put; the 24th Day of April, in the 30th Year of the Reign of our faid late Lord King Charles II. &c. at the Parish of St. Giles in the Fields, and the County of Middlesex aforefaid, with divers other false Traitors against our faid late Lord the King, to the Jurors aforefaid unknown, falfely, fubtilly, advifedly, maliciously and traitorously did purpose, compass, imagine, and intend Sedition and Rebellion within this Kingdom of *England* to move, stir up and procure, and a miferable Slaughter among the Subjects of our faid Lord the King to procure, and cause; and our faid late Lord the King, from the Regal State, Title, Power and Government of his Kingdom of England, utterly to deprive, depose, cast down, and difinherit; and him our faid late Lord the King to Death, and final Destruction to bring, and put; and the Government of the same Kingdom, and the fincere Religion of God in the fame Kingdom, rightly and by the Laws of the faid Kingdom established, at their Will and Pleasure to change and alter; and the State of this whole Kingdom of England, through all its Parts well instituted and ordered, wholly to subvert, and destroy; and War against our late Lord the King, within this Kingdom of England, to levy: And to perfect and compleat the fame, their most wicked Treasons and Traitorous Imaginations, and Purposes, they the said Thomas White otherwise Whitebread, John Fenwick, William Harcourt otherwise Harrison, John Gaven, Anthony Turner, and James Corker, and other false Traitors to the Jurors aforesaid unknown, the aforefaid 24th Day of April, in the 30th Year aforefaid, with Force and Arms aforefaid, at the Parish of St. Giles in the Fields aforefaid, in the County of Middlesex aforesaid, falsely, maliciously, fubtilly, advisedly, devilishly and traitorously did affemble, unite and gather themselves together; and then and there falfely, maliciously, subtilly, advifedly, devilishly and traitorously did consult, confent and agree our faid late Lord the King, to Death and final Destruction to bring and put, and the Religion within this Kingdom of England, rightly and by the Laws of the fame Kingdom established to change and alter, to the Superstition of the Church of Rome, and the Government of this Kingdom of England to subvert; and that one Thomas Pickering, and one John Grove, him our faid late Lord the King should kill and murder: And that they the said Thomas White otherwise Whitebread, John Fenwick, William Harcourt otherwise Harrison, John Gaven, Anthony Turner, James Corker, and other salse Traitors against our said late Lord the King, to the Jurors unknown, a certain number of Masses, between them, then and there agreed upon, for the Health of the Soul of him the faid Thomas

Pickering, therefore should fay, celebrate and perform; and therefore should pay unto the said John Grove, a certain Sum of Money, between them then and there agreed upon. And that the faid Thomas White otherwise Whitebread, John Fenwick, John Gaven, Anthony Turner, William Harcourt otherwife Harrison, and other false Traitors against our faid late Lord the King, to the Jurors unknown, in the further Profecution of the Treasons and Traitorous Confultations and Agreements aforefaid, afterwards (to wit) the faid 24th Day of April, in the 30th Year aforesaid, at the aforesaid Parish of St. Giles in the Fields, in the County of Middlesex aforefaid, falfely, fubtilly, advifedly, malicioufly, devilishly, and traitorously, did severally give their Faith each to other; and upon the Sacrament, then and there traitoroufly did fwear and promife to conceal, and not to divulge their faid most wicked Treasons and traitorous Compassings, Consultations and Purposes aforesaid, so between them had, him the faid late Lord the King traitorously to kill and murder, and to introduce the Romillo Religion, to be used within this Kingdom of England; and the Religion within this Kingdom of England, rightly and by the Laws of this Kingdom established, to alter and change; and that the faid Thomas White otherwise Whitebread, John Fenwick, William Har-court otherwise Harrison, John Gaven, Anthony Turner, James Corker, and other false Traitors to the Jurors aforefaid unknown, in further Profecution of the Treasons and traitorous Intentions and Agreements aforefaid, afterwards (to wit) the faid 24th Day of April, in the 30th Year afore-faid, at the Parish aforesaid, in the County aforefaid, falfely, fubtilly, advifedly, malicioufly, de-vilishly and traitoroufly, did prepare, persuade, ex-cite, abet, comfort and counsel four other Persons to the Jurors unknown, and Subjects of our faid late Lord the King, him our faid late Lord the King traitorously to kill and murder, against the Duty of their Allegiance, and against the Peace of our faid late Lord the King, his Crown and Dignity, and against the Form of the Statute in that Case made and provided. Whereupon, it was commanded the Sheriff of the County aforefaid, that he should not omit, &c. but should take them to answer, &c.

Which Indictment the faid Justices of our Lord the King, afterwards (to wit) at the Goal-delivery of our faid Lord the King, of Newgate, holden by Adjournment for the County of Middlefex, at Justice-Hall in the Old Bailey, in the Suburbs of the City of London, on Friday (to wit) the 13th Day of June, in the 31st Year aforesaid, before Sir James Edwards Knight, Mayor of the City of London; Sir William Scroggs Knight, Lord Chief Justice of his Majesty's Court of King's-Bench; Sir Francis North Knight, Lord Chief Justice of his Majesty's Court of Common-Pleas; Sir Thomas Allen Knight and Baronet, one of the Aldermen of the faid City of London; Sir George Jefferies Knight, Recorder of the faid City of London; and other their Companions, Justices of our faid Lord the King, affigned to deliver his Goal of Newgate of the Prifoners in the fame being, by their own proper Hands did deliver there, in the Court of Record, in form of Law to be determined: And thereupon, at the faid Goal-delivery of our Lord the King, of Newgate, holden by the Adjournment aforefaid, for the County aforefaid, at Juftice-Hall aforefaid, the faid Friday the 13th of June, in the 31st Year aforefaid, before the aforefaid Justices of our faid late Lord the King last named, came the said Thomas

White

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White otherwise Whitebread, John Fenwick. William Harcourt otherwise Harrison, John Gaven, and Anthony Turner, under the Custody of Sir Richard How, Knight, and Sir John Chapman Knight, Sheriff of the County aforesaid; into whose Custody, for the Cause aforesaid, they were before that time committed; being brought to the Bar there, in their proper Persons; who were committed to the aforesaid Sheriff, &c. And immediately being feverally demanded concerning the Premises aforefaid, in the Indictment aforefaid specified, charg'd upon them as above, how they would thereof acquit themselves; the said Thomas White otherwise Whitebread, John Fenwick, William Harcourt otherwife Harrison, John Gaven, and Anthony Turner, did feverally fay, that they were Not thereof Guilty: And thereupon, for good and bad, did feverally put themselves upon the Country. And thereupon, upon the Indictment aforesaid last recited, at the Seffion of our Lord the King, at the Justice-Hall in the Old-Bailey, it was so far proceeded, that the Issue aforesaid between our said late Lord the King, and the faid Thomas White otherwise Whitebread, John Fenwick, William Harcourt otherwise Harrison, John Gaven, and Anthony Turner, afterwards (to wit) the aforesaid Friday, the 13th Day of June, in the 31st Year aforefaid, at Justice-Hall aforefaid, by a certain Jury of the Country in that behalf duly impanell'd, fworn and charged, was tried; and that upon the Trial of the Issue aforesaid last mentioned, between our faid late Lord the King, and the faid Thomas White otherwise Whitebread, John Fenwick, William Harccurt otherwise Harrison. John Gaven, and Anthony Turner, at London aforefaid, (to wit) at the Justice-Hall in the Old-Bailey aforesaid, in the Parish of St. Sepulchre in the Ward of Faringdon without, London, aforefaid, the faid Defendant, Titus Oates, was also a Witness produced on behalf of our said late Lord the King, upon the Trial aforefaid, upon the Indictment last aforefaid: And he, the aforefaid Titus Oates, then and there at the Session last aforesaid, at the Justice-Hall aforesaid, in the Court of the same Session (to wit) at the Parish and Ward aforesaid, was duly sworn upon the Holy Gospels of God, to speak and testify the Truth, the whole Truth, and nothing but the Truth of, and in the Premises, in the Issue aforefaid last mentioned, so as aforesaid joined between our faid late Lord the King, and the faid Thomas White otherwise Whitebread, John Fenwick, William Harcourt otherwise Harrison, John Gaven, and Anthony Turner. And that the said Titus Oates then and there, at the Session aforesaid last mentioned, in the Justice-Hall aforesaid, in the Court of the same Session, upon his Oath aforefaid, upon the Indictment last aforesaid, by his own proper Act and Confent, of his most wicked Mind, fallely, vohintarily, and corruptly did fay, depose, swear, and give in Evidence to the Jurors of the Jury aforesaid last mentioned, so as aforesaid sworn and impanell'd to try the Issue aforesaid between our said late Lord the King, and the faid Thomas White otherwise Whitebread, John Fenwick, William Harcourt otherwise Harrison, John Gaven, and Anthony Furner; That William Ireland (one William Ireland, then before convicted and executed for High-Treafon against our late Lord the King, meaning) took his leave of him the faid Titus Oates and others, at the Chamber of the faid William Ircland, then being in Ruffel-street (a certain Street, called Ruffel-street, lying within the City of Westminster, in the County of Middlesex, meaning) between the 8th and 12th

Day of August, in the Year of our Lord 1678. Whereas, in truth and in deed, the faid William Ireland did not take his Leave of the faid Titus Oates, or any other Perfons whatfoever, at the Chamber of the faid William Ireland, then being in Ruffel-street aforesaid, between the said 8th and 12th Days of August, in the Year of our Lord 1678. And so the faid Titus Oates, upon the faid Friday the 13th Day of June, in the 31st Year aforesaid, at the Session last aforesaid, at the Justice-Hall aforefaid, in the Court of the same Session, upon the Indictment last aforesaid, so put in Issue, and tried as aforefaid, between our faid late Lord the King, and the faid Thomas White otherwise Whitebread, John Fenwick, William Harcourt otherwise Harrison, John Gaven, and Anthony Turner, by his own proper Act and Confent, and of his most wicked Mind, falfely, voluntarily, and corruptly, in manner and form aforesaid, did commit voluntary and corrupt Perjury, to the great Displeasure of Almighty God, in manifest contempt of the Laws of this Kingdom of England, to the evil and pernicious Example of all others in the like Case offending, and against the Peace of our Sovereign Lord the King, his Crown and Dignity. Upon this Indictment he has been arraigned; and thereunto hath pleaded, Not Guilty: And for his Trial, hath put himself upon the Country, and his Majesty's Attorney-General likewise; which Country you are. Your Charge is, to enquire, whether the Defendant, Titus Oates, be Guilty of the Perjury he stands indicted, or Not Guilty. If you find him Guilty, you are to say so: If you find him Not Guilty, you are to fay fo, and no more: And hear your Evidence.

L. C. J. Look ye, Mr. Attorney, my Lord Chief Justice Jones has sent to know, whether you have any thing to do with him to-day, here?

Mr. At. Gen. Not at all, that I Sir Robers Samyer.

L. C. J. Mr. Oates, do you intend to make use of my Lord Chief Justice Jones, or any of the Judges of the Common Pleas, as Witnesse?

Oates. Yesterday, my Lord, I did call for them, to have made use of them, as Witnesses.

L. C. J. But have you any thing to fay to them to-day?

Oates. I cannot tell, as yet.

L. C. J. Then my Lord Chief Justice Jones must be told, that he does not know, whether he shall, or not. Go on, Sir Samuel Astry.

Then Proclamation was made for Information, and Evidence was made in usual manner.

Mr. Phipps. May it please your Lordship, and you, Gentlemen of the Jury, this is an Indictment against Titus Oates, Clerk, for Perjury: And this Indictment sets forth, that William Ireland, Thomas Pickering, and John Grove, in the 30th Year of the late King, were indicted of High-Treason, and tried at the Old-Bailey; and at that Trial, the Defendant, Titus Oates, was produced a Witness for the King; and being sworn to tell the Truth, the whole Truth, and nothing but the Truth, did falsely, voluntarily, and corruptly, depose, and swear, and give in Evidence to the Jury that did try that Cause, that the said William Ireland was in Town (within the Cities of London and Westmisser, or the Places adjacent, meaning)

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upon the first or second Day of September, in the Whereas, in truth, the faid William Year 1678. Ireland was not in Town, nor within the Cities of London and Wostminster, or the Places adjacent, upon the first or second Day of September, in the Year 1678. And so the said Titus Outes hath committed wilful and corrupt Pejury. And the Indictment further fets forth, that upon the 13th Day of June, in the 31st Year of the late King, Thomas White otherwise Whitebread, John Ferwick, William Harcourt otherwise Harrison, John Gaven, and Anthony Turner, were indicted and tried at the Old-Bailey for Treason, and at that Trial, the said Titus Oates was a Witness produced on the part of the King: And being fworn to teftify the Truth, the whole Truth, and nothing but the Truth, by his own Act and Confent, of his own most wicked Mind, falfely, voluntarily and corruptly did depofe, and fwear, and give in Evidence to the Jury, that William Ireland (one William Ireland, before that time convicted and executed for High-Treason. meaning) did take his Leave of him the faid Titus Oates, at his the faid William Ireland's Chamber, then being in Ruffel-street, between the 8th and 12th Day of August, in the Year of our Lord 1678. Whereas, in truth, the faid William Ireland did not take his leave of him the faid Titus Oates, or of any other Persons whatsoever, at his the said William Irelana's Chamber, then being in Ruffel-street aforefaid, between the faid 8th and 12th Day of August, in the Year of our Lord 1678. And so the said Titus Oates did then and there commit wilful and corrupt Perjury. And this is laid to be to the great Displeasure of Almighty God, in contempt of the Laws of this Land, to the evil and pernicious Example of all others in the like Cafe offending, and against the King's Peace, Crown and Dignity. To this he has pleaded, Not Guilty. If we prove it, we do not question, but you will find him Guilty.

Mr. At. Gen. May it please your Lordship, and you Gentlemen of the Jury; Mr. Oates stands indicted for having perjured himself: The Instances, Gentlemen, that we charge him with, are thefe: First, what he swore at the Trial of Ireland; and we fay, that at that Trial he did fwear Ireland was in Town the 1st or 2d of September, 1678. The fecond Instance is, what he swore at the Trial of the five Jesuits; and there we say, he did swear, that Ireland was in Town between the 8th and 12th of August, and that he took his leave of him here in Town at his Chamber in Ruffel-street; and we do charge him by this Indictment, that he has forfworn himself in both Instances: And that Ireland, Gentlemen, was neither in Town between the 8th and 12th of August, nor the 1st or 2d of September. And we shall make it out very evidently: For, Gentlemen, as to the Proof in this Case, our Case stands thus; we say, that the 3d of August, 1678, Ireland went into Hertfordshire, to a House of my Lord Aston's, and from thence went into Staffordshire. I will not stand to open the Particulars, where he was every Day; but we shall give you an Account, in a Method very eafy to be remembred and observed, where he was till the 14th of September. But one remarkable Instance, Gentlemen, I defire to take particular notice of; and that is the Time of *Pancras*-Fair, which is upon the 2d of September always, a known Day, and a known Place in that Country. Now we have among the rest, many Witnesses to prove, that Mr. Ireland was there that Day, and not in Town. And when

we have proved this, as we shall by a whole Cloud of Witnesses, I believe, you Gentlemen of this Jury, will no more doubt, that Mr. Oates is forfworn in these Particulars, than the Jury yesterday did in that Particular; nor than, I believe, the whole Kingdom does by this time.

Mr. Sol. Gen. My Lord, we shall go to our Evidence; and first, we produce the Records of the two Trials of Ireland, and the five Justis. Swear Mr. Swift. [Which was done. Pray, Sir, put in the Records. Are those true

Copies?

Mr. Swift. My Lord, I examined these Records with the Originals, and they are true Copies.

Mr. At. Gen. Mr. Oates, will you have them read? Or to fave the time of the Court, will you

Oates. My Lord, I confent to fave the time of the Court; if they shall be made use of for Evi-

dence for me.

L. C. J. No doubt, they are Evidence for you as well as against you, when they are produced here.

Mr. Sol. Gen. If Mr. Oates does admit the Records, then shall we go on, and prove what he did fwear at those Trials; and for the first part of the time, which is between the 8th and 12th of August, we defire that Mr. Thomas Harriot, and Mr. Rainsford Waterbouse may be sworn. [W bich was done

Mr. At. Gen. Mr. Harriot, pray do you remember at the Trial of the five Jesuits, was Mr. Oates produced and fworn as a Witnes!

Mr. Harriot. Yes, he was, my Lord. Mr. At. Gen. Do you remember what Testimony he gave about Ireland's being in Town, and when it was, he faid, he was in Town?

Mr. Harriot. My Lord, he did positively swear, that Mr. Ireland, the late Jesuit, did take his leave of him the faid Oates and others, at the faid Ireland's Chamber in Ruffel-street, betwixt the 8th and 12th of August, 1678.

Mr. Sol. Gen. Were you of the Jury that tried the five Jesuits, Mr. Harriot?

Mr. Harriot. Yes, I was Foreman of that Jury. Mr. Sol. Gen. What say you, Mr. Waterbouse?

Were you present at that Trial?

Mr. Waterhouse. Yes, I was of the Jury too. Mr. Sol. Gen. What did Oates swear at that Trial?

Mr. Waterhouse. He said, that Mr. Ireland took his leave of him the 12th of August. My Lord Chief Justice Scroggs then asked him, are you sure it was the 12th? And then he said, he would not be positive it was the 12th, but between the 8th and 12th it was, I am positive upon my Oath.

Mr. At. Gen. It is fo in the Print too; but we

will now go on.

L.C.J. But will the Defendant ask these Witneffes any Questions?

Oates. My Lord, if your Lordship please, I will ask Mr. Harrios a Question.

L. C. J. Ay, do ask him what you will. Oates. Mr. Harriot, did I swear, that he took his leave of me, or I took my leave of him?

Mr. Harriot. You fwore, that Ireland took his leave of you and others, between the 8th and 12th of August, 1678; between those two Days, and in that Year.

Mr. Just. Withins. It is a nice Question, that of yours, Mr. Oates, upon my Word.

Oates. My Lord, I know what reason I have to ask that Question; I am fure in Perjury, the Court ought to keep up the Witneffes firictly to what is laid in the Indictment.

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L. C. 7. Well, you have his Answer according to the Indictment.

Oates Pray, my Lord, be pleased to ask Mr. Harriot this Question, whether he took Notes of the Trial?

Mr. Harriot. Yes, I did fo, Sir.

Oates. My Lord, I defire to know of Mr. Harriot,

whether he has those Notes by him?

Mr. Harriot. No. Sir, I have them not here; but I have had them by me this four or five Years, or more. It was my manner in all the Trials, wherein I was concerned as a Jury-man, to read the Trials strictly over, when they were printed, especially where I happened to have any Notes, that I took at the Trial; and to compare the printed Trial with my Notes: and where I found any thing doubtful, I used to put a Query upon it. And this and many other things, I found to be in the printed Trial strictly according to my Notes.

Oates. My Lord, I desire to know, what Trial

he was Foreman at?

Mr. Harriot. That of the five Jesuits, in June; the 13th of June, 1679.

L. C. J. Have you any thing to ask Mr. Water-

boule?

Oates. Yes, my Lord. Pray, Sir, let me ask you a Question.

Mr. Waterhouse. Ay, if you please, Sir.

Oates. Did you take Notes of that Trial you fpeak of, Sir?

Mr. Waterhouse. No, I did not.

Oates. How come you then to remember this, that I was fo positive as to the time betwixt the 8th

and 12th of August?

Mr. Waterbouse. Because I was one of the Jury; and because my Lord Chief Justice made a stop, when you said, 'twas the 12th of August, and bid you confider: And you confider'd, and confider'd it; and did affirm positively, that it was between the 8th and 12th of August.

L. C. J. He gives you a plain Reason for his

Remembrance.

Oates. My Lord, I have done with him.

Mr. Sol. Gen. Then we defire Mr. Foster may be [Which was done. Mr. Foster, Pray will you tell what you remember Mr. Oates swore at Mr. Ireland's Trial, about

Ireland's being in Town?

Mr. Foster. I was one of the Jury at the Trial of Mr. Ireland, Mr. Pickering, and Mr. Grove; and I did fee Mr. Oates fworn, as a Witness for the King, at that Trial; and fo was Mr. Bedloe: And Bedloe there gave Evidence, that there was a Meeting at Harcourt's Chamber; and Ireland, Grove, and Pickering were there: And that this was the latter End of August. Mr. Ireland did make his Defence, as much as he could, to prove, that he was not in Town from the Beginning of August, to the Middle of September; and brought divers Witnesses. But upon his denying to be here the latter End of August, Mr. Oates did come and swear: I am certain (says he) that the first or second of September, he was in Town; for then I had of him Twenty Shillings.

Oates. Was I positive, that he was here in Town the 1st or 2d of September?

Mr. Foster. You were positive, Sir, to the 1st or 2d; I have it in my Notes in Writing.

L. C. J. He tells you, it is in his Notes: And

therefore he's fure you faid fo.

Mr. At. Gen. In the printed Copy, if it be right, there is mention made of the Word Positive.

L. C. 7. I think, that is in August, between the 8th or 12th he was positive.

Oates. Did I say these Words, I was positive? Mr. Waterboufe. I say you affirmed that he was in Town the 1st or 2d of September.

L. C. J. It is not necessary, that you should use the Word Politive: The Question is, whether it was politively affirmed?

Mr. Just Withins. Was not that true that you faid? Did not you affirm a politive Truth?

Oates. My Lord, I'll tell you the Reason why I ask the Question, because I have forgot my self, whether I us'd the Word or no; and therefore I aik for my own Information now.

L. C. 7. Well, ask for what Reason you will, you have receiv'd an Answer to your Question; and upon my Word he gives a notable Evidence: Says he, Bedloe had fworn a treasonable Practice Ireland, in the latter end of August. Then Ireland comes, and makes his Defence: Says he, That cannot be; for I was out of Town at that time: I was not in London all August, nor the beginning of September. Then come you in, to support the Testimony of Bedloe; and swear, that he was in Town the 1st or 2d of September; for then he gave you twenty Shillings. And fo you come to rivet the Matter that was fworn before by Bedloe.

Oates. My Lord, what I fwore was Truth.

L.C.J. That is now to be tried.

Mr. At. Gen. We have another of the Jury here. Mr. John Byfield: Pray, fwear him.

[Which was done. Mr. Sol. Gen. Well, Sir, what did you hear

Oates swear at that Trial?

Mr. Byfield. I heard the fame that they have testified before.

L. C. J. But you must tell us what that was.

Mr. Sol. Gen. Were you a Jury-man at that Trial?

Mr. Byfield. Yes, I had a Summons to the Old-Bailey-

L.C. J. But what did Oates fwear? That's the Question.

Mr. Byfield, Mr. Oates did positively affert, that Ireland was here in Town the 1st or 2d of September; and to confirm it, he faid, he receiv'd of him twenty Shillings.

Mr. At. Gen. Now, my Lord, we shall go to our Evidence to prove, that all this is absolutely false: For Ireland went out of Town into Staffordshire, and did not return till after the 9th of Septem-

ber. And for this, we call Anne Ireland.

Who was sworn. Mr. Sol. Gen. Mrs. Ireland, pray where did you take your leave of your Brother Mr. Ireland, who was executed in Summer 1678, and when?

Mrs. A. Ireland. I took my leave of him the be-

ginning of August.

Mr. Sol. Gen. What Day in August, do you remember?

Mrs. A. Ireland. The 3d of August. Mr. Sol. Gen. Where was it?

Mrs. A. Ireland. In my own Lodging.

L. C.J. Where was your Lodging?
Mrs. A. Ireland. In Russel-street, Covent-Garden. L. C. J. Now tell us again the time when it

Mrs. A. Ireland. It was on Saturday Morning, as I remember, the 3d of August, the Saturday after St. Ignatius's Day.

L. C. J. How come you to remember fo particularly, that it was then?

Mrs A. Ireland. Because upon St. Ignatius's Day, we were invited to Mr. Gifford's at Hammer smith; my Brother, my Mother, and I, were invited to stay all Night: But my Brother refused to stay, because.

L. C. J. Which Brother? What was his Name?

Mrs. A. Ireland. William Ireland.

L. C.J. Did they flay there?

Mrs. A. Ireland. No, my Lord, my Brother came home on foot, but we staid all Night.

Mr. At. Gen. Here is an Almanack of that Year:

And the 3d of August was on a Saturday.

Mrs. A. Ireland. He said he could not stay, because he was to go into the Country upon Saturday. I ask'd him, Why he would fet out on Saturday? And fayshe, I'll go to Standen; there I shall meet with my Lord Afton, and his Family; and bave an Opportunity to go with him into Staffordfhire.

L. C. 7. She fays, he went out of Town on Saturday after St. Ignatius's Day; which was Saturday the 3d of August. But there being a Discourse between her and her Brother, why he should make choice of a Saturday; which she thought, it seems, was an inconvenient Day to take a Journey on: And upon that, her Brother made answer again, That that Night he would only go to Standen, to my Lord Alton's House, where he should meet with Company to go along with him into Stafford-

Mr. At. Gen. What Day of the Week was St.

Ignatius's Day?

Mrs. A. Ireland. St. Ignatius's Day was on a Wed-

L. C. 7 What Day of the Month is St. Ignatius's

Day?

Mrs. A. Ireland. It is either the last Day of July, or the 1st of August.

L. C. J. Look on your Almanack, if you have

any one of that Year, Mr. Attorney

Mr. At. Gen. We have no fuch Saint in our Almanack.

Mrs. A. Ireland. It was, as near as I can remember, the 3d of August, that he went out of Town. Mr. Sol. Gen. The 3d of August, at that time,

was on a Saturday.

Lord Petre. St. Ignatius's Day is always the last

Day of July, my Lord. Mr. At. Gen. In this Almanack, another Saint

has justled him out; and that is Bishop German. L. C. J. And in my Almanack, a third has just-

led them both out: but my Lord Petre fays, it is always the last of July; and that was on a Wednesday that Year.

Mrs. A. Ireland. I remember it was on a Wednef-

L. C. J. And you are fure he went out of Town

the Saturday after?

Mrs. A. Ireland. Yes, I am fure he went out of Town then; for I asked him, why he would go on a Saturday? And he told me, he would go but to Standen that Night.

Mr. Sol. Gen. And that does hold, according to

the Computation, to be the 3d of August.

Oates. My Lord, she is not positive in this, that

he went out of Town the 3d of August.

Mr. At. Gen. Yes, but she is; for she says, that fhe was the Wednesday before (which was St. Ignatius's Day) with him a little way out of Town.

L. C. J. And that it was Saturday after he went out of Town; and she gives the Reason, that she entered into a Discourse with him, why he would go Vol. IV.

on Saturday? And he made that Answer which you hear.

Mr. Just. Withins. Mr. Oates knows what Day St. Ignatius's Day is upon, I prefume.

Oates. It is the last Day of July, I think,

Mr. Sol. Gen. In our Procestant Almanacks, it feems, we give another Bishop place.

Mr. At. Gen. Mrs. Ireland, when did you see him again?

Mrs. A. Ireland. Just a Fortnight before Michaelmas, and not before.

L.C. J. You were his near Relation, I suppose? Mrs. A. Ireland. Yes, my Lord, I was his Sister. L.C. J. Pray, when he came to Town again, where did he lodge?

Mrs. A. Ireland. He used to lodge at the same place where we did always; and in the mean time, while he was absent, my Mother lent one Mrs. Eagleston his Lodging.

L. C. J. Is that Person, you lent his Chamber to

in his Absence, here?

Mrs. A. Ireland. No, my Lord.

L. C.J. When did fhe enter upon his Lodging? Mrs. A. Ireland. Truly, my Lord, I cannot tell; her Maid fell fick, and fo the came down a pair of Stairs lower into his Lodging. It was in a short time after he went out of Town, my Lord, as I remember.

L. C. J. When did he come to Town again, do

you fay?

Mrs. A. Ireland. He came to Town again a Fortnight before Michaelmas; it was that Day Fortnight before Michaelmas; that Michaelmas-day fell

L. C. J. Have you any Questions to ask her, Mr. Oates?

Oates. My Lord, I defire to know, why she did not give this Evidence before? Or whether ever fhe did give this Evidence at any of the Trials?

Mrs. A. Ireland. Yes, I was at my Brother's Tri-

al; and there I gave the fame Evidence.

Oates. Were you there at the Trial of the five Jefuits? And did you give the fame Evidence then?

Mrs. A. Ireland. No, I was not call'd.

L. C. J. But were you there?

Mrs. A. Ireland. I was in the Court at the fame time, but was not examin'd.

Oates. What Year is it you speak of, that he went out of Town the 3d of August?

Mrs. A. Ireland. The Year 78.

Oates. I defire, my Lord, to ask this Gentlewo-

man, what Religion she is of?

Mrs. A. Ireland. I am a Roman Catholick, my Lord.

Oates. I defire to know, whether her Name be Ireland or Ironmonger?

Mrs. A. Ireland. My right Name is Ironmonger; but because of his Profession, he went by the Name of Ireland; and for his fake we go by that Name

Oates. By what Name did you give Evidence at Ireland's Trial?

Mrs. A. Ireland. By that Name of Ireland. L. C. J. Why, Mr. Oates, that is a good Name enough to be call'd by; you may remember, you were called Titus Ambrosius, and Sampson Lucy, at St. Omers.

Mr. At. Gen. Swear Mrs. Eleanor Ireland.

Which was done.

Mr. At. Gen. When did your Son go out of

Mrs. El. Ireland. The 3d of August.

Mr.

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Mrs. El. Ireland. Yes, I am fure it was.

Mr. Sol. Gen. What Year was it?

Mrs. El. Ireland. My Memory is not good cnough for that; I cannot tell what Year, my Daughter can.

Mr. Sol. Gen. Was it the same Year he was tried

afterwards?

Mrs. El. Ireland. Yes, it was the same Summer; at Michaelmas after he was taken up.

Mr. Sol. Gen. What time did he return again out

of the Country?

, Mrs. El. Ireland. The 14th of September after. Oates. My Lord, I would ask her, Whether or no she gave this Evidence at her Son's Trial?

Mrs. El. Ireland. Yes, I was a Witness there; but they would not permit me to fpeak half fo much; they would hardly let me speak at

Oates. I defire to know, whether she was an Evi-

dence at the five Jefuits Trials?

Mrs. El. Ireland. No, I was not there then.

Mir. At. Gen. Pray fwear Mrs. Duddle, and Mrs. [Which was done.

Mr. Sol. Gen. Come, Mrs. Duddle, do you remember when Mr. Ireland went out of Town, in the Year 78?

Mrs. Duddle. To the best of my Remembrance,

it was the 3d of August.

Mr. Sol. Gen. Why do you think it was the 3d

of August?

Mrs. Duddle. He went for a Recreation out of Town three Days before, which was upon an Holiday, St. Ignatius's Day; and he went out of Town one Night then, and he came and staid but two Nights after; and went out of Town upon the Saturday.

L.C. J. Did he ftay out of Town one Night?
Mrs. Duddle. Yes, he ftaid out of Town all

Night.

L.C.J. Are you fure he staid all Night? Mrs. Duddle. I am sure he staid but one Night.

L. C.J. But what fay you to that, Mr. Attorney? this Witness contradicts the other.

Mr. Just. Withins. Ay, plainly.

Mrs. Duddle. Mrs. Ireland, and Mrs. Anne Ircland, and he went out upon a Recreation out of Town, it being Holiday; and I remember well, that was of a Wednesday: And that Saturday he went away, and never came again till a Fortnight before Michaelmas.

L. C. J. But mind my Question, Woman.

Mrs. Duddle. Yes, my Lord.

L. C. J. Did he come home that Night he went on the Recreation?

Mrs. Duddle. I do not know.

L. C. J. But just now, you swore he staid out all Night.

Mrs. Duddle. No, my Lord.

L. C. J. Yes, but you did though; prithee mind

what thou art about.

Mrs. Duddle. I do not fay he, but I am fure his Sifter and the Company staid out that Night. I remember very well, he went the third Day after, which was Saturday. And Mr. Jennison came to ask for him three Weeks after: and there was a Person of Quality with him in the Coach; I think it was Sir Miles Wharton. And he asking for him, they gave him an account, that they had not heard from him fince he went; which was then three Weeks after he was gone. And I remember well, he did

Mr. Sol. Gen. Are you fure it was the 3d of Au- not come to Town again till a Fortnight before Michaelmas.

L. C. 7. How can you tell that?

Mrs. Duddle. My Lord, I can tell it very well: For I was almost every Night in the Room where he used to lie; and there lay a Gentlewoman there, that I knew.

L. C. J. What was her Name? Mrs. Duddle. Mrs. Eagleston.

L.C. 7. How come the to lie there?

Mrs. Duddle. Her Maid fell fick, and she chang'd her own Chamber, and lay there all the time he was out of Town.

Oates. My Lord, is this good Evidence?

L. C. 7. Ay, why not?

Oates. My Lord, I think the contradicts the other Witness: For the favs he lay out two Nights.

L. C. 7. No, there you are mistaken too. I tell you what I did observe before. Mrs. Anne Ireland fwore, that they did ftay all night; but Mr. Ireland refused to ftay there, but would go home, because he was to go his Journey on Saturday. Then this Woman comes; and she said at first, that he went out of Town on the Wednesday, and staid out all Night, and lay at home but two Nights, and then went away. But now when I put her in mind to take care what she faid, she swears, fhe is fure the Sifter lay out, but she is not fure of Ireland's lying out. But she is positive he went a-way on Saturday the 3d of August, and return'd not till a Fortnight before Michaelmas.

Oates. My Lord, I humbly conceive, the having

once fworn false-

L. C. J. Ay, but she immediately recollected

Oates. By what Token does she remember it to

be the 3d of August?

L. C. J. She said before, it was the Saturday after St. Ignatius's Day, which was on a Wednesday, the last Day of July; and he went then out of Town. She call'd it by the Name of Recreation.

Oates. Was it the Saturday after St. Ignatius's Day?

Mrs. Duddle. Yes, it was: And I had not remember'd it, but that it was upon that Holiday.

Oates. This is a Roman Catholick, I suppose, my Lord. L. C. J. I cannot tell. What Religion are you of?

Mrs. Duddle. I am a Roman Catholick, my Lord. Mr. Jennison knows what I say to be true.

Oates. Were you a Witness in any of the Trials

at the Old-Bailey?

Mrs. Duddle. I was in the Court, but was not

Mr. Sol. Gen. What fay you, Mrs. Quino? When did Mr. Ireland go out of Town?

Mrs. Quino. I must say the same; it was the 3d Day of August, on a Saturday.

L. C. J. How do you know that it was on a Sa-

turday the 3d of August?

Mrs. Quino. By the fame Reason that she speaks. I mark'd that other Day he went out of Town; and he came again, and his Mother staid there that Night: And he went on Saturday Morning out of Town. I know it very well; for my Husband was his Taylor, and he had fomewhat to alter in his Clothes; and I brought it immediately after it was

L. C. J. Are you fure he went out of Town that

Mrs. Quino. He went out of the House, and as I take it, went out of Town?

L.

L. C. J. Did he fay, he was to go out of Town? Mrs. Quino. He had his Boots on; and took Horse at the Bull-Inn in Drury-lane.

L. C. J. How do you know it?

Mrs. Quino. Because his Servant that was there has testified it.

Mr. At. Gen. Now fwear my Lord Afton. [Which was done.] We'll bring Ireland now upon the 3d of August at Night, to my Lord Aston's House at Standen.

Mr. Sol. Gen. Pray will your Lordship give my Lord and the Jury an account, when Mr. Ireland came to your House, and how far he travelled

with you afterwards?

Lord Aston. My Lord, being in Town, I was fpoke to, and defired, that Mr. Ireland might have the Opportunity of going in my Company down into Staffordsbire; which I consented to. I went out of Town, as I remember, the latter end of July 1678, and this same Mr. Ireland came to me at my House in Hertfordsbire at Standen, upon the 3d of August at Night.
L. C. J. What Day of the Week was that, my

Lord?

Lord Afton. As I remember, it was Saturday,

and in the Evening.

L. C. J. How long did he ftay with your Lord-

fhip? Lord Aston. My Lord, I staid till Monday at Standen; and upon Monday he went in my Company to St. Albans, which was the 5th of August.

Mr. At. Gen. Whither then did you go, my

Lord Aston. There I met with my Brother and Sifter Southcoat.

L. C. J. Sir John Southcoat you mean, my Lord. Lord Afton. Yes, my Lord. And thence, in four Days we went to my House at Tixhall.

L.C.J. Did Mr. Ireland travel with you all the

Way?

Lord Asson. I cannot charge my Memory, my Lord, that he did, so as particularly to swear it: But there he came into my Company fometimes at Tixhall; but I cannot tell the particular Days: Nor could I speak positively to those things that I have fpoke to now, but that I find in my Note-Book, that at that time he did come to my House at Standen, and did go with me to St. Albans.

Mr. At. Gen. Pray, my Lord, did he go that

Journey to Tixball along with you?

Lord Afton. I cannot say positively that, Mr. Attorney; but I have a general Notion that he did. Nor could I testify this so positively, I say, but by Notes that I have of things at that time: Where I have only writ down these things concerning Mr. Ireland, that he came the 3d of August to my House at Standen: That on Monday we went together to St. Albans; and there met us Sir John Southcoat, and my Sister his Wife; and thence I went to Tixball; and there I arriv'd the 8th of August, which was Thursday.
L. C. J. My Lord, I ask you this Question;

you fay, you have a general Apprehension, that he did go with you to Tixball: Pray, did he come with you to Standen for that purpose, to go with

you to Tixball?

Lord Aston. I had no business with him at all; but he defired the opportunity to go down in my

Company into Staffordshire.

L. C. J. Pray, my Lord, do you remember you saw him within four or five Days after at Tixball?

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Lord Asson. To name particular Days, I cannot; but that I faw him feveral Days at Tixball, I am fure

Oates. My Lord, you fay that Sir John South coat went with you to Tixhall.

Lord Afton. Yes, he did fo.

Oates. My Lord, I would ask this Nobleman. whether he was at the Trial of the five Jesuits? or the Trial of Ireland?

Lord Aston. No, my Lord, I was not.

Oates. Then I would ask my Lord, if he saw Mr. Ireland executed?

Lord Aslon. No, I did not.
Oates. Then I would ask him this Question; whether the Ireland that was executed be the fame Ireland he speaks of?

Lord Afton. Amongst those that knew him well.

I have been told it was the fame.

Oates. That is but Hear-fay, my Lord; he does

not speak of his own Knowledge.

L.C. J. For that matter, I suppose, you'll produce some other Ireland, Mr. Oates, if it was not the fame.

Mr. At. Gen. Was it this Mrs. Ireland's Brother, that was here a Witness now?

Lord Afton. He was fo reputed; and fo looked

L. C. J. That is all one. If any body should ask me, if you were the same Mr. Oates that was at St. Omers; I should say, I heard so; and it would be very good Evidence, unless some one else were produc'd.

Oates. My Lord, I fubmit; I will be directed by the Court in any thing that is fair, and not injurious

to my Defence.

L.C.J. We will not direct you in any thing that's foul, but pray keep to those Questions that are pertinent.

Oates. Are you fure Ireland went the whole Jour-

ney with you, my Lord?

Lord Aston. I did answer that; I have but a general Notion of it, he came to me for that purpose. Oates. Then my Lord is not positive he went with him into Staffordshire.

L. C. J. No, he is not; but I would ask you this Question. My Lord Aston, do you believe he

went with you to Tixhall?

Lord Afton. I make no doubt of it, I would pawn all I have in the World upon it; only I cannot fwear it, because I have it not in my Notes, as I have those two other Days.

Mr. Just. Withins. Do you like him the worse, because he is cautious, Mr. Oates?

Oates. No, Sir, I do not. But pray, my Lord, ask him, because it is a Question here about a point of Time; whether he remembers, that within eight or ten Days, he faw Ireland at Tixhall?

Lord Afton. I cannot fay any thing as to that.

Mr. At. Gen. Swear Sir Edward Southcoat. [Which was done.

L. C. J. I thought you had called him Sir John Southcoat.

Mr. At. Gen. Sir John is fick, and cannot be

Oates. I suppose my Lord Aston is a Roman Ca-

tholick?

L. C. J. Ay, that all the World knows very well: but I tell you what, Mr. Oates, I observe, he is not fo eafy in giving his Oath; nay, he is wonderful cautious in twearing: I fpeak it for his Commendation, not as his Fault, he is not very forward at swearing. Mr.

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Mr. Just. Withins. Well, what do you ask this Gentleman, Mr. Attorney?
Mr. At. Gen. We desire Sir Edward Southcoat

would give an account, whether he met Mr. Ireland at my Lord Afton's? And when?

Sir Edw. Soutbcoat. I was with my Lord Afton in

his Company.

L. C. J. When was that, Sir?

Sir Edvo. Southcoat. The 4th of August I saw Mr. Ireland at my Lord Afton's.

L.C. J. Was it the fame Ireland, that was af-

terwards tried and executed?

Sir Edw. Southcoat. It was the fame Ireland that was commonly reported; I did not fee him executed.

Mr. At. Gen. Was it the fame that was reputed to be this old Gentlewoman's Son? Sir Edw. Southcoat. Yes, it was.

L. C. J. Pray, Sir, go on with your Evidence. Sir Edw. Southcoat. Upon Monday we began our Journey to Tixball, and went that Night to St. Albans, where we met my Father and Mother, and thence we continued on our Journey the next Day.

L. C. J. Was he with you there that Day you

went to St. Albans?

Sir Edw. Southcoat. He was with us, I remember very particularly. It was hot Weather, and my Lord Aston invited him into the Coach; for before he was riding by the Coach-fide, and there I remember a particular Discourse that he and my Lord Aften had; from thence we went on to Northampton, and came there Tu-fday Night.

L. C. J. Was Ireland with you there?

Sir Edw. Southcoat. Ireland was with us there.

Oates. My Lord, I did not well observe what this Gentleman faid.

L. C. 7. Pray mind your Business your felf, he

Tpeaks plain enough; go on, Sir.

Sir Edw. Southcoat. Mr. Ireland was with us, I Tay my Lord, all the Journey; and I do remember it particularly by a pretty Horse Mr. Ireland rode upon; and I had a Dispute with my Cousin, who should buy him: I took particular notice every day of him, as he rode by the Coach, and conversed with him every Night in the Inn. We went, I fay, from St. Albans to Northampton on the Tuesday; from Northampton we went to Coventry on the Wednesda, and from thence to my Lord Aston's, at Tixball, on the Thursday.
L.C. J. Come, let us go by degrees. Was Mr.

Ireland with you, when you went from my Lord Afton's at Standen to St. Albans?

Sir Edw. Soutbcoat. Yes, he was.

L. C. J. You say it was a hot Day, when you set out; and my Lord Afton did invite him into the Coach.

Sir Edw. Southcoat. Yes, my Lord, he came into the Coach on Monday, which was the first Day we fet out; and came that Night to St. Albans.

L. C. J. You lay there that Night? Sir Edw. Southcoat. Yes, my Lord. L. C. J. Where did you lie there?

Sir Edw. Southcoat. At the great Inn, at the

L. C. J. Ay, that is the great Inn. Sir Edw. Southcoat. The next Night, my Lord, we came to Northampton.

L.C. J. Where did you lie there?

Sir Edw. Southcoat. We lay at the Sign of the George; it was Sir William Farmer's House, but made use of for an Inn, because the Town was burnt down.

L. C. J. Was Mr. Ireland with you all that day?

Sir Edw. Southcoat. He rode with us all the

L. C. J. And you took notice of it, because of

his Horse, you say?

Sir Edw. Southcoat. Yes, he had a very pretty Horse, my Lord; and my Brother bought the Horse of him, after we came back again. L. C. J. Whither went ye the next day?

Sir Edw. Southcoat. The next Night we lay at the Bull in Coventry, and from thence on Thurfday, we arrived at my Lord Afton's at Tixball.

Mr. At. Gen. My Lord, the Jury defires to know what he fays? For they have not heard it.

L. C. J. He fays, Mr. Ireland went with my Lord Afton in the Coach, it being a hot Day, on Monday the 5th of August, from Standen, my Lord Aston's House in Hertfordsbire, to St. Albans, and lay there at the Bull Inn that Night; that he went the next day, which was Tuesday, the 6th of August, with them to Northampton. That he rode upon a pretty Horse, which makes him remember it particularly; and that there was a Dispute on the Road, who should buy him; and when they came back, his Brother bought him. He fays, they lay on Tuesday Night at Northampton, at the George, which was a Gentleman's House, which was turned into an Inn, because of the Fire: That he went with them the next day to Coventry, which was Wednefday the 7th of August, and lay with them that Night at the Bull in Coventry; and the next day, which was Thursday the 8th, they came, and Ireland with them, to my Lord Afton's House at Tixball in Staffordshire.

Mr. At. Gen. Pray Sir Edward Southcoat, how long did he stay with you at Tixball, at my Lord

Aston's?

Sir Edw. Southcoat. He staid with us there till the Tuesday after; and then we began our Journey from my Lord Aston's House in Tinhall, into Wales, to St. Winifred's Well.

L. C. J. That is Holy-Well, you mean.

Sir Edw. Southcoat. Yes, my Lord.

L. C. J. You say he staid all Friday, Saturday, Sunday, Monday, and till Tuesday after you came to my Lord Afton's at Tixball?

Sir Edw. Southcoat. Yes, my Lord, he did fo. Mr. At. Gen. So then, my Lord, we are gotten to Tuesday the 13th of August, which is past the time of the Perjury, that is laid fecond in the Indictment; but in point of Time, is the first that happened, for he fwore that Ireland took his leave of them, and others here in Town, between the

8th and 12th of August? Mr. Sol. Gen. Where did you go on Tuesday, Sir? Sir Edw. Southcoat. Towards Wales.

Mr. Jones. Was he at Tixhall the 12th of Au-

gust? L. C. J. He fays, he was till Tuesday the 13th. Pray let us not have the fame Questions repeated over and over again.

Mr. Sol. Gen. Where did you go on Tuefday Night?

Sir Edw. Southcoat. We went to Nantwich, and lay at the Holy Lamb there.

L. C. J. Where were you the next Night?
Sis Edw. Southcoat. The next day we reached to St. Winifred's Well.

 $L.C.\mathcal{F}$ . Where did you lie there?

Sir Edw. Southcoat. At the Star, which is the great Inn there. Mr

L.C. J. It is so.

Mr. At. Gen. Was Mr. Ireland there with you? Sir Edw. Southcoat. Yes, he was.

Mr. At. Gen. Whithe did ye go then?

Sir Edw. Southcoat. We staid not but one Day at Holy-Well; for we arrived there pretty late at Night, and all the Morning we fpent there, and went away in the Afternoon, and came that Evening to Chefter, and lay there only one Night, and came the next Day to Tixhall again.

Mr. At. Gen. Which was Friday the 16th of

Mr. Sol. Gen. Pray, my Lord, be pleafed to ask him, whether this Gentleman, Mr. Ireland, with them all the while, in this Journey to Holy-Well?

Sir Edw. Southcoat. Every Day particularly; I

remember it very perfectly.

Mr. At. Gen. After he came to Tixhall again, how

long did he tarry there?

Sir Edw. Southcoat. That I cannot fo well fay. I do remember truly, but he was afterwards at my Lord Aston's at Tixhall, I remember some scambling Days; but I cannot fix upon only two. L. C. J. Which are they?

Sir Edw. Southcoat. I cannot tell what Day of the Month it was, or what Day of the Week; but one Day that I remember him there, was Mr. Chetwind's Race with Sir Henry Gough; and one other Day.

L.C. J. When was that Horse-Race?

Sir Edw. Southcoat. My Lord, I cannot tell what Day of the Month it was.

Mr. At. Gen. When was the other time you speak

of?

Sir Edw. Southcoat. I remember him there one Thursday upon the Bowling-green at Tixhall, where there was a particular Company.

Mr. Sol. Gen. My Lord, we desire to know,

when his Brother did buy the Horse of Mr. Ireland. Sir Edw. Southcoat. When we came back; for he came home with us from my Lord Afton's, and we began our Journey, the 9th or 10th of September, from Tixball to Kingston; and when we arriv'd at my Father's House, my Brother bought the Horse of him.

L.C. J. Did you come home back again with

Mr. Ireland, do you fay?

Sir Edw. Southcoat. Yes, my Lord, we did. L. C. J. When did you set out from Tixhall? Sir Edw. Southcoat. The ninth of September, my Lord, I think it was; I am fure, it was upon a

Monday, the 9th or 10th.

L. C. J. When did you come home?

Sir Edw. Southcoat. We were four Days on our

Journey.

L. C. J. And did you come straight to London?

No. we went to my Father Sir Edw. Southcoat. No, we went to my Father's House in Surrey

L.C.J. Which way did you come? Sir Edw. Southcoat. The first Night we came to the Bull in Coventry; and from thence, the next Night, we went to the Altar Stone at Banbury; and from Banbury, we came the third Day to Agmondishman (I think, it is called) a little Town in Buckinghamshire: And from thence the fourth Day, to my Father's House, by Kingston in Surrey.

Mr. At. Gen. And then Ireland fold his Brother

his Horse.

L.C. J. How long was he at your Father's

House in Surrey, Sir Edward?

Sir Edw. Southcoat. My Lord, we came on the Thursday; and as I take it, he went on the Satur-

day to London. My Brother after he had bought his Horse, lent him the Horse to Town; and fent a Man with him, to bring it back again.

Mr. At. Gen. That Saturday, my Lord, makes it come just to the Fourteenth of September; and is the very Day Fortnight before Michaelmas-day.

Oates. My Lord, I defire to ask this Gentleman,

whether he faw Ireland all August, and till the Fourteenth of September in Staffordshire, and elsewhere? And, how long in Stafford hire?

Sir Edw. Southcoat. I cannot fay, as to any particular Days of the Months, after our coming from

Holy-Well, till our coming from Tixhall to London.

L.C. J. Marry, if he did, he would contradict what he had faid before: For from the time of coming from Holy-Well, to the time of coming back to London, he could tell but of two Days, and those uncertain: For he remembers not by the Times, but by other particular Circumstances.

Oates. Pray, my Lord, be pleased to ask him is Question, When was the first Day he saw him this Question,

in September ?

Sir Edw. Southcoat. Truly, my Lord, I remember not any Day before we began our Journey

home?

Mr. At. Gen. But, my Lord, this is his Teffimony: He was in his Company till the fixteenth of August. It is true, there were other times that he faw him at Tixhall; but he cannot particularly fpeak unto them: But by and by, we shall go on to every Day, and prove particularly where he

Oates. My Lord, I defire to know, Was Sir Edw. Southcoat at the Trial of Ireland a Witness.

or no?

Sir Edw. Southcoat. No, I was not, my Lord. Oates. Were you at Whitebread's Trial, Sir? Sir Edw. Southcoat. Yes, I was, and gave the

fame Evidence I give now.

Mr. Sol. Gen. Then fwear Mr. John Southcoat.

[Which was done.

Mr. At. Gen. This is Sir Edward Southcoat's

Brother, my Lord, L. C. J. What, he that bought the Horse? Mr. John Southcoat, Yes, my Lord, I bought the Horse of Mr. Ireland.

L. C. J. Well, what do you ask him?

Mr. At. Gen. Pray, Sir, When did you meet Mr. Ireland in August 1678? And where?

Mr. John Southcoat. My Lord, I met with Mr. Ireland, upon Monday the Fifth of August, at the Bull-Inn in St. Albans, with my Lord Afton: I came thither that day with my Father and Mother. And the next day we went to Northampton; and there we inn'd at the Sign of the George, Sir William Farmer's House; which is an House in the Road, us'd for an Inn fince the Town was burnt: And I converfed with him every day, in our Journey. And from thence, the next day, we went to Coventry, to the Bull-Inn there; and from thence, to my Lord Afton's (on Thursday Night) at Tixhall: There we staid all Friday, Saturday, Sunday, and Monday. Mr. Ireland was there; was with him all the while. And then upon Tuesday we set out for Holy-Well in Flintshire; and went that Night to Nantwich, to the Lamb there. And the next day we went through Chester to Holy-Well: We staid that Night at Holy-Well; and the next day came back again towards Noon, to Chefter; and there lay that Night: And then the next Night, which was Friday, we came back again to Tixball. L,

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L. C. J. Was Mr. Ireland with you both those Journeys, all the while?

Mr. John Southcoat. Yes, my Lord, he was; I did fee him, and rode with him every Day.

L. C. J. Pray, Sir, how long were you at Tixball, after you came from Holy-Well?

Mr. John Southcoat. We staid there till we came away for good and all.

L. C.J. Was Mr. Ireland with you all that time?

Mr. John Southcoat. No, he was not.

Mr. At. Gen. Do you remember, that Mr. Ireland came to Tixball the Ninth of September; and came along home with you, when you came?

Mr. John Southcoat. Yes, I do remember it very

L. C. J. What Day did you come home, Sir? Mr. John Southcoat. We came home in four

Mr. Sol. Gen. When did he leave you?

Mr. John Southcoat. We came home upon Thurf-

day, and he went to London on Saturday.

L. C.J. Pray, Sir, can you recollect when you did first see him again at Tixhall, after you came from Holy-Well?

Mr. John Southcoat. My Lord, I cannot tell par-

ticularly any Day, till the Day we came away.

L.C. J. Do you remember the Horfe-Match between Mr. Chetwind and Sir Henry Gough?

Mr. John Southcoat. I was there, my Lord; but I do not remember Mr. Ireland was there.

L. C. J. How long did he ftay at your Father's House in Surrey, Sir?

Mr. John Southcoat. Two Days, my Lord.

Mr. Sol. Gen. You lent him your Horse you

bought of him, I think, Sir?

Mr. John Southcoat. Yes, up to London, I did; and I fent my Man with him, to bring him back again.

Mr. At. Gen. Has Mr. Oates any Questions to

ask this Gentleman?

Oates. My Lord, I defire to ask Mr. Southcoat, whether or no he is fure, that Ireland was in his Company from the Fifth of August to the Sixteenth?

Mr. John Southcoat. Yes, every day, I am fure

of it; I remember it very well.

Oates. Pray, my Lord, ask him, Whether or no he testified this that he now swears, at Ireland's Trial?

Mr. John Southcoat. My Lord, I was not at Ire-

land's Trial.

Oates. Then I defire to ask him, Whether or no he did testify this at the five Jesuits Trial?

Mr. John Southcoat. No; I was not fent for to

any of the Trials.

L. C. J. I am forry you were not, Sir: 'Twas pity you were not there. It might have faved fome innocent Blood.

Mr. At. Gen. Now swear Harrison.

[Which was done.

Mr. Sol. Gen. Pray, will you give an Account

when you faw Ireland, and where?

Harrison. In the Year of our Lord 1678, my Master, Sir John Southcoat, went with my Lady, on Monday the Fifth of August, to St. Albans; and we came with a Coach and four Horses: For my Mafter had an old Servant, that had a Pair of Horses, which my Master made use of. And there we met my Lord Aston, in the Company of Mr. Ireland. And the next Morning, my Lord Afton went with my Master and Lady towards

Tixball: And I rode by, in Mr. Ireland's Company; and came acquainted with him that Day. That Night we came to Northampton; and there we inn'd at a Stone-House, that was used for the Inn, the Town being burnt before. The next Might we went to Coventry; and on Thursday we came to Tixhall: There we staid till Tuesday. After we went to Holy-Well; and the Tuesday Night we lay at Nantwich: And thence we went to Hely-Well, and staid there on Wednesday Night: And on Thursday we came to West-Chester .; and I parted with him upon the Friday at West-Chester.

Mr. At. Gen. Pray, did you know this Ireland? Was it he that was tried and executed?

Harrison. I was at Mr. Ireland's Trial.

L.C.7. Was it the same Man that was tried? Harr fon. My Lord, I saw him at his Trial, the Hair of his Face was grown, and he was a little difordered; he did not look fo well, because he was not so well dress'd; but it was the fame Man, my Lord.

Mr. Sol. Gen. Before this Man goes, we have more Questions to ask him: When did you see him again, after you left him in Chefter you

fay?

Harrison. I saw him several times at Tixball: I saw him at the Bowling-green upon a Thursday; and I faw him when the Horfe-Race was between Mr. Chetwind and Sir Henry Gongh: I can-not tell what Day it was; for I had no reason to keep an account of the particular Days at that

Mr. At. Gen. Did you come up with your Ma-

fter again the 9th of September ?

Harrison. My Lord, I did so; I have a Note wherein I fet down the Charges at that time. It is in this bit of Paper, which I have kept in my Almanack ever fince. My Lord Afton fent his Coach with us to Banbury, where my Master's Coach was to meet him; but came only to Coventry the first Night. The next Night, which was Tuesday, we came to the Altar-Stone at Banbury, and there we lay: From thence on Wednefday, we came to Agmondisham, where we were ill lodged. The next Day we baited at Uxbridge, and came to King ston, and so to Sir John Southcoat's House, upon the Thursday Night. Upon the Friday Mr. Ireland fold his Horse to Mr. John Southcoat, my Master's Son. Upon the Saturday Morning, I came with him from my Mafter's House towards London; he did ride upon the Horse he had sold to Mr. Southcoat, and so we came up to Town, and took water; and I took a little Bag that belonged to Mr. Ireland upon my Arm, and we landed at Somerfet-House, and I came with him to his Lodging in Ruffel-street; and when he came there, he went up flairs, where two Women met him, and welcom'd him home: Said they, We are glad you are come, we thought we had lost you, because we had never heard from you all this while. There I took my leave of him, and did not fee him again till his Trial at the Old-Bailey; and this was Saturday the 14th of September.

L.C.J. Pray let me see your Paper you speak [Which was delivered in, and the Court look'd upon it.

L.C. J. Did you write this in your Journey? Harrison. Yes, my Lord, I did it at that time. Mr. At. Gen. Are the particular Days inferted there, my Lord?

L. C. J. No, they are not, Mr. Aitorney.

Har.

Harrison I could not write well; it was only but Memorandums for myself.

L. C. 7. What Day of the Month was the Sa-

turday he came to Town?

Harrison. It was the 14th of September, my Lord. L. C. 7. That agrees with all that the Women faid, that he came on Saturday a Fortnight before Michaelmas, being the fame Day of the Week as Michaelmas-day was: Thus far it is as clear as the Sun at Noon-day.

Oates. My Lord, there was a time when this

was not believed.

L. C. 7. Ay, Mr. Oates, we know there was a time, when there were Ignoramus Juries, and things were believed, and not believed, as the Humour went. What can you, Mr. Oates, fay to it? I must needs tell you, prima facie 'tis fo strong an Evidence, that if you have any Sense in the World, you must be concern'd at

Oates. Not at all, my Lord; I know who they

are, and what is the end of it all.

L.C. 7. Upon my Faith, I have fo much Charity for you, as my Fellow-Creature, as to be concerned for you.

Oates. 'Tis not two Straws matter, whether you

be or no; I know my own Innocency.

L. C. 7. Thou art the most obstinately har-

dened Wretch that ever I faw.

Oates. Pray, my Lord, ask him, whether he did not appear at Mr. Ireland's Trial? And let it be remember'd what Credit he had then for all this Story he tells now. These People come here to serve a Turn only, and care not what they fwear against me.

L.C.J. You must hold your tongue.

Oates. My Lord, I must speak the Truth, and I will speak the Truth.

L. C. 7. I think there is scarce a Word of Truth

comes out of thy Mouth.

Oates. You may think what you will, my Lord; but these Popish Traitors, I am sure, will swear any thing, and fuborn Witneffes upon Witneffes against me to overthrow the Plot.

Mr. Just. Withins. If you cannot behave yourfelf better than you do, we must send you elsewhere; we must not suffer this Behaviour: And therefore either be quiet, or get you gone.

L. C. J. Let him keep himself in order, and we'll hear him. If he thinks by boisterous Impudency to outface Justice, we will not fuffer it. Go on, Mr. Attorney.

Mr. At. Gen. Swear Mr. George Hobson.

[Which was done. Mr. Sol. Gen. Were you in the Journey to Tixball with Mr. Ireland, and my Lord Aston in 78? Mr. Hobson. Yes, I was so, my Lord.

Mr. Sol. Gen. Pray tell all your Knowledge of

that matter.

Mr. Hobson. From the 3d of August till the 16th at Night, I was present with him every Day.

L. C. J. How do you know you were?

Mr. Hobson. That is to fay, the 3d of August he came to my Lord's House at Standen in Hertfordshire in the Evening, and there he remained till Monday the 5th of August; and that Day in the Morning, he went together with other Company to St. Albans, where we met Sir John Southcoat and his Lady towards the Evening; and we all lodged there, because that was the appointed Place to meet at: We lodged the 6th of August at Night at Northampton; upon the 7th at

Coventry; upon the 8th at Tixball, my Lord's House, where Mr. Ireland remained till Tuesday the 13th in the Morning. And upon the 13th in the Morning we fet forth with my Lady Alon, my Lord's Mother, Sir John South oa:, and Mr. Ireland, and the other Company, towards a Place called Holy-Well in Flintshire. That Night, being Tuesday the 13th of August, we lodged at Nantwich in Cheshire; the Wednesday Night we lodged at Holy-Well, where Mr. Ireland was with the reft of the Company; and on Thursday Night we returned back again to Chefter, and lay there. Upon Friday we came back again to my Lord's House at Tixhall. After that I did not see Mr. Ireland till Monday the 26th of August, when he came back again to our House: Where he went in the mean time, I cannot tell.

L. C. 7. Whose House is it that this Man means

by our House?

Mr. Hobson. I mean my Lord Aston's House at

L. C. J. You knew him very well, did not you? Mr. Hobson. Yes, my Lord, I knew him very

well.

L.C. J. You fay, he came back the 26th of August to Tixball?

Mr. Hobson. Yes, as I remember, he did so. Mr. At. Gen. How long after the 26th of August was it, that you saw him at Tixhall?

Mr. Holson. When he went away for London. Mr. At. Gen. When was that? Mr. Holson. The 9th of September.

L.C. J. Did you come along with him to Lon-

Mr. Hobson. No, my Lord; I faw him go; he was not in the Coach, but he was in the Company.

Oates. My Lord, I would fain ask him a Queftion, when he was first acquainted with Mr. Ire-

land, that he speaks of?

Mr. Hobson. I never faw him till he came to my Lord Aston's at Standen.

Oates. Were you at the Trial of Mr. Ireland,

Mr. Hobson, No, my Lord, I was not; I was then in Staffordsbire.

Oates. Then it is material, my Lord, for me to ask him this Question, it relating to a particular Person; whether Ireland that was executed, was the Ireland he fays he was with?

L. C. J. I will ask him, if you will. Was that the same Man that was afterwards tried and exe-

cuted?

Mr. Hobson. I believe it was, my Lord.

Oates. I insist not so much upon the Question, but only in reference to the Witness, his Acquain-

tance being so short with him.

L. C. J. Truly, I think it is not so very short; for he fwears he was with him from the 3d of

August till the 16th every Day.

Mr. Just. Withins. I have no great Acquaintance with you; but I know you, Mr. Oates, because I have seen you so often.

L. C. J. Is it the same Ireland that was at the Trial? You, Harrison, you saw him then? Harrison. The very same, and no other.

Mr. Just. Withins. Certainly no body doubts

L. C. J. 'Tis fit he should have his Question answer'd, if the Witness can. Pray, go on, Mr. Attorney. Mr.

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Mr. At. Gen. Swear George North. [Which was done.] Pray, will you give an account where you met Mr. Ireland, and whether you was with

him in his Journey?

North. My Lord, I faw him the 4th of August, which was Sunday, at Standen, my Lord Aston's House in Hertfordsbire: Upon the 5th, he went with my Lord to St. Albans; where my Lord met with Sir John Southcoat and his Lady; and I was with them. And from thence we went on Tuefday to the George at Northampton: And from thence, on Wednefday the 7th, to the Bull at Coventry: And upon the 8th, we came to Tixhall, which was Thursday. And from Thursday the 8th, to Tuesday the 13th, I did see him every day at my Lord's House at Tixball.

L.C. 7. Whither went he then?

North. He went with my old Lady, and some other Company to go to Holy-Well.

L. C. J. When did you see him again?
North. I did see him several times after that at Tixhall: But I took no particular notice of him again till he went away for London.

L. C.7. When was that?

North. I did fee him the 9th of September. He came to go with Sir John Southcoal to London: Mr. John Southcoat, and he. I took my leave of him.

Oates. What Religion are you of, Sir?

North. I am a Catholick, my Lord.

Oates. I defire to know, how he comes to remember this fo well?

North. I waited at the Table; and he was every

day at Dinner with my Lord.

Oates. Were you at the Trial of Ireland a Witness?

North. No indeed, my Lord, I was not.

Mr. At. Gen. Swear Richard Ingletrap. [Which was done.

Mr. Sol. Gen. Pray, will you give an account, whether you knew Mr. Ireland, and where you

faw him?

Ingletrap. The 1st of August, my Lord, I was ordered to be at Standen in Hertfordsbire, to wait upon my Lord Aston, to go with him to Tixhall. And the 3d of August I saw Mr. Ireland there at Standen Lodge at my Lord's House. The 4th Day he rested there, being Sabbath-day.

Mr. At. Gen. What are you, an Hackney-Coach-

man?

Ingletrap. Yes, my Lord, I am fo. And upon the 5th, which was Monday, he went with my Lord Aston to St. Albans; upon the 6th to Northampton; on the 7th, to Coventry; and the 8th Day, to Tixhall Lodge. He was in the Company, and went all the way with him; and I was there

L. C. J. How long did he stay there?

Ingletrap. Till Tuesday the 13th.

L.C. J. Did you fee him there till Tuefday? Ingletrap. I do not fay, that I did fee him every

L. C. J. Did you go with them on Tuesslay to Holy-Well?

Ingletrap. No, I did not.

Mr. At. Gen. But, my Lord, you observe, that is past one of the Times that he swore Ireland was here in Town; that is, between the 8th and 12th of August.

L. C. J. It is so.

Mr. At. Gen. Pray, what Religion are you of, Mr. Ingletrap?

Ingletrat. I am a Protestant, my Lord.

Oates. Were you at the Trial of the five Jefuits, or that of Ireland?

Ingletrap. No, I was not.

Oales. My Lord, I defire you would ask him, he being a Protestant, how he came to be acquainted with Ireland, that was a Prieft?

L. C. J. Why, Mr. Oates, is there no Conversation to be between Papifts and Protestants?

Oates. Truly, very little, my Lord: But that is not to the Point now. I defire to have an An-

fwer to my Question.

Ingletrap. There was no great Acquaintance between us, my Lord; for I never faw him be-

fore that time.

Mr. At. Gen. Swear Andrew Wetton. [Which was done. Did you go that Journey with my Lord Alton to Tixball.

Wetton. No; I went from Tixhall to Holy-

Mr. At. Gen. What day did you fet out from Tixhall?

Wetton, Upon Tuesday the 13th of August. Mr. Sol. Gen. Where did you lie that Night?

Wetton. At Nantwich at the Holy-Lamb. the next day we baited at Chefter; and from thence we came the next Night to Holy-Well: There we staid all Night, and till next day at Noon. We din'd at Holy-Well, and came that Night back to Cheffer: And from thence, the next day, we came home to Tixhall.

L. C. J. Was Mr. Ireland there all the while? Wetton. Mr. Ireland was there, I look'd after

his Horse.

L.C. 7. When did he come first to Tixhall? Wetton, He came upon the 8th, and staid till the 13th; and then went to Holy-Well.

Mr. Sol. Gen. Pray, what Religion are you

Wetton. I am a Protestant, Sir.

Mr. At. Gen. And the 9th of September he came away from Tixhall to London, you fay?
Wetton. Yes; I faw them take Coach; and he

did ride on horfeback.

L. C. J. Did you fee him often at Tixhall, between the time he came from Holy-Well and the time he went to London?

Wetton. Yes, he was there feveral times; but I cannot tell the particular Days: But, my Lord, if you please, I can tell you the very Money he gave me, which was a Shilling and two Six-pences,

when we came back from Holy-Well. L. C. J. And the 16th, you fay, he came back

from Holy-Well?

Wetton. Yes, it was the 16th, upon Friday,

that he came from Holy-Well.

L. C. J. And he fays, the 9th of September he came back again from Tixhall to London; and that he saw him several times, in the mean time, at my Lord Afton's House.

Mr. Sol. Gen. So, my Lord, we are past one of the times; and have fix'd him at Tixhall upon

the 16th.

Mr. At. Gen. We have a couple of Witnesses more upon this Point, and then we shall go on to the 17th; and fo all along to the 9th of Sep-

Mr. At. Gen. Swear Thomas Sawyer. [Which was done.] When came Mr. Ireland to Tixhall? can

you tell?

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Mr. Sawyer. He came the 8th of August to Tixball, and continued there till the 13th: And then he went away: but whither he went, I cannot tell: But, as I was told, it was to Holy-Well.

Mr. At. Gen. When did he come to Tixball a-

gain? Mr. Sawyer. When my old Lady Afton came home, which was Friday the 16th.

Mr. Sol. Gen. Do you know when he left Tixhall

for good and all?

Mr. Sawyer. The 9th of September, my Lord, he went with Sir John Southcoat to go to Lon-

L. C. 7. Can you remember he was there at any time between the 16th of August, and the 9th of September ?

Mr. Sawyer. He was once or twice there; but I cannot tell the particular Days.

Mr. Sol. Gen. What Persuasion are you of, as to

Religion, Sir? Mr. Sawyer. I am one of the Church of England,

my Lord.

L. C. J. Truth is the same in all Persuasions.

Mr. Sol. Gen. But we would obviate Mr. Oates's Objection, that they are all Papifts. Mr. At. Gen. Swear Frances Allen. [Which was

done. Pray, will you give an account, when you faw Mr. Ireland in Staffordshire?

Mrs. Allen. He came the 8th Day of August to Tixball, and continued there the 9th, 10th, 11th, 12th, and to the 13th in the Morning, and then

he did go to Holy-Well. Mr. At. Gen. She will tell you one particular Circumstance, how she remembers him about that

Mrs. Allen. The 10th of August was Saturday; and that which caufeth me to remember it, is this: There was a Woman, one Sarah Paine, I think her Name was, which testified at the Trial, that he was in Town at that time; but he was not: For he was at Tixball upon the 10th, which was Saturday; and the 11th, which was Sabbathday: And I saw him in the Chamber those Days.

Mr. At. Gen. How came you to know him fo

well?

Mrs. Allen. I was a Servant to my Lord Afton, and look'd to Mr. Ireland's Chamber, and wash'd his Linnen; and those Days I saw him in his

Mr. At. Gen. When he went from Tixball to Holy-Well the 13th, when did he come back a-

gain?

Mrs. Allen. The 16th Day, which was Friday. Mr. At. Gen. Did he come afterwards to Tixhall

at any time?

Mrs. Allen. He went away the 17th, and I can tell you by a good Token, that he did so: For the 17th I carried his Clothes into his Chamber, that he was to take with him.

Mr. At. Gen. When did he come again to Tixball?

Mrs. Allen. He came several times, but truly I cannot tell what Days particularly.

Mr. Sol. Gen. Pray, when did he go away for

good and all?

Mrs. Allen. I remember his going away with Sir John Southcoat, but I cannot tell the time.

Mr. At. Gen. Pray what Religion are you of? Mrs. Allen. I am a Protestant of the Church of England; fo I was christened, so I have lived, and fo I hope to die before you all.

L. C. J. Upon my word, she is very kind, she has a mind to die before us: 'Tis a sign she lives a good Life, she's so ready to die.

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Mr. At. Gen. So, my Lord, you fee that the 17th of August he departed from my Lord Aston's Now we shall call Mrs. Harwell to give you an account, whither he went on the 17th. Swear Mrs. Jane Harwell. [Which was done.

Mr. Sol. Gen. Where do you live, Mrs. Har-

Mrs. Harwell. I live now in Town, my Lord. Mr. Sol. Gen. Where did you live in the Year

Mrs. Harwell. At Wolverhampton.

Mr. Sol. Gen. Did you know Mr. Ireland, he that was executed?

Mrs. Harwell. Very well, my Lord.

Mr. Sol. Gen. What time did he come to your House at Wolverhampton?

Mrs. Harwell. The 17th of August, 1678. Mr. Sol. Gen. What Day of the Week was it? Mrs. Harwell. Upon Saturday.

Mr. Sol. Gen. From whence did he say he came

at that time?

Mrs. Harwell. I do verily believe it was from Tixhall that he came; I cannot positively say.

Mr. Sol. Gen. How long staid he there Mrs. Harwell. He came to my House the 17th of August 1678. He supped there that Night. and I think he lay in my House every Night till the 26th of the same Month. Upon the 19th Day, after Dinner, I went with him a good part of the Town of Wolverhampton; and upon Friday following, which was the 23d, he went a little way out of Town, to a Fair hard by, and return'd the same day, and staid at my House the next day, being Bartholomew-day. The next day being the 25th, being Sunday, he was at my House, and he staid, as I said, every Night, and lay at my House; and went away on Monday the 26th of August. It was, to the best of my remembrance, in the Morning.

Mr. Sol. Gen. Whither did he fay he was going, when he went from your House on the

26th ?

Mrs. Harwell. I think to Tixhall, he faid. Mr. Sol. Gen. When did you fee him again after

Mrs. Harwell. He returned to me again the 4th of September following. That Night he supped at my House, and lay there; and he staid at my House Thursday the 5th of September, Friday the 6th, and he went away on the 7th from me for good and all.

Mr. At. Gen. Whither did he go then?

Mrs. Harwell. To Tixball, I think, I cannot

Mr. At. Gen. Whence did he fay he came, when he came last to your House; which was Wednesday the 4th of September?

Mrs. Harwell. Then he faid, he came from

Boscobel and Black-Ladies, and that way.

Mr. Sol. Gen. Can you tell any thing that makes you remember he was at Boscobel?

Mrs. Harwell. I have some Circumstances that make me believe and remember it.

L. C. J. Ay, tell us what they are. Mrs. Harwell. My Lord, upon Monday the 2d of September, I heard Mr. Ireland would be at Boscobel, and I said to my Friend that told me fo, Sure Mr. Ireland will not be there that Night, and I so near bim. Yes, faid she, he will. Then; faid I, I will write to bim; and fo I did. And I tell you the 4th of September, which was Wednefday, he came to my House, and staid that

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Night, and the two next Days with me, and went away upon the Saturday after,

L. C.J. You say, you did write to him upon the 2d of September?

Mrs. Harwell. Yes, I did fo.

L. C. 7. What was the occasion of your writing

to him at that time?

Mrs. Harwell. One Madam Dormer was then in those Parts, and he being gone a visiting his Friends at Black-Ladies, I writ to him, and defired him to give her a Visit, for I knew she would be glad to fee him.

L. C. J. He came back to you the 4th of Sep-

tember, you fay?

Mrs. Harwell. Yes, he did so, my Lord. L.C.J. Did he own upon the fourth of Sep-

tember, that he had received your Letter? Mrs. Harwell. He faid he had been at the Place, my Lord, but I know not whether he had received my Letter or no; but I am fure he waited upon my Lady, for she told me so after-

Oates. I defire to know, whether this Gentle-

woman was at Ireland's Trial?

Mrs. Harwell. No, my Lord; but I heard that upon the 17th of December following, Mr. Ireland was tried at the Old-Bailey for High-Treason. Upon the 19th, I was informed by the Post what was fworn against him; and particularly as to this time, which I knew to be false: And upon my own Cost and Charges I sent an Express away to Town here to a Friend that I knew, upon reading the Letter that was written to me, that Mr. Ireland was falfely accused; and by that Express also I sent a Petition, humbly beseeching his late Majesty, that we might bring in Witnesses to prove, that Mr. Ireland was in Staffordsbire, when Mr. Oates swore he was in Town; and upon that the King staid the Execution about five Weeks. We did hope for a second Trial, but we could not obtain it; and he was executed. I did it at my own Coft and Charges: For I thought it my Duty, if I could, to fave his Life, knowing that to be false which was sworn against him.

L. C. J. She fpeaks gravely and foberly, upon my Word.

Mr. Just. Withins. So she does indeed.

Mr. At. Gen. We have abundance of them, my

Lord. Swear Mr. William Rushton. [Which was done.

Mr. Sol. Gen. Tell my Lord what you know of Mr. Ireland's being at Mrs. Harwell's in August

1678, at Wolverbampton.

Mr. Rushton. My Lord, in the Month of August 1678, I did see Mr. William Ireland at Wolverhampton in the County of Stafford; and it was upon the 18th of August, and I saw him there, from the 18th to the 25th, every one of the days but one, and that I cannot be politive in. He went that day to Litchfield, which was upon the 23d, as I take it, but I cannot be positive; but all the rest of the days I did see him there once, if not twice or thrice a day.

Mr. At. Gen. Where did he lodge then?

Mr. Rushion. At Mr. Tyfford's, or Mrs. Harwell's.

Oates. Were you at any of the Trials of Ire-

land, or the five Jesuits, Sir?
Mr. Rushton. No, I was never at one till now. Oates. Pray, my Lord, what Religion is this Gentleman of, I defire to know? Mr. Rulhton. Not of your Worship's Religion.

L. C. 7. But answer his Question. Mr. Rushton. I am a Catholick.

Oates. A Roman Catholick he means, I fup-

Mr. Rushton. Yes; I am a Roman Catholick, and a loyal Subject.

Mr. Sol. Gen. Swear Mrs. Katherine Winford.

[Which was done. Mr. At. Gen. Mrs. Winford, pray did you fee Mr. Ireland at Mrs. Harwell's, in the Year 1678?

Mrs. Winford. Yes, I did, Sir.

Mr. At. Gen. Pray tell the Court what you do

know of that matter,

Mrs Winford. I did hear at Wolverbampton, that Mr. Ireland came to Town the 17th of August, and I did fee him there the 18th, and I did fee him there the 19th, and I did fee him there the 20th; and I faw him there upon the 22d, 23d, 24th, and 25th, and that was the last time I faw him there.

L.C. J. At Mrs. Harwell's was it that you faw

Mrs. Winford, Sometimes at Mrs. Harwell's, and fometimes at my Father's House, who lived in that Town.

Oates. My Lord, I defire to know how she comes to remember those Days so particularly?

Mrs. Winford. I remember them, because St. Bartholomew's Day was the 24th of August, and that was the Saturday after he came to Town; and the first day I saw him was the Sunday before, and fo I reckon it to be on those days I faw

L. C. J. Have you any other Questions to ask

her, Mr. Oates?

Oates. No, my Lord, I have not: She was a Witness before at Whitebread's Trial, and was not believed there.

L.C. J. Well, make your Remarks by and by, and let them now go on with their Evidence.
Mr. Sol. Gen. Then fwear Mr. William Stanley.

[Which was done.

Mr. At. Gen. Pray, did you fee Mr. Ireland at

Wolverhampton, and when?
Mr. Stanley. Upon the 18th of August 78. It was Sunday, I faw Mr. Ireland in Wolverhampton in the Morning, and in the Afternoon he was in my own House. Upon Monday the 19th I saw him twice that day at my own House; I positively speak that, and I verily believe I did see him on Tuesday the 20th, and Wednesday the 21st; but Thursday and Friday I cannot say I did see him those two Days: For he went upon one of them to Litchfield. But upon Saturday and Sunday I am fure I faw him, and two or three times some days.

Oates. Pray, Mr. Stanley, did you know him be-

fore?

Mr. Stanley. No, I did not, Sir. Oates. Was you at his Trial? Mr. Stanley. No, I was not.

Oates. Were you at the five Jesuits Trial?

Mr. Stanley. No, I was not in London fince, till the last Term.

Oates. What Religion are you of, Sir?

Mr. Stanley. What Religion are you of, Mr.

L. C.J. Nay, do not ask Questions, but answer the Questions he alks.

Mr. Stanley. I am a Roman Catholick.

Mr.

Mr. At. Gen. Mr. Stanley, pray can you recollect any Circumstance how you came to remember that it was fuch and fuch Days that you faw him?

Mr. Stanley. Yes, my Lord, I can.

L. C. J. What are they, tell them us?

Mr. Stanley. I buried a Child that Morning, being Sunday the 18th of August, and he came to my House in the Asternoon, and I entertained him with those things that I had provided for to entertain my Friends at the Funeral. On Monday was a Wake, and the young People went all to the Wake, and left Madam Harwell alone; and fo she came with him to my House, and I entertained him with the same kind of Entertainment that I did the Day before.

L. C. 7. That is a remarkable Circumstance in-

deed.

Mr. At. Gen. Swear Mrs. Dorothy Purcell. Which was done.

What fay you Mrs. Purcell, when did you fee Mr. Ireland at Wolverbampton?

Mrs. Purcell. I faw him the 18th, 19th, 20th, 21st, 22d, and 23d Days of August, 1678.

Mr. At. Gen. Where did you fee him?

Mrs. Purcell. At a Friend's House in Wolver-

L.C.J. How came you to remember those Days

of the Month?

Mrs. Purcell. I remember them by particular

L. C. J. What are those particular Circumstances? Let us hear them, how come you to name those very Days, the 18th, 19th, and fo on?

Mrs. Purcell. I can remember it as well as any

thing in the World.

Oates. I defire, my Lord, that she may tell how The does remember it.

Mrs. Purcell. That's enough, and as much as need to be faid, I remember very well.

Oates. But I defire to know how you come to re-

Mrs. Purcell. I remember it, I tell you, very

well; and I do affirm I faw him there. Oates. But you do not tell what Circumstances

you remember it by.

Mrs. Purcell. No, there is no need of it, I am fure I faw him there then.

Mr. At. Gen. Tell him fome Circumstances.

Mrs. Purcell. Those were the Days before Bartholomew Eve.

Oates. My Lord, is this any thing of Evidence? L. C. J. The Jury hears it, and they will confider of it.

O ates. What Religion are you of, Mistress? Mrs. Purcell. Must I tell what Religion I am of?

L. C. J. Yes, answer his Question.
Oates. I dare fay, she is a Papist; she need not trouble her head to answer it.

Mr. At. Gen. Swear Mr. Scott. [Which was done.] Were you at Wolverhampton when Mr. Ireland was there?

Scott. Yes, I was.

Mr. At. Gen. Did you do any fervice for him

Scott. I look'd to his Horfe.

Mr. At. Gen. When did he come thither, do you remember?

Scott. I cannot tell just the time that he came in. Mr. At. Gen. What Day of the Week was it that he came thither?

Scott. It was of a Saturday.

Mr. At. Gen. What Month was it?

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Scott. I cannot tell very well what Month it was ; it was in August I think.

Mr. At. Gen. How long did he continue there? Scott. The space of a Fortnight off and on.
Oates. Is that Evidence, my Lord, that he has

delivered?

L. C. 7. It is but very fmall Evidence. ly circumstantial to confirm the other Testimony.

Mr. At. Gen. How long was it before Ireland was tried and executed, can you tell that?

Scott. No, I know nothing of it. Mr. At. Gen. Then swear Mr. John Stamford. Which was done.

Mr. Sol. Gen. Did you fee Mr. Ireland at Wolverbampton, and when was it, I pray you?

Mr. Stamford. My Lord, in the Year 1675. 1 was fent beyond Sea to St. Omers, to fetch over two young Gentlemen that were Students there; and there I became acquainted with Mr. Ireland, who was then Procurator of the Jesuits at St. Omers. And in August 78, I did see him in Wolverbampton, upon the Sunday after the Assumption of our Lady; which was the 15th of August, he came to see me, and I faw him there that Day.

L. C. J. What Day of the Month is the Affump-

tion of our Lady?

Mr. Stamford. That is always the 15th of August.

my Lord.

Mr. At. Gen. How often did you fee him there? Mr. Stamford. I faw him Sunday and Monday, and till that feven-night; I faw him every Day in that Week but one, when he went to Litchfield.

Oates. My Lord, I defire to know how he comes

to remember that it was at that time?

L. C. J. He tells you a Reason for it, because it fell out to be upon the Sunday after the Assumption of our Lady, which is always the 15th of August.
Oates. My Lord, he says he came acquainted

with Mr. Ireland at St. Omers.

L. C. J. Yes, he fays, that was in the Year 1675.

Oates. I defire to know, my Lord, what business he had there?

L. C. J. He tells you, he went to fetch over two young Men that were Students there.

Oates. Pray, my Lord, I defire to know what Religion he is of.

L.C.7. What Religion are you of?

Mr. Stamford. I am a Roman Catholick.

Oates. I defire to know what is his Profession? Mr. Stamford. I am a younger Brother of a good and loyal Family as any of the County of Stafford, and that suffered as much as any for the late King.

Oates. I believe if it were look'd into, he is some-

what else besides a younger Brother. Mr. At. Gen. Yes, he fays he is of a loyal Fa-

L. C. J. I am fure there is fuch a Family in that County that were great Sufferers for King Charles I. and the late King; and were very instrumental in Services for the late King, at his Escape from Worcester: but whether he be of that Family or no, I cannot tell.

Mr. Stamford. The Doctor thinks I am a Jesuit, but I'll assure him I have a Wife and Children.

Mr. At. Gen. Mr. Oates was about to have made him a Priest, but it seems he hath a Wife and Children, and fo is out of danger.

Mr. Sol. Gen. Pray, iwear Mrs. Katherine Fow-[Which was done.

Mr. At. Gen. Did you fee Mr. Ireland, Mrs. Fowler, at Wolverhamtton in 1678? MIrs.

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Mrs. Fowler. Yes, I did.

Mr. At. Gen. When was it? Mrs. Fowler. I did fee him on Saturday the 17th of August at Wolverbampton; he came that day to my Mother's House, where I was

Mr. At. Gen. How long did he stay there?

Mrs. Fowler. Till the 27th, which was Monday was Seven-night after: I was in his Company every day in that time unless it were Friday, which day they fay he went to Litchfield to the Fair.

L.C. 7. Is Mrs. Harwell your Mother?

Mrs. Fowler. Yes, my Lord, she is, and I lived

at that time with my Mother.

L. C. 7. How do you remember this? Have you any Tokens that you can give us, why you re-

member it was then?

Mrs. Fowler. My Lord, I recollected my felf after Mr. Ireland's Trial, in which Mr. Oates fwore that he was here in Town between the 8th and 12th of August, that that was the very Month that Mr. Ireland was in Wolverbamston, and thereupon I concluded that Mr. Oates had not fworn true by that Recollection when it was fresh in my Memory, being within half a Year after.

Outes. Madam, are you Mrs. Harwell's Daugh-

ter?

Mrs. Fowler. Yes, I am fo, Sir.

Oates. Did you not know one Mr. Jennison?

Mrs. Fowler. Which Jennison?

Oates. Mr. Robert Jennison. Mrs. Fowler. Yes, I do know him.

Oates. Are you not a-kin to him?

Mrs. Fowler. Yes, but I am forry to own I have fuch a Relation.

Mr. At. Gen. Swear Mr. Gifford.

[Which was done. Mr. Sol. Gen. Did you fee Mr. Ireland in Staffordshire, and when I pray you?

Mr. Gifford. I faw him there at Wolverhampton the 17th of August 1678, and he continued there

till the 26th; I saw him there every day.

Oates. Pray, my Lord, be pleased to ask this Gentleman, whether he were at the Trial of Ireland?

Mr. Gifford. No, I was not in Court, nor ex-

amined as a Witness.

Oates. Were you at the Trial of the five Jesuits, Sir?

Mr. Gifford. I was there, but was not examined.  $L.C. \tilde{j}$ . Was it every day, fay you, that you faw him at Wolverbampton?

Mr. Gifford. Every day. L.C. J. They say, he was one day out of Town at Litchfield.

Mr. Gifford. He was out of Town that day, but I faw him.

Mr. At. Gen. Swear Mrs. Elizabeth Gifford.

[Which was done. Mr. Sol. Gen. You hear the Question, did you fee Mr. Ireland in Staffordshire in 78, and when?

Mrs. E. Gifford. Mr. Ireland came to Wolverbampton the 17th of August, and continued there

till the 26th.

Mr. At. Gen. How do you remember it?

Mrs. Gifford. By a Wake that was just hard by, that was at that time: and he came to my Uncle's House upon the Sunday following the Assumption of our Lady.

Mr. At. Gen. Tid you see him every day till the

26th?

Mrs. Gifford. I remember I did fee him every day but two days that I was abroad at the Wake.

Oates. My Lord, I defire to know, whether the was examined at any of the former Trials?

Mrs. Gifford. Yes, at the five Jesuits Trial. I

Oates. Were you not at Ireland's Trial?

Mrs. Gifford. No, I was not.
Oates. There was one Gifford examined there. Mr. At. Gen. Swear Mrs. Elizabeth Keeling. Which was done.

Mr. Sol. Gen. Did you fee Mr. Ireland at Wolverbampton, and when?

Keeling. Yes, my Lord, I did fee Mr. Ireland at

Wolverhampton.

Mr. Sol. Gen. Pray tell when it was.

Keeling. It was the 17th of August he came to my Mistress's House.

Mr. Sol. Gen. What August? Keeling. August before the Plot. L. C. J. Who was your Mistress? Keeling. Mrs. Harwell, my Lord.

Mr. Sol. Gen. How long did he continue there? Keeling. He came on the Saturday, and I saw him there till the Monday. When I was fent for to my Mother's Burying, I left him and Madam Dormer at Dinner, and came back on the Thursday. And in his Chamber I heard him discourse, but I did not fee him. Upon the Friday he went abroad, and returned again that Night. Upon the Saturday I saw him, and he continued there till Monday Morning, and then he went away, and returned on Wednesday the 4th of September, and staid till Saturday the 7th; and then went away from Wolverhampton.

Oates. I defire to know what Religion this Wo-

man is of?

Keeling. I am a Roman Catholick, God be

thanked.

Mr. At. Gen. Mrs. Keeling, when did Mr. Ireland return again, do you fay, after he went first to Wolverbampion?

Keeling. It was the Wednesday seven-night after, Sir.

Mr. At. Gen. That was the 4th of September.

L. C. J. How long staid he there then? Keeling. Till Saturday in the Forenoon.

Mr. At. Gen. Whither did he fay he was going

Keeling. He faid he went to Bellamour to Dinner. L. C. 7. Did you see him at any time after?

Keeling. No, my Lord, I saw him no more. Mr. At. Gen. Then swear Mr. Richardson.

Which was done. Mr. Sol. Gen. Pray, Sir, will you give an account when you faw Mr. Ireland, and where, in the Year 78?

Mr. Richardson. My Lord, I saw a Gentleman that I was informed was Mr. Ireland, at Wolverbampton, at a Wake; which was Monday the 19th

of August.

Mr. At. Gen. Where did he lodge? Mr. Richardson. At Mrs. Harwell's.

Mr. At. Gen. What are you, a Tradesman?

Mr. Richardson. Yes, an Apothecary in Wolver-

L. C. J. How many Days did you see him at Wolverhampton?

Mr. Richardson. I faw him only one Day in the Market-place.

L.C. J. You did not know Mr. Ireland before? Mr. Richardson. But I was informed that was he.

L. C. J. What became of that Ireland that you were informed was at Wolver bampton then?

Mr.

Mr. Richardson. I heard prefently after that, upon Mr. Oates's Plot, he was secured and executed.

Mr. At. Gen. What Religion are you of, pray,

Mr. Richardson. I am of the Church of England. Oates. Pray, Sir, I would ask you this Question. Mr. Richardson. As many Questions as you please, Mr. Oates.

Oates. Who told you it was Mr. Ireland?

Mr. Richardson. Mrs. Harwell.

Oates. When was it she told you it was Ireland? Mr. Richardson. To the best of my remembrance, it was before he was apprehended as a Traitor.

Oates. He is uncertain when he was told fo.

L. C. 7. Well, make what advantage you can of it by and by.

Mr. At. Gen. Swear Mrs. Eleanor Graves.

Which was done.

Mr. Sol. Gen. Pray, Mistress, did you see Mr. Ireland at Wolverhampton at any time?

Mrs. Graves. Yes, I did, my Lord.

Mr. Sol. Gen. When was it?

Mrs. Graves. The first time was fix Years ago in August, it is now going on seven Years since.
Mr. At. Gen. What time in August was it?
Mrs. Graves. The first Day was the 20th or

21st. I am fure I faw him upon the 22d; for I dined with him, and was with him all the Afternoon, and fupp'd with him. Upon the 23d we went to Litchfield together, which was Bartholomew Eve. And I faw him the 25th, which was Sunday after.

L. C. J. Are you fure it is the Ireland we are

now speaking of?

Mrs. Graves. They faid it was the fame Mr. Ireland that was executed. They call'd him fo.

L. C. J. Nay, there is no great doubt, but only for Mr. Oates's Satisfaction.

Mr. At. Gen. At whose House did he lie at Wolverbampton?

Mrs. Graves. At Mrs. Harwell's. Mr. At. Gen. Where was it you supp'd with him, I' pray you?

Mrs. Graves. He dined and supp'd at a Rela-

tion's House of mine.

L. C. J. Who was that? name him.

Mrs. Graves. It was at my Uncle Winford's. L. C. J. Did you go along with him to Litch-

field, do you say, on the 23d?
Mrs. Graves. Yes, and so did my Uncle; and at

Night we came back together.

Mr. Sol. Gen. What Religion are you of, Mistress? Mrs. Graves. I am of the Church of England.

Oates. My Lord, I defire to ask her, how did fhe know it was the fame Ireland that was try'd?

Mrs. Graves. It was the fame Ireland that they faid was afterwards executed. I know no more.

Mr. Sol. Gen. Did you go back with him to Mrs. Harwell's from Litchfield?

Mrs. Graves. I did, to my Uncle Winford's House.

Mr. At. Gen. Now we come, my Lord, to another Period of Time, which is from the 26th of August to the 29th; and for that, we first call Sir Thomas Whitegrave, who is a Justice of the Peace, and a worthy Genderman, Swear him, Church of England in that County. Swear him, [Which was done. and a worthy Gentleman; a Member of the

Mr. Sol. Gen. Pray, Sir Thomas, will you be pleas'd to give the Court an account, whether you faw Mr. Ireland in Staffordshire 1678, and what time it was?

Sir Thomas Whitegrave. I faw Mr. Ireland upon the 20th of August before the Popish Plot; it was upon a Thursday in the Afternoon upon Tixball Bowling-green; and I discoursed with him: he told me he was to go home that Night with Sir James Simmons, and Mr. Heveningham. They told me afterwards he went on Saturday to Hildersham, and went thence on Monday following towards Bofcobel: fome time after that, a Rumour came down that Mr. Ireland was accused with others, of being in a Plot of the Papists; and myself, and some others that were in Commission for the Peace in that County, did reflect upon the time that Ireland was in the Country; and we were a little diffurbed. because he had been at particular Places among our Neighbours, whom we knew to be Catholicks,

Mr. At. Gen. Can you remember no Day but

that one, Sir Thomas &

Sir Thomas Whitegrave. Only the 29th I faw him there, and difcours'd with him; and afterwards there was word fent to me, to defire me that I would come up to London at his Trial.

L. C. 7. And did you come up, Sir Thomas? Sir Thomas Whitegrave. No, I did not; I had no Subpana; and being a Justice of the Peace, I did not think fit to leave the Country at that time without a Subpana.

Oates. My Lord, I defire to know of this Gentleman, how long he had been acquainted with Mr.

Sir Thomas Whitegrave. I never faw him before, nor fince.

L. C. J. He goes no further than the 29th. Mr. At. Gen. No, my Lord, he does not. Then

swear Mr. William Fowler. Which was done. Mr. Sol. Gen. Pray, will you give an account when you faw Mr. Ireland, and where?

Mr. Fowler. I faw Mr. Ireland upon the 27th of August 78, in Staffordsbire, at a Horse-Race at Etching-hill. The Race was run between Sir Henry Gough, and Captain Chetwind.

Mr. Sol. Gen. Did you fee him any other Day in

that Month?

Mr. Fowler. Yes, the 19th of August I saw him at Tixhall Bowling-green.

Mr. Sol. Gen. When else did you see him?

Mr. Fowler. I faw him the 10th of August before. Mr. Sol. Gen. Where, at Tixhall, at my Lord Afton's House?

Mr. At. Gen. Do you remember Sir Thomas Whitegrave was upon the Bowling-green the 27th of August?

Mr. Fowler. Yes, he was, and did discourse with

Mr. Ireland there.

L. C. J. What became of Mr. Ireland after-

Mr. Fowler. He went about the Country for fome time, my Lord.

L. C. J. Was it the same Ireland that was executed?

Mr. Fowler. Yes, it was the fame.

L. C. J. You say you saw him the 29th at Tixhall Bowling-green. Mr. Fowler. Yes, I did fo.

L. C. J. When you heard he was taken up for the Plot, what did they fay whither he went at that

Mr. Fowler. I think he went to Mr. Heveningham's, or thereabouts.

Oates. I would fain know this Gentleman's Reli-

Mr. Fowler. I am a Roman Catholick,

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L. C. J. We ask it only because Mr. Oates desires to be satisfy'd in that Point.

Mr. At. Gen. Pray fwear Mr. Howard.

[IV bich was done.

Mr. Sol. Gen. What time in August 78, did you

fee Mr. Ireland in Staffordshire, and where?
Mr. Howard. I came out of Shropshire upon the 27th of August, to the Horse-race at Etching-hill; and there I faw this Mr. Ireland upon the 28th. dined at one Mr. Herbert Aston's House at Bellamore, and there I faw him again.

Mr. At. Gen. What other time did you fee him?

Mr. Howard. Never any other time.

Oates. How does he know it was the same Mr.

Ireland?

Mr. Howard. I came up to Town foon after, and they told me that knew him, that it was the fame Ireland that fuffer'd.

Mr. At. Gen. Swear Mr. Drayton.

[Which was done.

Mr. Sol. Gen. Where did you fee Mr. Ireland? Mr. Drayton. At Etching-hill Race.

Mr. At. Gen. What Day was that?
Mr. Drayton. That was the 27th of August 1678.
Mr. At. Gen. When did you see him after?
Mr. Drayton. The next Day following I did not

fee him; but the Thursday following I saw him at Tixball, and he went home with Mr. Heveningbam to Aston; and I saw him on Friday, he was with us there, and went a fishing, and we catch'd a great Pike of a Yard long, which was not ordinary with us. Upon the 31st, which was Saturday, my Master went to kill a Buck in the Park, and Mr. Ireland went along with him; and they went to a little Village hard by, and there I parted with him, and did see him no more that day. Mr. Gerrard of Hildersham was to meet my Master a hunting, but he was fick, and did not: Then upon Sunday the Ist of September, I was sent to see Mr. Gerrard of Hildersham, and there I saw Mr. Ireland. L. C. J. Who was your Master, pray you?

Mr. Drayton. This Lord Gerrard of Bromley's Father.

Mr. At. Gen. He was accused by Dugdale of the Plot, and died afterwards in Newgate.

Oates. Pray ask Mr. Drayton what Religionhe is

Mr. Drayton. I am a Roman Catholick. Mr. At. Gen. Swear Sir James Simmons.

Which was done. Mr. Sol. Gen. When did you fee Mr. Ireland, Sir

Fames ?

Sir J. Simmons. Upon Tuesday the 27th of August 78, I remember very well I faw Mr. Ireland at the Horse-race at Etching-hill, between Sir Henry Gough and Mr. Chetwind; and I remember particularly, that Sir Henry Gough's Horse distanc'd him. I did not fee him before he came to the Inn; but there we met, and drank together. And Thursday the 29th of August, being at Tixhall Bowling-green, Mr. Ireland was there, and came home with my Father Heveningham and me, and fome Gentlemen in the Country; and came to Afton, and flaid there that Night. I remember the next Day was Pancrass Fair, and I went to the Fair, and did not come

Mr. At. Gen. What Day of the Month is that

Fair usually kept?

Sir J. Simmons. It is an unconstant Time; now and then in September, now and then in August; and that Year we had a Subscription to get it regulated to a certain Day.

L. C. J. Did you see him after?

Sir 7. Simmons. My Lord, I cannot swear to the Saturday, because I cannot so well tell whether I came back from the Fair on Friday Night; I think I did not.

Mr. At. Gen. Swear Mr. Green. [Which was done.

Mr. Sol. Gen. Did you know Mr. Ireland? Mr. Green. Yes, my Lord, I did.

Mr. Sol. Gen. When did you fee him in 78?

Mr. Green. The first time was Etching-hill Race the 27th of August.
Mr. Sol. Gen. What other Days do you remem-

Mr. Green. Thursday the 29th I saw him ; I belong to Sir James Simmons, and Mr. Ireland came home with him, and fome other Gentlemen, to Mr. Heveningham's at Aston, and was a setting with him on Friday the 30th in the Afternoon. And Saturday the 31ft he was a hunting with Mr. Gerrard. Nay, more than that, I faw him drawn on the Sledge, but not executed; and that was the fame Man that was there at that time.

Oates. What Religion is this Gentleman of? Mr. Green. I was ever a Roman Catholick.

L. C. J. Pray, were they a fishing that Day? Mr. Green. In the Morning he was, and they got a great Pike; I faw the Pike, and did eat part of

Mr. At. Gen. Swear Mr. Fallas. [Which was done. Mr. Sol. Gen. When did you fee Mr. Ireland,

Fallas. Upon the Thursday after Sir Henry Gough's Race, which was Thursday the 29th of August, Mr. Ireland came to Mr. Heveningham's, and I look'd to his Horse there. Upon Friday Morning they went a fishing, and got a great Pike; and I did see them go out a setting after Dinner, he and Mr. Green, with my Lady and the Keeper; and I saw him come in again: and I saw him drink a Glass of Table-Beer in the Hall. Upon Saturday Morning, which was the 31st of August, they went a hunting in M. Gerrard's Park, and kill'd a Buck; and afterwards my Master ask'd him to go home with him again, but he would not; for he said he must go to Mr. Lowe's at Four, and we parted at Three. And I came here, and faw him executed; but while he was at my Master's House, his Horse was never out of the Stable, but I brought it to him.

Mr. At. Gen. When did you fee him executed? Fallas. It was the 24th of January afterwards, I

think.

Oates. What Religion are you of?

Fallas. I am for the Church of England, a Protestant; I always was so.

Oates. Pray, my Lord, ask him when he was acquainted with Mr. Ireland?

Fallas. The first time was the 29th of August, when he came to my Master's House.

Oates. That does not come to my time, my

Mr. At. Gen. But it comes very close to it; it

reaches to the 31st of August.

L.C. J. It is within a Day of you, upon my word, Mr. Sol. Gen. And I'll tell your Lordship what is yet more confiderable; this Place is an hundred and twenty Miles from London: but we shall not leave him there.

Oates. I defire to know whose Servant he is?

Fallas. I am a Servant to Mr. Heveningbam, and I ferve the King; I come to testify the Truth. was here before, but then we must not be heard; all the Cry was against us, that we were Rogues, and must be knock'd on the head.

L. C. J. Were you here at any of the Trials? Fallas. I was at the Council-Table, and there I was in great danger of being knock'd on the

Oates. Would they have knock'd him on the

head at the Council-Table, does he fav?

Fallas. I have been in the Room by the Council-Table, where they have cried, knock them down, hang them Rogues; do they come to be Witnesses against the Saviour of the World? they came about me there, and asked me if I knew any of them, or was of their Company? And I was glad to fay I came thither about a Suit of Law I had with a Brother of mine; and then they pitied me.

Mr. Sol. Gen. Now we have brought him, my Lord, every Night where he lodged from the 3d

of August to the 31st.

Mr. At. Gen. And then we shall prove that he went to Mr. Gerrard's at Hildersham that they speak of; there he was the 31st and 32d-

L.C. J. How, Mr. Attorney, the 32d? I doubt you will hardly be able to tell us where he was

Mr. At. Gen. The 1st of September I mean, my Lord.

L. C. J. Ay, we understand you very well. Mr. At. Gen. Swear Mr. John Proctor.

[Which was done. Mr. Sol. Gen. When did you fee Mr. Ireland in

78? Proctor. I faw him the 31st of August 78.

Mr. Sol. Gen. Where? Prostor. At Fulford.

Mr. Sol. Gen. At whose House?

Proctor. At Mr. Lowe's.

Mr. Sol. Gen. That was the Place the other Witness faid Ireland told him he was to be at four of the clock, and therefore went away at three.

Mr. At. Gen. When did you fee him afterwards? Proctor. I saw him the next day, the 1st of

September.

Mr. At. Gen. Where?

Proctor. At Esquire Gerrard's.

Mr. At. Gen. How far is that from Mr. Lowe's? Proctor. It is a Mile and an half.

Mr. Sol. Gen. Did you see him afterwards?

Prostor. Not there, I did not.

Mr. At. Gen. What Religion are you of?

Proctor. I am a Protestant.

L. C. J. What did you hear became of that Ireland afterwards?

Proctor. I saw him executed at Tyburn afterwards, and it was the fame Man.

L. C. J. Where did you live then? Prostor. I lived at Fulford then. L. C. J. What, with Mr. Lowe? Prostor. Yes, my Lord.

Oates. It feems he was a Servant to a Papift. L.C. J. What then, what of that?

Oates. My Lord, I desire you would ask him,

whether he ever faw Ireland before the 31st of August which he speaks of?

Proctor. No, I did not. L.C.J. But you are fure it was the fame Man you faw executed?

Prostor. Yes, I am sure of it.
Mr. Sol. Gen. What Circumstance can you tell that he was the 1st of September at Mr. Gerrard's?

Prostor. I went to Dinner thither that Day: I rode before Madam Brooke.

L. C. J. What Day of the Week was that 1st of September?

Prostor. It was upon a Sunday, my Lord:

Mr. At. Gen. Was that about Pancras Fair-

Proctor. Yes, my Lord, it was.
Mr. Sol. Gen. He can tell you another Circumstance how he comes to remember him at Mr. Lowe's the 31st of August.

L. C. J. Ay, by what Token do you remem-

ber that he was there the 31st of August?

Proctor. I went that day to . . pay some Money, and came home again in the Afternoon; and just as I came in, he came this

Oates. How does he fay he knows him to be the fame Man?

L. C. 7. He has told you twice, he faw him exe-

Oates. What Religion is he of, does he fay? L. C. J. He is a Protestant. Mr. At. Gen. Then swear Mr. John King.

Which was done.

Mr. Sol. Gen. Pray, do you acquaint the Court and the Jury where you faw Mr. Ireland, and when.

Mr. King. I saw Mr. Ireland at Mr. Gerrard's of Hildersham the 1st of September, that Year that the Plot broke out, which was in the Year 78. There I saw him on Sunday; there he staid all Night, and so did I; and on Monday Morning I went to Mrs. Crompton's where I liv'd, and he came thither to Millage as foon as I, which is within a Mile of Hildersham, and dined there the fame day,

L. C.J. How far is that from London, pray you?

Mr. King. An hundred and ten Miles.

L.C.J. And he was there at Dinner, you fay?

Mr. King. Yes, he was. L.C.J. How long was it before Dinner was done?

Mr. King. I believe he might go thence about two of the clock.

L. C. J. Where did he fay he defigned to go

Mr. King. He defigned to go to Boscobel that Night.

L.C.J. Do you remember any body else was at Mr. Gerrard's then when you faw him?

Mr. King. Yes, Mr. Jerman Drayton was at Hildersham at that time.

Oates. Pray, what Religion is this Gentleman

Mr. King. I am a Roman Catholick, Mr. Oates.

Mr. At. Gen. Pray swear Mr. Francis Lee.

[Which was done. Mr. Sol. Gen. Pray, tell my Lord and the Jury

where you faw Mr. Ireland, and when. Lee, I was a Servant to Mr. Gerrard, and Mr. Ireland upon Saturday Night came to my Master's House, and staid all Night and all Day on Sunday,

and went away on Monday to Millage. L. C. J. What Time and what Year was it?

Lee. It was in 78; but I am not certain of the Day of the Month: It was on a Saturday he came, and I have Witnesses to prove I was there at that

L.C. J. What Month was it?

Lee. It was in August, as I think, the last Day; but I am not certain. And he went on Monday

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to Millage, and there dined at Mrs. Crompton's: and from thence he went to Pancrass, and thence he did go to Boscobel, and staid all Night there. Mr. At. Gen. That was the 2d of September.

L. C. 7. How do you know he went to these Places?

Lee. I was cold fo.

Oates. My Lord, I defire to know how long this Man was acquainted with Ireland before?

Lee. I never faw him but at that time.

Oales. How does he know it is the fame Man then?

Mr. King. Here is a Man that faw me with him, and was present at Ireland's Execution.

J. Who is that, Prostor?

Mr. King. Yes, my Lord.
L. C. J. Then call Prostor again. [Who came L. C. J. Then call Prostor again. [Who came in again.] Who went along with you to Dinner on Monday?

Lee. My Lord, he did fee me at Hildersham at

Mr. Gerrard's.

L. C. J. What fay you, Proctor, was this Gentleman there at that time?

Proctor. Yes, my Lord, I did fee him there. L.C.  $\mathcal{I}$ . Was that the fame Man that was executed, which you faw at Mr. Gerrard's.

Proctor. Yes, it was.

L. C. 7. Did you dine with Mr. Ireland on Mon-

day at Mrs. Crompton's?

Lee. Yes, my Lord, I did, and went afterwards with him to Pancrass, and staid there two Hours, and then he went to Boscobel.

Mr. Sol. Gen. There are the two Days gone which Mr. Oates fwore to, and in which he was fo positive that it was either the 1st or 2d of Septemher.

Mr. At. Gen. Then fwear Mr. Biddolph.

[Which was done.

Mr. Sol. Gen. Pray, Sir, when did you fee Mr.

Ireland, and where?

Mr. Biddolph. My Lord, I was in Staffordshire the latter end of August and the beginning of September, and I was at Mrs. Crompton's House, which is my Aunt, the 2d of September being Monday, where I faw Mr. Ireland, and dined with him that day; and after Dinner he went with Mr. Gerrard's Son, who was to go to School to Boscobel. And I will give your Lordship a particular Circumstance that may fatisfy you that I am not mistaken in the time: As I came thorough Northamptonshire that Summer, I was at my Lord Cullen's, and he defired me to be at a Horse-Race at Newton-Slade, where there is a Plate always run for upon the first Thursday in September, and that Year it was the 5th of September. Now when I dined at my Aunt Crompton's, she would have had me staid all Night at her House, but I excused my self, and told her I had promifed to come to my Lord Cullen's to be at the Race, and I must needs be there before, to be as good as my Word to my Lord; and therefore I went away to Pancrass, and so on my Journey, otherwise I had staid with my Aunt all Night: And I am fure this was Monday before this Horse-

Oates. My Lord, this Gentleman speaks to no Year particularly.

Mr. Biddolph. It was in 1678, the Year before Mr. Oates's Plot broke out.

Mr. At. Gen. Now we will call Mrs. Crompton: [Which was done. Swear her. Mr. Sol. Gen. Pray, when did you fee Mr. Ire-

land, Mrs. Crompton?

Mrs. Crompton. He was at my House at Millage in Staffordshire at Dinner, the same Day that my Nephew Biddolph did dine there: As for the Day of the Month, I cannot fo well tell it, because when my Friends dine with me, I do not use to note down the Day particularly; but it was, I remember, a pretty remarkable time, for it was about Pancrass-Fair. Mr. Gerrard of Hildersham came with him, and Mr. Ireland being a Stranger, I asked who he was, and they told me it was Mr. Ireland: He never was at my House before nor after; he was a meer Stranger to me.

L. C. J. What Day was it, fay you?

Mrs. Crompton. It was the fame Day my Nephew Biddolph dined there.

L. C. 7. Was it Monday the 2d of September, do

you remember?

Mr. At. Gen. He fays he was at her House at Millage that Day, and she says it was the same Day. he dined there.

Mrs. Crompton. But I never note down the particular Days when my Friends dine with me, except I had particular occasion to do it, as I had none at

this time.

Oates. My Lord, I defire to know what Religion this old Gentlewoman is of?

Mrs. Crompton. I am a Roman Catholick, my Lord.

Mr. At. Gen. Swear Mrs. Palmer.

Which was done.

Mr. Sol. Gen. Mrs. Palmer, where did you fee Mr. Ireland?

Mrs. Palmer. I was at Dinner at Mrs. Crompton's at Millage, where there was a Gentleman called Mr. Ireland that did dine there.

L.C. J. When was it? Mrs. Palmer. I cannot tell truly what Day it

L. C. J. Who was there besides you at Dinner that Day?

Mrs. Palmer. 'Tis fo long fince, I cannot re-

member.

L. C. J. Was Mr. Biddolph there?

Mrs. Palmer. Not that I remember, my Lord. L. C. J. What do you bring her for, Mr. Attorney?

Mr. At. Gen. She dined there that Day it feems; but if the cannot remember it, I cannot help it.

L. C. J. But these kind of Witnesses do but flack your Proof.

Mr. Sol. Gen. My Lord, I think we do over-do

our Business indeed.

Mr. At. Gen. We have one Witness more to this Point, and that is Mrs. Mary Holmes; fwear her. [Which was done.] Where did you see Mr. Ireland in the Year 78?

Mrs. Holmes. I faw him at Millage, my Lord.

L. C. J. When ?

Mrs. Holmes. The first, or the beginning of September, I am fure.

Mr. Sol. Gen. What Day of the Week was it? Mrs. Holmes. Monday.

L. C. J. You have Proof enough of this, Mr. Attorney-General

Mr. At. Gen. Truly, I think fo, my Lord. Mr. Sol. Gen. Pray swear Mrs. Esther Gifford. [Which was done.] Mrs. Gifford, when did you fee

Mr. Ireland? Mrs. Gifford. Upon the 2d of September 78, I faw Mr. Ircland, above a hundred Miles from this

Place. Mr. Sol. Gen. Where?

Mrs. Gifford. At Pancrass. Mr. Sol. Gen. What time of the Day was it? Mrs. Gifford. In the Afternoon about four or five a-clock.

Mr. Sol. Gen. Did he stay there all night?

Mrs. Gifford. I cannot tell indeed. Mr. At. Gen. Swear Mr. Pendrel.

[Which was done. Mr. Sol. Gen. Now, my Lord, we are come to the 2d of September in the Evening; we shall prove where he was that Night and the 3d, and then we shall return to the 4th of September, when Mrs. Harwell fwears he came back to Wolverbampton.

Mr. Hanles. When did you fee Mr. Ireland, Mr.

Pendrel?

Mr. Pendrel. I faw him upon the 2d of September.

Mr. At. Gen. Where did you fee him?
Mr. Pendrel. At Boscobel at my House, there he lodg'd with me that night.

Mr. Sol. Gen. In what Year was it?

Mr. Pendrel. In the Year 1678.

Mr. At. Gen. Was it the September before the Plot, and before Mr. Ireland was executed? Mr. Pendrel. Yes, my Lord, it was.

L. C. 7. Did you know him before?

Mr. Pendrel. No, I did never see him before, as I

L.C. J. How long did he flay there?

Mr. Pendrel. He staid that Night and the next Day all day, and went away the 4th of September to Black-Ladies.

Mr. Sol. Gen. Whose House is that? Mr. Pendrel. It is Mr. John Gifford's.

L.C.J. You say you live at Boscobel; did you hear any thing of a Letter came to your House for Mr. Ireland?

Mr. Pendrel. Not that I know of, my Lord,

there was not any that I remember.
Mr. At. Gen. Then fwear Mrs. Pendrel.

[Which was done.

Mr. Sol. Gen. Pray, Mistres, will you give an account where you saw Mr. Ireland?

Mrs. Pendrel. I saw him at Boscobel, at the Royal Oak; he came there the 2d Day of September.

Mr. Sol. Gen. Can you tell what Year it was? Mrs. Pendrel. It was the first beginning of the

Mr. Sol. Gen. How long did he ftay there?

Mrs. Pendrel. He staid Tuesday, and Wednesday he went to Black-Ladies, and so away to Wolverbambton.

Mr. Sol. Gen. We have but one Witness more, my Lord, for Wednesday the 4th of September, and then we have done. Swear Mr. Charles Gifford.

[Which was done.] When did you fee Mr. Ireland? Mr. C. Gifford. May it please your Lordship, I faw Mr. Ireland at my Father's House at Black-La-

Ostes. My Lord, I would ask Mrs. Pendrel a Question before she goes: Whether she was not a Witness at the five Jesuits Trial?

Mrs. Pendrel. I was in Court, but they would not fuffer me to fwear.

Oates. Did she not give Evidence there?

L. C. J. She was examin'd, but she could not be fworn, because she came to testify against the King in a Capital Caufe.

Mr. At. Gen. Pray, what fay you, Mr. Charles

Mr. C. Gifford. My Lord, I fay I faw Mr. Ireland at my Father's House at Black-Ladies, and he staid there an hour and an half, and went thorough VOL. IV.

Chillington, and faid he would go to Wolverhamp-

Mr. At. Gen. What Day of the Month was it? Mr. C. Gifford. I am morally certain, it was the 4th of September, and so he went to Wolverhamp-He came to our House to ton, as I am informed.

fee a Lady that was there.

L. C. J. What Lady was it?

Mr. C. Gifford. It was one Madam Wells.

Mr. At. Gen. Thus, my Lord, we have indeed him the 4th of September at Wolverhamston, when Mrs. Harwell fays, he return'd to her; and fo, my Lord, we have given an Account where he was from the 3d of August to the 14th of Sestember.

Mr. Sol. Gen. We have prov'd where he was every Day in that time, but only the 8th of September, and for that we must leave it to the Jury. We have proved that he came away from Mrs. Harwell's the 7th, and he faid he was to go to Tix-ball; and the 9th he did go from Tixball in Sir John Southcoat's Company, and came to London the 14th.

L.C. J. Well, what fay you to it, Mr. Oates? Oates. Has Mr. Attorney done his Evidence, my

Mr. At. Gen. We shall call no more Witnesses, unless you go about to support your own Credit, and then we have other Witnesses to call.

Oates. I do not value any Witnesses you can bring against my Credit.
Mr. At. Gen. Well for the present, we do not

defign to call any more Witneffes.

L. C. J. Then let us hear what you fay to it.
Oates. My Lord, here is an Indictment exhibited against me, which sets forth, that I should swear at Mr. Ireland's Trial, that Mr. Ireland was in Town the 1st and 2d of September; and it sets forth, that in truth he was not in Town: And likewise it fets forth, that I fwore at the Trial of the five Jefuits, that Mr. Ireland took his leave of me and others here in Town at his Lodging in Ruffel-street, between the 8th and 12th of August: whereas the Perjury there assigned, is this, That he did not take his Leave of me, or any other Person, betwixt the 8th and 12th of August, at his Lodging in Russel-street. Now, my Lord, I was not the only Witness of Mr. Ireland's being in Town in the Month of August, nor the only Witness of his being in Town about that time in September. My Lord, my Profecutors have endeavoured to maintain this Charge against me thus: The first thing they have gone upon, as far as I can remember in the Indictment, is as to the 1st or 2d of September, or rather, they have endeavoured to prove both under one. Now in answer to all this Evidence, my Lord, the first thing I shall offer to your Lordship's Confideration, and the Confideration of the Jury, is the great Hardship I lie under, lafter fix Years

is founded upon the Trial of Ireland, which was the 17th of December 1678, at the Old-Bailey, and it is now fix Years after that Evidence of mine was delivered. A fecond thing is, that the Indicament is found by special Commission, as appears by the Indictment it felf. Now I must recommend to the Confideration of your Lordship and this Jury, why

time, to be put to disprove what the Counsel here have now offered against me. My Lord, I observe

first, that this Indictment, which is now upon Trial,

the Profecution of this pretended Perjury has been delay'd fo long, when it appears by the Evidence

which has been produced, that the Witnesses to prove it were known fix Years fince, as much as they are now; and there is no colour of Evidence

offered,

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offered, that any new Fact has been lately discovered which was not then known. There is no Reason, my Lord, that is affigued or can be affigued for this Delay, but only that the Hardship might be the greater upon me: For now it is difficult, if not impossible for me to maintain the Evidence I then gave, fo many Persons being since dead, or gone beyond the Seas, and many things that were fresh then, are now grown out of Memory; and I beg your Favour to infift upon this, and I think it cannot be denied me. If fuch a Practice as this be admitted, no Witness is fale in giving his Testimony against any Conspirators whatsoever. For, my Lord, I must desire leave to offer another thing to your Consideration. before I speak to the particular Evidence, and that is this; That here is nothing but a bare Point of Time upon which this Perjury is affigned; when the Substance of the Testimony that I gave at the Trials of Mr. Ireland and the rest about the Popish Plot, is not assigned as any Perjury at all; it is only a Circumstance of Time and Place. And, my Lord, I shall offer this to your further Consideration, that Ireland was convicted for a treasonable Resolution to murder the late King, and not for being in Town in August or September 78, or elsewhere; and he was not convicted for his being in his Chamber in Ruffel-street, and taking his leave there in August, which is one matter of the Perjury now affigned. Next, my Lord, 'tis hard and unreasonable to tie up Witnesses that come to discover Plots and Conspiracies, to speak positively as to Circumstance of Time and Place, and every little Punctilio in their Evidence, to bind them up to fuch Niceties in the delivery of their Testimonies, as to Time and Place. It is usual to speak with latitude, as to fuch kind of things, and 'tis probable my Evidence which is now in question, was not that Ireland was the 1st or 2d of September positively here in Town; but, my Lord, I did (I believe) give myfelf a latitude, and would not confine myfelf to either the 1st or 2d, 5th, 6th, 7th, or 8th; but, my Lord, that he was in September there, I am politive. I must therefore beg your Lordship's and the Court's Opinion, whether that Mr. Foster did prove that I was positive and precise to the Days of the 1st and 2d of September 78?

L. C. J. In my Opinion it is a plain Evidence that you did fwear positively to those two Days; and you spoke to a Circumstance very material in your Evidence, that either the 1st or 2d of September you had twenty Shillings of him in Town here: Now that Circumstance of his Kindness to you, was not a Circumstance either of Time or

Place.

Oates. Then, my Lord, I shall begin with my Proofs: but, my Lord, I defire I may have free Liberty to mind my Business; for here is a Gentleman behind me that will not let me be at quiet, but is either meddling with me or my Papers.

L.C. J. Who is it? Let me know him, and I will take care to make him quiet, or fet him farther off. You, Gentlemen that are at the Bar should know better, one would think: He must have liberty to make his own Desence; and if he complains and lets me know who meddles with him, they had better do somewhat else.

Óates. My Lord, the first thing that I offer, is, that Ireland was convicted of Treason, and for

that you have the Record.

L.C.J. It is allowed of all fides, that *Ireland* was convicted and attainted of Treason.

Oates. Then, my Lord, the principal Defence

which, as near as I can remember, Mr. Ireland made at his Trial, was an Endeavour to prove that he was not in Town between the 8th and 12th of August, nor the 1st and 2d Days of September, which are the Points now in Iffue; and he then produced one Mr. Gifford and his Sifter and Mother; and fifteen or fixteen Witnesses were produced at Mr. Whitebread's Trial, of which there is another Record, that being fix Months after Mr. Ireland was tried: There Mr. Whitebread produces feveral Witnesses, Mr. Gifford, I fay, and feveral others, I think to the number of fixteen, which were to prove Ireland's being out of Town in these times that these Witnesses speak of. Now, my Lord, all those feveral Witnesses being produced to prove Ireland then out of Town, the very Point that is now in Iffue, was then fo; and notwithstanding all those Witnesses, the Jurors who tried Mr. Ireland, and the Jurors who tried Mr. Whitebread and the other four Jesuits, found them guilty; tho' they endeavour'd with all their force imaginable to oppose my Testimony, and it was left to the Consideration of the Jury what their Witnesses had faid. If your Lordship pleases to remember, my Lord Chief Justice Scroggs did observe to the Jury, that the Evidence of the Prisoner at the Bar did consist only in Punctilio's of Time; which, as near as I can remember what he fays, he called a Nicety of Time; and in Whitebread's Trial he was pleased to call it catching in Point of Time. And it was observ'd at Ireland's Trial, that his Defence was fo weak, that my Lord Chief Justice Scroggs, upon the Integrity of Bedloe's Evidence and mine, uses these Words to the Jury, (tho' he then endeavour'd to do what these Witnesses do now:) It is most plain the Plot is discovered, and that by these Men, and that it is a Plot, and a villanous one. Which shews not only the Fullness and Satisfactoriness of our Proof that we gave, but does also take notice of the little Shifts and catching Tricks he made use of to prove himself out of Town; which would not weigh with the Court. Therefore I observe, it is but the same Objection that then was made, and is not a new one now. And my Lord Chief Justice that then was, speaking of that Proof he brought (which the Court heard with patience, but could eafily fee thro' the Vanity of it) faid, What Arts they have of evading this, I know not; for as they have turn'd their Learning into Subtilty, fo they have their Religion too. All this is well remembered by those that were by, and heard that Trial: And tho' Ireland laboured to disprove me in that Circumstance of Time, yet still the Court did justify the Evidence that Mr. Bedloe and myfelf had given. And the fame Chief Justice said, I leave it to you to consider, whether you have not as much Évidence from these two Men as can be expected in a Case of this nature; and whether Mr. Oates be not rather justified by the Testimony offer'd against him than discredited. This was after his Plea was debated and confidered: and I must further observe to your Lordship, that tho' Mr. Ireland by his false Witnesses pressed this matter as far as he could then, and urged the Court to believe it; yet when the Jury brought in their Verdict and found him guilty, the Chief Juftice ex-preffed the Satisfaction of the Court in these Words: You have done, Gentlemen, like very good Subjects and very good Christians; that is to fay, like very good Protestants: and now much good may their 30000 Masses do them. This, my Lord, was the Case of Mr. Ireland, at his Trial;

and the same Point of his being out of Town was again managed before a fecond Jury at the Trial of the five Jesuits; but the Court saw the Design of the Popish Party to blemish the Evidence given of the Plot: but yet they look'd upon it only as a Trick. And my Lord Chief Juffice Scroggs, in fumming up the Evidence at that Trial, fays, They fall foul upon Mr. Oates, meaning myself; he appears to have been their Agent, and whilft fo, bad enough: But if he had not had a mind to become a good Man, he would not have done us that good he has done, in the Discovery of the Design they had engaged him in. And if your Lordship please to remember, that at that Trial of the five Jesuits, when all Arts were used to prove Ireland out of Town, and me at St. Omers, in the same Charge to the Jury, my Lord Scroggs did take notice that the Jesuits were very exact at catching in a Point of Time; but now fays, that is a thing that no Man can precisely charge his Memory withal; and therefore he does there persuade the Jury, that that should not be too strictly the Measure of their Judgments about Truth and Falshood, by the Mistake of feven or eight Days: For, faid he to the Jury, examine your felves how often every day you do miftake things that have been transacted half a Year ago, and err in point of Time, taking one Week for another, and one Month for another; and therefore you are not to lay too great a Weight upon the Point of Time. Now, if too great Weight, my Lord, be not to be laid upon a Point of Time, then this Charge that is now brought against me is not of weight at all. And besides, my Lord, this ought to be considered, if this were the great Objection then, and then answered, it ceases to be an Objection now. And, as the Court did observe at the fumming up of the Evidence, that they made their Defence about the Uncertainty of a Point of Time, which was no Defence at all; fo that, my Lord, the whole Course of my Plea is this: "Tis a hard case for a Man, after six Years, to be indicted for a Circumstance of Time. I will first offer the Testimony of one Witness that is dead, and that is Mr. Bedloe, who at his Death confirmed all that he had fworn of the Popish Plot to be true, and affirmed that he had rather spoken less than the Truth, than more; and for that I desire that my Lord Keeper may be called, who took his dying

Examination. L. C. J. As for that, Mr. Oates, it is a thing very well known to the World, and particularly to a worthy Gentleman that fits by you, [Pointing to Mr. North] that Mr. Bedloe, when he was fick, did make fome fuch Protestation.

Oates. Then, my Lord, I defire that Mr. Blaney may be fworn, to give an account what Mr. Bedloe

testified at Ireland's Trial.

#### Then Mr. Blaney was fworn.

Oates. Mr. Blaney, pray will you fee in your Notes of Ireland's Trial, whether Mr. Bedloe did not swear that Mr. Ireland was in Town, the latter end of August 78, or the beginning of September?

Mr. Blaney. Whereabouts in the Trial is it,

Oates. It is in the printed Trial, folio 41.

Mr. Blaney. My Lord, I do find these Words in my Notes, that Mr. Bedloe should fay, about the latter end of August, or the beginning of Vol. IV.

September, but I believe it was the latter end of August, Mr. Ireland was at Harcourt's Chamber, and being asked the Question by my Lord Chief Justice Scroggs, Whether he said positively, it was the latter end of August; he said it was in August, he would not be positive to a Day, but he thought

L. C. J. 'Tis very well known that too, that Bedloe did fwear Ireland was in Town the latter end of August, or beginning of Sectember; and to confirm it upon Mr. Ir. land's denial, you swose he was in Town the 1st or 2d of September, and gave you twenty Shillings, that was the Occasion of your Oath.

Oates, Then, my Lord, I defire to call fome Witnesses to testify to the Deposition that was taken of Mr. Jennison, about Ireland's being then

in Town.

L. C. 7. When was that Deposition taken, and before whom?

Oates. It was taken in the Year 79, by Sir Edmund Warcup.

L.C. 7. But we cannot admit that in Evidence, unless the King's Counsel will consent.

Oates. My Lord, I will then produce what he fwore at another Trial.

L. C. J. Why, where is he, is he dead?

Oates. My Lord, it has cost me a great deal of Money to fearch him out; but I cannot any where meet with him, and that makes my Cafe fo much the harder; that I cannot, when I have done all that Man can do, get my Witnesses together. I fent in the depth of Winter for him, when I thought my Trial would have come on before; but I could never hear of him.

L. C. J. We cannot help that.
Oates. Will what he faid at any other Trial be

Evidence here? L. C. J. Look you, though in strictness, unless the Party be dead, we do not use to admit of any fuch Evidence; yet if you can prove any thing he fwore at any other Trial, we will indulge you

Oates. Have you the Record of Sir George Wakeman's Trial there, Sir Samuel Astry?

Mr. At. Gen. Here it is; if Mr. Oates have any

use for it, we will lend it to him.

L. C. J. Put it in; and now prove what you can, what Jennison swore at that Trial.

Oales. Mr. Blaney, have you your Notes of Sir

George Wakeman's Trial here?

Mr. Blaney. No, Sir, the Ticket of your Sub-pana did only mention Ireland, Whitebread, and Langborn's Trials, But I did formerly upon another Occasion look for the Trial of Sir George Wakeman, but could not find it among all my Notes.

Oates. Sir, can you remember then what Jen-

nison swore at that Trial, about Ireland's being here

in Town?

Mr. Blaney. Truly, my Lord, I can never trust my Memory at all when I take Notes; and it is now fo long fince that Trial, that I dare not undertake to fay I remember any Particulars of it.

L. C. J. He fays it is so long since, that he cannot remember any thing. But there is Sir Edmund Warcup now; is he fworn?

Cryer. Yes, my Lord.
L.C. J. What do you ask him then?
Oates. I would defire to examine Sir Edmund Warcup, my Lord, about the Deposition of Jennifon that he took.

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L. C. 7. But we tell you that cannot be admitted as Evidence, without they will confent to it on the other fide.

Oates. My Lord, he proves Mr. Ireland here the 10th of August, and that contradicts these Witneffes.

L. C. J. If they will admit, well and good;

else we cannot do it.

Mr. A. Gen. My Lord, we will be fo fair with Mr. Odes, if he will admit Mr. Jennison's Letter, that is under his hand, wherein he does own that he was mistaken in his whole Evidence about that matter, we will confent his Deposition be read.

Mr. Just. Withins. If he will not consent to that, there's no reason you should consent to the other,

Mr. Attorney.

L. C. J. Look you, Mr. Oates, Mr. Attorney makes you this Offer; you defire to have Mr. Jen-nifon's Depositions read, which cannot be done without their Confent; they tell you they will confent, if you will let them prove what he has own'd fince about that Business.

Oates. My Lord, I will confent with all my heart; let them read any Letter under his hand.

L.C.J. Well, do it on both fides by consent; and now, Mr. Oates, do you produce his Examina-

tion.

Oates. Pray, Sir Edmund Warcup, will you please to give the Court an account, what Deposition Mr. Jennison made before you, about Ireland's being in Yown in August 78?

Sir Edmund Warcup. If my Lord commands me,

L. C. J. Ay, you must answer his Question. Sir Edmund Wareup. This Mr. Jennison did make one Information before me, and according to the Duty that was incumbent upon me, I deliver'd it in to the King and Council, and there it has lain ever fince; for me to remember the Particulars of it, is impossible.

L. C. J. Have you his Examination here, Mr. Oates? If you have, shew it him.

Sir Edmund Warcur. If I fee my Hand to it, attesting it was sworn before me, I can say somewhat

Oates. My Lord, he says he deliver'd it in to the Council; but it is printed.

L.C.J. That is no Evidence, Man.

Sir Edmund Warcup. I can fay nothing to it, unless I saw it under my own hand.

Oates. That is impossible for me to have, my

Lord.

L. C. J. I cannot tell how to help it.

Sir Edmund Warcup. You have no more to fay to me, Sir, have you?

Oates. No, Sir, I have not. Pray call Sarah Batten.

Mr. At. Gen. Is that the fame that was Sarab Paine?

Oates. I think fo, Sir; I am not fure it is she, till she come hither.

Cryer. Here is Sarah Batten.

Oates. Pray swear her, and call Sir Thomas Dole-[Which was done. But Sir Thomas Doleman did not appear.

Oates. Pray was not your Name Sarab Paine? Batten. My Lord, I defire my Charges before I

L. C. J. What is your Name, good Woman?

Batten. My Name is Sarab Batty.

Oates. Was not your Name Sarah Paine, once? Batty. No, my Maiden-Name was Sarah Edmunds.

Oates. Was not you a Witness at the Trial of Mr. Ireland.

Batty. No, Sir.

Oates. Did not you live with my Lord Arling-

Batty. No, Sir.

Oates. Then I have been at all this Charge for nothing. Are you fure your Name was not Sarab

Batty. No, indeed, Sir.
Oates. They told me that she liv'd at Uxbridge, and thither I fent.

Batty. I do live at Uxbridge, Sir.

Oates. Upon your Oath, were you a Witness at any of the Trials, or no?

Batty. No. my Lord, I was not.

Oates. Then I have nothing to fay to her.

L. C. J. What other Witnesses have you to call? Oates. We have laboured all we could to find her out, and fearched for her with all the care imaginable; and here we thought we had had her, but it feems it is not she.

L.C.J. We cannot help it.

Batty. I hope, my Lord, you will confider my Charges in coming up hither.

Oates. I will take care of thee, Sweet-heart.

L. C. J. Who do you call next?
Ottes. Pray call Mr. Charles Clare.

Cryer. He is not here.

Oates. Pray call Mr. Percival. My Lord, I defire Mr. Bianey may give an account what she fwore about Ireland's being in Town, feeing I cannot have her here.

L. C. J. That we cannot do neither, without Mr. Attorney will confent: For this, as well as the

other, is an extraordinary thing.

Oates. You fee by my bringing this Witness, my Lord, that I have done what I could to find her out.

L. C. J. What fay you, Mr. Attorney, will you confent?

Mr. At. Gen. No, my Lord, it is so irregular, that we cannot confent to it. Oates. Pray call Mr. Percival and Mr. Vaugban.

Cryer. They do neither of them appear.
Oates. Then I must lose the benefit of her Testi-

mony

L. C. 7. Have you done?

Oates. No, my Lord, I will have done imme-

L. C. J. Take your own Time.
Oates. I desire Sir Michael Wharton may be call'd.

Cryer. He is not here.

Oates. Pray call Mr. Charles Chetwind.

Crycr. He is not here.

Oates. Pray call Mr. Robert Bowes.

Cryer. He is not here.

Oates. Pray call Mr. John Savile.

Cryer. He is not here.

Oates. My Lord, I have ferved all these with Subpana's; and if they will not come, I cannot help

 $L.C.\mathcal{I}$ . Nor we neither.

Oates. Mr. Jennison was used as a Witness in the Trial of Sir George Wakeman, and so was Mr. Bowes, and Mr. Burnet, who was produced to prove the Circumstance of Mr. Jennison's Evidence: But, my Lord, fince I cannot have the benefit of his Evidence, nor of Sarab Paine's, I must only fum up all I have to fay in two or three Words. My Lord, befides that what I did deliver in Evidence at those those Trials, I gave in upon Oath; you have Mr. Bedloe's Evidence at the Trial of Ireland, testified by Mr. Blaney: and the Testimony of him as a dying Man, given in to my now Lord Keeper, wherein he averr'd, that what he had spoken of the Plot, was all true. And you hear that he fwore, Mr. Ireland was here in Town in August, and so did Sarab Paine too; and I think upon myself as very hardly used, to have such a part of my Testimony brought in question, after Witnesses are dead, or gone out of the way. As for Mr. Jennison, his Evidence was formerly made use of; and his Evidence was approv'd of too, as is well known to those that fat Judges upon the late Viscount Stafford. But this is that, my Lord, I must needs say for myself, that as I hope to fee the Day of Salvation in another World, whatever I have fworn about Mr. Ireland's being here in Town betwixt the eighth and twelfth of August 78, and in the beginning of September, is true, as I shall answer it before God another day. And, my Lord, as to the Evidence this day brought against me, I desire you would but observe, though that there are many of those Witnesses, vet a great part of them do not come up to the eighth or twelfth of August: And I hope your Lordship will remember, and remark to the Jury, what little credit those of them had that came to testify in the behalf of Mr. Ireland at his Trial, and at the five Jesuits Trials, of which there are two Records before you; and they do first justify this, that Ireland and the rest of them were guilty of what they were accused of; and then, that these Witnesses did not testify the Truth.

Besides these two Trials, my Lord, you have a third Verdict, and that is at the Trial of Mr. Langborn: Now the whole Popish Plot almost was laid forth in those three Trials; and, my Lord, I believe verily I am the first Precedent in all England, of any one's being indicted for Perjury, that was a Witness for the King in such a case as this, after six Years time elapfed; after Verdict upon Verdict, and Judgment and Execution upon these Verdicts; and when no new Objection is now offer'd, but what was then started; and no new Circumstance occurs now, but was as forcible then, except it be the Change of the Seafon. And I defire it may be confider'd when all the Judges of England were Commissioners of Oyer and Terminer at those Trials, these Matters were fully discussed and debated; and then they did look upon all the Objections as

fully answer'd and consuted.

My Lord, I am confident if I had been a Witness in any other Cause, than of a Conspiracy of the Papists, I might have had fairer quarter than I have now: And I do verily believe, that at this rate, it is more safe for Papists to be Traitors, than for

any Protestant to discover a Popish Plot.

My Lord, and Gentlemen of the Jury, I befeech you to take my Cafe into your ferious Confideration, as to the Hardship of it; and since all my Witnesses are in Places unknown, or they are such as, considering the Times, dare not appear, some of them being Lawyers, and under fear they shall fare the worse in their Practice; and others being Persons that depend upon the Law, and think they shall be look'd ill upon, as I am now look'd upon with a hard Eye by the Popish Party and their Adherents: yet I hope, you that are sworn to do Justice, will not let me be ruined by a number of salse Witnesses, by the Evidence of Papists that are Parties. For if your Lordship please to consider that Vote of the Lords House, which is a Court of

Record, wherein they do declare, that they are fully satisfied by the Proofs they have heard, that there then was, and for divers Years last past had been, a Horrid and Treasonable Plot and Conspiracv. contrived and carried on by those of the Popish Religion, for the murdering of his Majesty's Sacred Person, and for subverting the Protestant Religion, and the antient and establish'd Government of this Kingdom: which Vote of Parliament, my Lord, does make the Papifts to be all Parties in this Cafe: and where they are Parties, I hope they shall not be admitted as Evidence, or at least not be believed: because there is a Turn to be serv'd by them against me, and a Revenge they are refolv'd to take upon me: for they have hopes now of bringing in their Religion, and are to welcome that in with my Ruin; and this is the Cause of this Prosecution. Their Eyes do fee now what their Hearts fo long defired, that is, the Death of a great Man, who died but lately, and against whose Life they had conspired so often, and so long. My Lord, if this had been the first Conspiracy that ever the Papists were guilty of, there might have been some more Scruple and Objection in the case: But if you cast your Eyes upon Campian, and others in Queen Elizabeth's Time; of Garnet, and the Powder-Jefuits in King James's Time; and the Defigns of the Popish Party in the Time of the late King Charles the First, discovered to the Archbishop of Canterbury: If these things do pass for Truth, and there is no Averment against so many Records as we have of their Conspiracies, then my Discovery is no fuch improbable a thing; and I hope then the Gentlemen of the Jury will take it into their Confiderations, who they are that are Witnesses in this Case; Men whose very Religion is Rebellion, and whose Principles and Practices are pernicious to the Government, and thereby they are to be look'd upon as dangerous Persons in Church and State. But, my Lord, if the Letters of Coleman be well confider'd, they will justify me; that he corresponded with le Chai e the French King's Confessor, for the promoting of Popery in England, is notorious to all Mankind, that have either read or heard that Trial: Your Lordship was of Counsel for the King in that case, and heard how it was opened, and plainly proved upon him. And when his Letters have been made fo publick, and proved under his own hand, nay, and confessed by himself; I think no Man will doubt but that must be a plain Proof of the Plot, and will be enough to vindicate

My Lord, I have one Word more, and then I have done, and leave it to your Lordship and the Jury. My Lord, as they would now fling the Popish Plot upon me, so there is an evident Design to fling the Murder of Godfrey upon a Protestant Peer; and because an Indictment was, upon the Testimony of the Traitor Fitzbarris, against that noble Lord, they have resolv'd to have profligate Villains to take his Life for that Murder: that is apparent; and fo they will go on step by step, if they be let alone; and think at length to wipe their Mouths with Solomon's Whore, and fay, they have done no mischief. My Lord, I leave these things to the Consideration of the Court and Jury; I will not detain you any longer. I have called what Witneffes I could get, but the distance of Time has made it impossible for me to have those here now, that did give Evidence in this matter before.

My Lord, I have one Favour to beg of the Court; I had but a bad Night last Night, and am now in

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great pain; I defire that you would grant me one Request, that I may have Counsel assign'd me, to argue the Errors in yesterday's Indictment: My Lord, I am but a poor Man, and cannot be at the Charge of feeing Counfel.

L.C.J. We did affign you Counfel before, you

may have who you will for Counfel.

Oates. Will your Lordship be pleas'd to do me the Favour to let me have some time to prepare and instruct Counsel.

L. C. J. Ay, what Time would you have? Odes. A Week's time, if your Lordship please. L. C. J. Give him till this Day seven-night, there may be no hurt in that.
Oates. Till Monday come seven-night, if your

Lordship please, let me have.

L. C. J. No, no, we cannot do that; we give you a Week's time, which is more than ordinary: for by the Rules of the Court there are but four Days allow'd, and those would be out Monday or Tuesday.

Oates. I thank your Lordship for that Time you have given me; but I hope you will be pleas'd to take the Particulars I have mention'd into your Confideration; and I defire I may have liberty to go home, because I am not well.

nor the first or second of September.

To go nome, because I am not well.

L.C. J. Ay, you may go, if you will.

Mr. Sol. Gen. May it please your Lordship, and you, Gentlemen of the Jury, the Question that you are to try, is a Perjury, which is charg'd on the Defendant T. tus Oates, for swearing that William Ireland was in Town upon the first or second of September 78. And likewise, for swearing, that he took his leave of him at his Chamber in Ruffel-street, between the eighth and twelfth of August 78. And we do affign the Perjury in both those Points, that he is forsworn in both; and the Evidence of that Perjury is, that it is impossible to be true what Oates did swear, because Mr. Ireland was not in Town between the eighth and twelfth of August,

Gentlemen, you have heard the Evidence that has been given, and there has been no less than be-tween forty and fifty Witnesses produced, to shew that it is really impossible what Oates did swear should be true: He tells you that this Matter is in a Circumstance of Time, wherein it is difficult for a Man to be positive to a Day, and a Man may be allow'd fome Latitude in such a Case; nay, it is usual with Witnesses in Points of Time, to swear with a Latitude. But, my Lord, to shew that, if we should grant that false Doctrine to be true (and false most certain it is, and of mischievous consequence it would be, if, when things are charged upon Men, that depend upon Circumstance of Time and Place, the Witnesses should not be strictly kept to those Circumstances) yet, I say, granting that Position, it is impossible it should do him any fervice in the Case before you: For between the beginning of August, and the 14th of September (which includes both the Times he swears to, and the Latitude of above twenty Days to boot) there is not any one Moment of Time, wherein his Oath could be

Gentlemen, you observe what the Witnesses have faid, how they have given you an account of every particular Day of both Months, from the 3d of August, when he first lest London, to the 14th of September, when he return'd back again: We did ask the Witnesses, that it might appear to be plainly true, what they fwear, if they had any particular Circumstances that made them to remember it; and

they have given a great many, and now it lies upon us to fhew you that it is Demonstration, that what they have faid and testified must be true; and that those Days they speak of, he was in the Places they

For take the Periods of Time, and you will find you have him from the 3d of August to the 16th, with my Lord Afton, going from London to Tixball; upon the 17th they give you an account of him at Mrs. Harwell's to the 26th; from the 26th to the 4th of September, there are others that give you a particular account, by remarkable Circumstances, where he was every day in Staffordshire; from the 4th to the 7th you find him at Wolverbamoton. For the 8th indeed we do give no particular account where he was that Day; but we prove that upon the oth he was at Tixhall, and from thence he came away with Sir John Southcoat towards London; and there you have a particular Account where he was, every Day till the 14th, when he return'd to his Lodging.

And now, Gentlemen, I shall shew you, that, if you believe these Witnesses saw him in these Months; that certainly it was upon those Days

they fpeak of, that they did fee him.

First, that he went out of Town in August, you have these Witnesses, Anne Ireland, Eleanor Ireland, Mrs. Duddle, Mrs. Quino, and my Lord Aston. Well, how come they to remember it was upon the 3d of August? Why the four Women remember it by this particular Remark; three Days before there was a Holiday, which they keep in memory of Ignatius; and upon that Day they remember Mr. Ireland went abroad to take a Recreation, and came home again that Night, tho' the rest of the Company staid there; because he was to go out of Town upon the third Day after, which must be the 3d of August; for Ignatius's Day, you hear, is always the last Day of July. And they do positively swear, that upon the 3d of August, he took his leave of Anne Ireland and Eleanor Ireland. Mrs. Duddle remembers that he went out that Day. Mrs. Quino, whose Husband was his Taylor, fays, he did ftay a little to have fomewhat in his Clothes mended; and she saw him in his Boots, and he faid he was to go out of Town. Mrs. Anne Ireland fays, they took the liberty to lodge a Gentlewoman in his Chamber, and faw him not again till a Fortnight before Michaelmas: And that he did go out of Town upon the 3d of August, is further prov'd by my Lord Aston, who noted it down in his Book at that time, that Ireland came to his House at Standen in Hertfordshire; so that here is as strong an Evidence as can be, that he did go on the 3d of August, and that they remember it to have so been, by all the Circumstances that can be imagin'd.
Well, the 3d of August he went out of Town.

The 4th of August we give an account where he was: he staid that Day with my Lord Aston at Standen. The 5th of August he set out with my Lord Aston's Company, and went to St. Albans. The 6th, he went to Northamston. The 7th, to Coventry. The 8th, to Tixball; and the Company that went with him proves it, which was Sir Edward Southcoat, and Mr. John Southcoat; and Harrison and Hobson, who saw him go in the Company; and Mr. North, who fays he faw him every day; and Ingletrap, the Coachman that drove the Coach: all these remember it positively, and fome of them fpeak of a remarkable pretty Horse,

which he rid upon.

Now when he comes from Tixball, (for we have brought him hither by manifest Proof, by Men

that could not forget, by Men that faw him in the Company) there he remain'd (as they all testify) till the 13th of August, and that was the Tuesday after his Arrival at Tixball; and from thence he went that day a Journey into Flintshire, to Holy-Well; and that is proved by the Witnesses, that were in his Company in that Journey. They tell the 12th he lav at Nantwich. The 14th at you, the 13th he lay at Nantwich. Holy-Well. The 15th, at Chester. And the 16th he came back again to Tixball. And fo here you have abundance of Witnesses, that give you a particular account where he was, in what Company they faw him, from the 3d of August to the 16th. If he were then in this Company from the 3d to the 16th, he could not be in his Chamber in Russelfreet, between the 8th and the 12th.

Then we came to the 17th, and then we find him to be at Wolverhampton, where he continued to the 26th; and that it must be between the 17th and the 26th, is plain: For after that time which Mrs. Harwell speaks of, the other Witnesses give fuch Circumstances, that it cannot be otherwise. You find him on the 27th at a Horse-race, which is a remarkable Circumftance; and these are things, that Men do very well remember what days of the Month they happen upon. We then give you an account of the 29th; that at Tixball he was feen in company upon the Bowling-green, with Persons of Quality; Sir Thomas Whitegrave, and others: so we give you an account where he lodged. The 28th he was at Bellamore. The 29th he went to Mr. Heveningham's, there he lodg'd till the 1st of September; and this is remember'd by particular Circumstances, that he went a fishing, and a setting, and a hunting. Then the next day, which is the 1st of Settember; and the next day after, the 2d of September, they faw him at Mr. Gerrard's; he din'd upon the 2d at Mrs. Crompton's, and lay at Boscobel: there he continued the 3d, and the 4th he came to Wolverhampton again.

So that this shews, that what Mrs. Harwell did fpeak of, was true; for if Mrs. Harwell did fee him, as 'tis not at all doubted but she did, it must be in that Interval of Time between the 16th and the 27th; where we give you an account of him by other undeniable Circumstances, that he lodged at other Places, and could not lodge at her House

at Wolverhampton.

Besides, Gentlemen, the particular Circumstances that they do remember him by, proves it to be on those Days. Mrs. Harwell gives her positive Oath, that he did come there the 17th, and lay there every Night to the 26th, which was on the Monday Seven-night after; and that he came again the 4th of September after, and lay there till the 7th.

Then there is Rushton, another Witness, that faw him at her House, the 18th, 19th, 20th, 21st, 22d, and 25th. And, I say, it must be those Days, because we have given an account, by other Witnesses, of all the other Days. And it must be that very time that Oates speaks of; for it was the Summer before Ireland was apprehended and executed for the Plot, which was Michaelmas 1678.

Mrs. Winford, she remembers him at Wolver-

bampton, the 18th, 19th, 22d, and 24th.

Stanley remembers the 18th and 19th; and if you ask him how he remembers it, he tells you, by a Circumstance that most Men would remember; he buried his Child that day, and entertain'd Ireland with the Provision for the Funeral. Now Men usually remark such Accidents as these; for that is a thing a Man cannot forget, that has any Concern

in the World for those that are so nearly related to him; and therefore such Circumstances must of neceffity evince the Truth of what he speaks, because it is brought to his mind, by an Accident that cannot be forgotten.

Mrs. Purcel, which is the next Wirness; and she remembers to have feen him the 18th, 19th, 20th, 21st, 22d, and 23d; for the remembers the last of them was the day before Bartholomew-day, which

was a remarkable day.

Then there is another Man, that look'd to his Horse whilst he was there, but his memory will not ferve him to fpeak to any particular Time; he only evidences, that he was there; and the other Witnesses speak to the Time.

Mr. Stamford, he remembers it to be at that time, because he saw him on the Sunday after the Affumption of our Lady, which is always the 15th of August: and the like says Mrs. Gifford. These Circumstances verify her Testimony.

And Mr. Gifford remembers, he came on the 17th Day; and he faw him every day, till the

26th Day

And Mrs. Fowler, who is Mrs. Harwell's Daughter, she remembers he came the 17th day; and fhe was in his Company every day, till the 26th, except one day, when he went to Litchfield; that was the day before Bartholomew-day, which was

Friday.

Mrs. Keeling, she swears, that upon the 17th day he came there, which was Saturday. She faw him on the Sunday, and on the Monday; and went on the Monday in the Afternoon, to the Funeral of her Mother, which is another Circumstance, that she must needs remember; and by that, has the Remembrance of the Day of the Month when he was there: And she return'd back again on Thursday, and heard him that day, but did not fee him. But fhe faw him every day after, till he went away; and she remembers his going away was upon the 27th. And she remembers likewise, that he return'd the 4th of September after.

Mr. Richardson, he proves, that he saw him upon the 19th Day of August at Wolverbampton; as he was told, it was he: And being ask'd, when he was told fo? He fays, Mrs. Harwell told him fo, fome time before he was apprehended; fo that she could not tell it him then, to ferve a Turn. And

he is a Protestant too.

So is likewife Eleanor Graves; who gives you an account, that she saw him there on the 20th, 21st, and 22d; and on the 23d, she went to Litchfield with him; and upon the 25th, she supp'd with

him at Mr. Winford's.

Now, Gentlemen, you have a full account of it, even to a Demonstration, that he must be in these Places at this time, if you will believe one thing, that is, that these Witnesses saw him at all. And fure none can doubt, but these Witnesses did, upon the Circumstances they have testified, see him in August and September: and then it must be those

particular Times, that they speak of.

At Wolverhampton then you have him to the 26th: The 27th day, you have an account of him at the Horfe-race at *Etching-bill*. The 28th, Mr. Howard gives you an account, he dined at Bellamore, at Mr. Afton's. The 29th, you find him at the Bowling-green at Tixball; and from thence to Mr. Heveningham's, where he lodg'd that Night, and staid there the 30th; which is prov'd by the Circumstances of fishing in the Morning, and setting in the Afternoon. And the next day, which

was Saturday the 31st, you hear he was at the killing of a Buck; where Mr. Gerrard was expected, but Sickness prevented his coming. And you have him the 1st of September, which was Sunday, at Mr. Gerrard's Hoose, where several of the Witnesses did see him.

And besides, one *Prottor* tells you, he saw him the 3 pt of August, at Fulsord, at Mr. Lowe's. And he very well remembers that to be the Time, by a remarkable Circumstance: For (says he) the last Day of August I went to pay some Money, (which is a thing Men are generally very punctual in) and when I came home again, I found him there. And he swears he saw him at Mr. Gerraru's House, the 1st of September, the Day after.

Mr. King remembers he faw him at Mr. Gerrard's of Hildersham, the first of September; and that he dined at Mrs. Crompton's, the second of September; and staid there till two of the clock in the Afternoon; and went from thence, with an

intent to go to Boscobel.

Lee fays, he faw him at Mr. Gerrard's House and at Mrs. Crompton's: that he dined there, and went from thence to Pancras, and from thence to Boscobel.

Mr. Biddolph remembers, he dined with him on the fecond of September, at his Aunt's; and that by this Circumstance, he was desired by my Lord Cullen, to see an Horse-Race in Northamptonshire; and promised my Lord Cullen to come: Which Horse-Race is always on a certain Day, the first Thurssay in September; and that Year it happen'd to be the fifth of September: And it was the Monday before, that he dined at his Aunt's; and because of his Promise to my Lord Cullen, he would not stay all Night. And so it must be the second Day of September, that he saw him there.

Mrs. Crompton fays, it was the fame Day, that her Nephew, Mr. Biddolph, dined there: For he was a Stranger, and the never faw him before, nor after.

And there is another Gentlewoman, Mrs. *Palmer*, that fwears, he dined at Mrs. *Crompton's*; but the cannot tell the particular time when.

Mrs. Gifford faw him at Pancrass, between the Hours of four and five in the Afternoon, upon the second of September: And Lee went along with him to Pancrass; and from thence he went to Boscobel.

Mr. Pendrel fays, he faw him the fecond of September at Night; for he came to his House. Which agrees with all that the other Witnesses fay, which was, that he intended to go to Boscobel that Night. He and his Wise both testify, that there he lodged upon the second of September, and staid there the third of September; and went from thence the fourth, to Black-Ladies: where Mr. Gifford tells

you, he dined.

And we have given you an Account before, where he was the Fourth at Night: For then he was returned to Wolverbampton; and there he lodged to the feventh of September. And after the feventh of September, though we do not give you a positive Evidence, That upon the seventh of September, at Night, or upon the eighth, he was at my Lord Aflon's; yet we have given you that, which amounts almost to a Demonstration, that he must be there upon the eighth of September. For he went from thence with Sir John Southcoat, to go towards London, on the ninth. And our Evidence is the more credible, because they swear cautiously all of them: Unless they will not take upon them to fix upon a particular time.

Then, Gentlemen, we give you an account, by the Perfons that were in his Company where he was every Day, all along from the time he left Tixball, down to the time he came to Sir John Southcoat's House in Surrey. And this Journey took up the ninth, tenth, eleventh and twelfth of September: There are four Days; and he staid there one Day. Then he fold Mr. Southcoat his Horse. Mr. Southcoat lent him his Horse to come to Town; and the next day he did come to Town. And so we have brought him to Saturday the Fourteenth of September.

And now, let all the World be judge, if there be any poffible room left, that any one word Mr. Oates has faid, can be true; even giving him the Latitude of Time, he himfelf defires, and fays all Witneffes must be allowed. No, there is not one Minute for him, wherein he can be verified in any one Tittle of his Evidence, as to Ireland's being in Town. And this is that which I call (and fure, well I may fo call it) a Demonstrative Proof,

that what Oaies did fwear is utterly false.

Gentlemen, the Jury had not this Evidence at the Trial of Ireland: Some there were, that went out of the Town with him; and fome, one or two of Wolverhampton, were at the five Jefuits Trials; but not above five or fix in all of these forty odd, that now appear. True indeed it is, all these were not there; and Ireland upon that, unfortunately suffered; for so I may take leave to say, it was Unfortunately.

Mr. Oates has faid one thing unto you, which he lays much stress upon: He would have you look upon it as a great Hardship, that this Prosecution comes so late; and that it is strange, after fix Years time spent, this should not be set on foot.

fix Years time fpent, this should not be set on foot.

But, Gentlemen, I cannot but with much Sorrow remember to you, and I know you all remember it too well; That there was a time, when the City of London was fo far corrupted, that it was become a Refuge and a Sanctuary for High-Treafon; when there was no Justice to be had for the King there; when Men lodged themselves within those Walls, as a Protection for their Conspiracies: we all remember the Time, when Indictments were preferred, and a plain Evidence given to a Grand-Jury, even to the publick Satisfaction of all that heard it; and yet they have refused to find the Bill: And not only fo, but were fo abetted by the Rabble, that it was scarce safe for the Judges to sit upon the Bench. These are things none of us can forget, but must be perpetually remembred, to the shame of the Authors and Contrivers of them: And therefore it is no wonder an Indictment was not preferred against Mr. Oates, at that Time, when the plainest Proof against Criminals could not be admitted. And this will give every Man Satisfaction, why it has been delayed; and I hope at the same time give every Man a Caution, how they fall into the like Circumstances again.

But, Gentlemen, you have heard the Evidence that is now offered, to prove this Matter of Fact; and it is a plain Demonstration, if you will believe that Mr. Ireland was seen by these Men at all, he was seen at those very times they have particularly declared: For upon Consideration of the Circumstances, it is impossible it should be at any other times; and so I leave it to you to judge upon the whole, whether the Desendant be perjured or no.

L. C. J. Gentlemen of the Jury, this Case has taken up a great deal of Time; but it is a Case of that moment and consequence, that sure no time ought to be thought too long, that is employed

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for the discovering of the Truth, so necessary to be discovered, as the Matter now in question. For as I said at the beginning upon this Occasion, and I cannot but say it again now; I confess, I cannot without Horror and Trembling, reslect upon the many Mischies and Inconveniencies we have been run into, if the Testimony given this Day in this Cause against Oates prove true, as I cannot in the least imagine, where there should remain the least Objection against the Truth of it; I cannot, I say, but bewail, that so many innocent Persons (to the Reproach of our Nation be it spoken) have suffered Death upon this account.

God deliver me, from having the least stain of innocent Blood imputed to me; and it is more to be lamented, when we see that Impudence, which has brought that Infamy upon our Land, continues with a brazen Face, defying all Shame to this day. But by this we may be informed, how some Men's Confeiences are seared, and that there are some People that do indeed live without the Fear of God in the World. For if that Man, who has affumed to himself the Habit and Character of one that should preach to others, Religion, Virtue, and the Things that become true Christians, shall become such a Monster of Impiety and Impudence, in defiance of Heaven and Earth; what greater and more manifest Proof can there be of a seared Conscience?

I cannot but lament likewise the Wickedness of our Age, when I reslect upon the Testimony of that other Wretch, (indeed I cannot use Terms severe enough for him) that when he was going into another World, should persist in such gross Falsties; I mean Bedlee, infamous Bedlee; and let his Name be for ever infamous to all Mankind, that have any regard, or deserence for the Truth; that he should with his latest Breath dare to affirm, that every Word he had said of the Popish Plot, was true: when it is as clear as the Sun, by the Testimony of this Day, that every Word he swore about Ireland, was utterly salse. Good God of Heaven! What an Age bave we lived in, to see Innocence suffer Punishment, and impudent Falsity reign so long!

Gentlemen, I hope all Eyes are opened, (I wish they had been so long fince;) let us lay the Burden, the Infamy and Reproach of these Things, upon them that deserve it; for we cannot but know, we are reckoned as a By-word to all our Neighbours, and shall remain Monuments of Ignominy to all succeeding Ages and Times, if we do not endeavour to discharge our selves, and our Religion, and the Justice of our Nation from these Scandals.

Gentlemen, I think I am obliged, in the first place, to take notice of what Mr. Sollicitor General has mentioned, concerning the Infolency of those Times, wherein the Faction was grown to that extravagant Height, that, in truth, a Man durst not appear, with fafety of his own Life and Fortune, to testify the Truth. And, is it not a shame, that it should be remembred, what one of the Witnesses this day testified? That when he came to appear at the Council-Table, to attest a Matter of Fact, before this innocent Blood was spilt, (for so I must call it, if that which has been sworn this Day is true) the Rabble should be so boisterous, as to cry out, Where is that Villain, that dares come to give Evidence against OATES, the SAVIOUR of the NATION?" Oh, horrid Blasphemy, that no less an Epithet should be given to such a profligate Wretch as Oates, than that which is only proper to our Blessed LORD! As though Oates had merited more than all Mankind; and fo indeed he has, if

we take it in a true Sense: He has deserved much more Punishment, than the Laws of this Land can inslict.

And I must needs say, Gentlemen, That this is an Instance, why there seems not to have been Punishment enough ordain'd in Law for Perjury, because our Law-makers did not forcsee, that there could ever be such Villains, such Miscreants, as these.

We have indeed another Instance in the Law, of a Crime for which there is no adequate Punishment; and that is in the Case, where a Child kills his Father: Parricide has no peculiar Judgment assigned for it; but we are forced, because these Things have been sometimes practised, by a Construction in Law, to make that Child as a Servant to his Father, and so punish him with the Judgment of Petty-Treason: but take him immediately as he is a Child, and not as a Servant, and I say there is no particular Provision in Law, to punish such an Offence: And, what is the reason of it? Because it is so unnatural, and against the Imaginations of Mankind to believe, there ever could be such a wicked Child in the World.

If that be not to be imagined, how could it be imagin'd, that there should be such horrid Villains, as should attempt the Destruction of the Government of three Kingdoms? Good Lord! What times do we live in? Surely, 'tis such an Age, as was never known, from the Creation of the World to this day.

And to this must be added, what aggravates the Mischief, that all this is done under the Umbrage, Countenance, and Pretence of Law; the Proceedings of Law, the usual Methods of Justice, are made the Instruments of the most horrid Injustice. The Murder of our late bleffed Sovereign, King CHARLES the Martyr, of ever-happy Memory, though a Crime as high in it felt, as the Law knows of; yet I may fay, it was aggravated very much, that that unfortunate, but glorious King, should be brought to the Block, by a Pretext of Law, and cut off by a colourable Method of Juf-tice; 'tis that which makes that Murder ten times more base and infamous. So, Gentlemen, the Destruction of poor innocent Persons, by false Accusations, by the pernicious Evidence of perjur'd Witneffes, in a Court of Justice, makes their Crime infinitely more odious, than common Murder.

Gentlemen, I cannot but fpeak with warmth in a Case of this nature; and I the rather speak so, because, at the time when those things were done, we all know, the Nation was in a hurry, and a fort of ill-minded Men had crept in among us, who had blown us up to such an height, that nothing but what comply'd with their malicious and devilish Designs, was to be believed; when the King could not get common Justice done against real Traitors; but the very Streams of Justice were all corrupted, though the Fountain (God be thanked) was preferved pure.

When the Faction (by Cabals and Intrigues) had got Sheriffs of their own Party, and laboured to get all other Officers of their own wicked Principles, then came all those Mischiefs we so long labour'd under. When those Fellows, that had so great a share in the late Rebellion, were the only sit Men to be trusted with the Government; and all the while were designing to destroy it, and to bring us into the same miserable Condition we formerly were in.

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Was it ever (I fpeak to you, Gentlemen of the Jury, Citizens of London, who know its antient Constitution, and have too well experienced its late Convulsions) was it ever known, till Justice was defigned to be corrupted, that there was any labouring to be Sheriffs? No, Endeavours were always used to be excused, and Fines paid to get off from that Office: And the reason is plain; for never was there a wife and wealthy Citizen, that had a mind, out of a principal Part of his Estate, to fquander away so much as is necessary to defray the Charge of that Office : But it was the Defign that those Rascals had upon the Government, that made them so greedy of those Places; and they thought they had now an Opportunity to effect their Defign, upon these Fellows pretended Discovery. They believed, that because we were hurried into the Mischiefs of the late Times, by Pretences of Popery, the same Bait would be swallowed now: Therefore the Cry must be set up, Popery was a coming in. They concluded, if they could but make use of the same Engines, they should have the fame Effect: Witness a Peer, that is now dead, one that was a main Instrument of our Confusion in the late Times, and thereby experienced in Villany, was made use of as the chief Tool in these late Contrivances.

But alas! when they found those Pretences and Projects would take no longer, then they fly to that, which was indeed the bottom of all; I mean, The bloody Conspiracy. When they found they could not overthrow the Government by Methods of Law, they betake themselves to downright Treason. For by this time the Eyes of the honest Citizens were opened; and they found what Interest was driving on: And it was time to have them open, when a Cause in Guild-Hall was always tried according to the Characters of the Client, and not the Merits of the Cause; when, if a Man was blasted with the Name of a Tory, he was sure to lose it: But if a whining Rascal was fanctified with the name of a Whig, he was sure to have it go on his side: Witness the famous Cause of Mr. Loades, about his Lemons.

But when Sheriffs came to be elected in due manner, fuch as were fit to be trufted with the City Business; what do they, but break out into a horrid Conspiracy, to take away the Life of that bleffed King, that merciful Prince, so lately deceased, to the Grief and Sorrow of all his loving and loyal Subjects? And not only so, but to robus of his facred Majesty, our present most Gracious Sovereign; whom I pray GOD to preserve long to reign over us. [To which, the Auditory gave a great Accompation Source of the Auditory gave a great Macamatica Source of the So

Acclamation, faying, Amen.]
Gentlemen, When these Things are thought upon, you must give me leave to observe (let others think what they please) that was the real Plot, the true Plot: For there is one thing observable, that attends this whole Affair, that every Man who suffered for the Plot, which the Witnesses truly call Oates's Plot, to a Man denied it even to the last Gasp; and took it upon their Deaths and Salvations, that they were innocent: Nay, when they had not those Hopes Bedloe had of Life, (for I cannot believe, that he could have been fo egregious a Villain, as to have attested such notorious Lyes, if he had not hoped to have recovered, and thereby increased his own Reputation) yet not a Man of the others, but disowned it with their dying Breath. Now, on the other fide, there was not a Man, that was concerned in the Conspiracy, of which this was

to be the Blind and the Colour, had the Confidence to deny it, when they came to fuffer for it. All this ought to be put in the Ballance, and duly weighed.

For, Gentlemen, because it is a Matter that is not only publick here, but all the World over, we must have the Justice of the Nation vindicated, and its Dis-reputation wiped off. And having taken notice of these Things, which I could not well omit upon this Occasion, I must now put you in mind, what is necessary for you to take into your Consideration, as to the particular Case before you. And,

First, You must observe, that this Indictment against Oates, is for committing wilful and corrupt Perjury; which is also faid to be done maliciously. And if it were false, furely it was malicious; because by his false Oath, have innocent Men been convicted, condemned, and executed.

Secondly, You are to confider, how far the Thing goes, to make it material to the Issue: For if it were upon a Nicety only, or a Catch, or any of those fine Words, that he has been pleased to make use of; it were not fit to perjure him upon it. But it is certainly very material: For Time and Place are Matters substantial to discover Truth and Falshood by; as in the Case of Susannab, the Perjury of the Elders, as you may remember, was detected by those very Circumstances. But I shall shew you the Occasion of this Oath; and that will manifest it to be a material Part, in respect of the Time. For.

First, Here was a Consult held, as he testified, the 24th of April, 1678; and then he swears Ireland was in Town, and prefent at the Consult: But all that Oates fwore, would not do the Feat, because that he was but one Witness. Then comes Bedloe, his worthy Yoke-fellow (a Brace of fuch Witnesses, as the Lord deliver all Mankind from) and he affigns another Fact upon Mr. Ireland, in the Month of August, the latter end of it, or the beginning of September; which is material, and makes two Witnesses against Ireland, which Oates knew well enough: For he is his Arts-Mafter; he knows all the Tricks, and can tell the very Nick that will do. And therefore, when he finds Mr. Ireland fo positively affirming, that he was then out of Town; and if fo, Bedloe did not swear true: then does this Oates come in, (and thereby makes his Testimony material to the Point then in Issue,) says he, The first of September, or (at least) the second, I will swear he was in Town; for he gave me twenty Shillings. And that is given as a Token, why he does remember it. And thus he did prop up Bedloe's Testimony, against Mr. Ireland's Defence. This is proved to you by Mr. Waterhouse, who was one of the Jury. And the fame thing does the next Gentleman swear, which is Mr. Byfield: They do both agree in that Circumstance punctually, that he

fwore he had then of him twenty Shillings.

Ay, (but fays he for himself, because I would remove the Objections out of the way, as they occur to me) 'tis very hard, this being now some fix or seven Years ago, that I should becalled to question about such a thing; when they might have had a time to disprove it before.

Besides, Gentlemen, the Answer that has been truly given to you, concerning the Miserableness of the Times; when, the truth of it is, there was no Justice to be had for Protestants, if we speak of the Church-of-England Men under that Name: For either they were Papists in Masquerade, or

Popishly

Popishly affected; or the Names of Tory and Tantivy, and I know not what, was enough to do their work for them: And no body was reckon'd of the Sober, Virtuous, Godly Party, but those that were under Affociations and Covenants; as the' there was no Sanctity to be found in any but those who were bent to deltroy all Virtue and Religion. I fav befides that, there is another Answer, which I am forry has fo much weight in it: Could any Man have believed that Oates should dare so impudently to swear a Falshood, and that in a Cause where Life was concern'd; and the Man hang'd upon his Testimony? To what purpose then should his Relarions interpose to disprove Oates, after his Death? That would not revive him. But you find there was an Inclination that way; and I wish to God, with all my heart, it had taken effect: For what fays the old Gentlewoman? As foon as fhe heard what Mr. Oates had fworn, which she knew to be falfe, immediately she dispatch'd an Express to London; and fent a Petition to the King, That either Ireland might have a new Trial, or his Execution might be reprieved, till they brought up such Witnesses, as would bave made it apparent, and as clear as the Light, that what this Fellow had testified, was notoriously false. But fuch, fuch, I must say, was the Missortune of the Time we were in, that stop'd the Fountain of Mercy it felf, from letting forth its wonted Streams; and even compell'd that compassionate Prince, rather than he would give any disturbance to his People, to permit that Execution against his own Inclination; because there was a Verdict, and Judgment in the Cafe. For as he was really the Fountain of Justice, so was he of Mercy too. And it is well known to those that had the happiness to be near his Person, how oft he expressed his Concern for having confented to this Execution. And this continued with him even to his dying Day, as the business of my Lord of Strafford did with his Royal Fa-

And, Gentlemen, I chose to mention this Passage concerning his late Majesty, for this reason, That when we live in fuch tumultuous Times, when things are put so hard upon Princes, as to compel them to restrain their Mercy, where they think it due, rather than feem to stop the Current of Justice; this should not be remember'd with any Reflection upon them, but with Infamy to those that are the Causes and Grounds of it: When fuch prodigious Wretches, as Oates and Bedloe, for there appears no Evidence before you, but of those two profligate Villains, who came out of Goals, and after having been guilty of Villaines almost of all forts that ever were committed, came to be fanctified by committing more; and were therefore call'd, The Saviours of the Nation.

Gentlemen, The next Objection that is made against the Evidence for the King, is, That they are all Papists; who design nothing but to destroy the Government, and ruin the Protestant Religion. And this must be taken to be the whole Design of all these Persons of Quality, and others, that they come to forswear themselves, and damn their Souls to all Eternity, on purpose only to destroy Innocent, Protestant Mr. Oates. Alack-a-day! When at the fame time, I must tell you, if it were necessary, you have about seven or eight Protestant Witnesses of the Church of England, that confirm the Testimony of the rest: Not that we must think, or ough! to have any fuch Conception among us, but that Roman Catholicks in point of Law, are good Witnesses; and are to be credited as much as any other Vol. 1V.

Witnesses whatsoever, unless there be some Objection made to them; which would be the fame against a Protestant as a Papist: For there remains a Right in them, and they ought to have equal Credit given to their Testimony, with those of any other Persuasion, if a regular Objection be not started against them. And sure I and that has been always the Law; and shall be my Practice, while I have any thing to do with the Administration of Justice. Let the Sober Party, as they Call themfelves, make what Reflections they please open it. or trouble themselves as they will about it, Tyalue them not, nor their Opinion: Let them fend as manv Penny-Post Letters and Libels as they have a niind to do; two of which I receiv'd last Night about yesterday's Trial. This I am sure of, Lying is as much the Talent and Inclination of a Prefbyterian, as ever it can be of a Papist: Nay, more; for it is as inseparably incident to a Presbyterian (and fuch fniveling, whining, canting Knaves) to lye, as to fpeak. They can no more forbear Lying than they can forbear Speaking; for generally, as often as they do the one, they do the other.

Besides, I must observe to you, with what Caution, Care and Sobriety, both of Expression and Action, all these Gentlemen and Women have delivered their Testimony, with the greatest Tenderness and Care that possibly could be: And as well as they have given it with Caution, fo I cannot but put it home to you, Gentlemen at the Bar, to give

it its due Confideration.

For the other Juries did believe Oates, and not them at that time; yet that is not to be your Measure, because you have not the same Reason to do it. Could any Person think, that there should be fuch Villains upon Earth, as impudently to fwear downright Treason against their Fellow-Subjects, if there were no Truth in the Accusation? That was the thing that guided those Juries, who were all of them, no doubt, very honest Men; and that was it, which influenc'd the Parliament to do what they did in the matter. For it was morally impossible to be thought. any fuch Wickedness could be so publickly attemp-

But God be thanked, the Eyes of all honest and understanding Men are opened. And we see the fault was in our Credulity; and that these were Fellows should not have been believed: And it concerns us, when the Truth has been fo debauch'd, and our Credulity so imposed upon, to shew the

World our just Resentment thereof.

And this I say to you, Gentlemen, with a purpose to vindicate those Persons who were concern'd as Jurors, in the Trials of all those Causes; because that is the thing much harp'd upon, and aim'd at: That because he was believ'd before, to disbelieve him now, would cast a Reflection upon the Juries; whereas, if that Opinion hold, never will there be any fuch thing as Perjury detected, so long as the Sun and Moon endure: For if a Verdict be obtain'd upon false Testimony, and it shall be enough for the Witness to say, I was believ'd at such a Trial, and therefore do not you offer to prosecute me for Perjury: That would be the finest Doctrine that could be taught, to give a Licence to destroy all Truths, Justice, and human Society.

Therefore I leave it home upon you: Upon your Consciences be it; for, in the presence of the Great God of Heaven and Earth, that sees all our Hearts, and will judge us for our inward Thoughts at the last Day, Liberavi animam meam. If you can find all these Persons (in number forty-seven) guilty of

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then you must acq it the Defendant.

For the Particulars of the Evidence, which abound in many material Circumstances in point of Time and Place, I shall run them over as short as I can, and remind you of them; not because I think it extraordinary necessary, as tho' there were the least doubt of the Fact, but for the Satisfaction of all Mankind, that are not under invincible Prejudice against the Truth. And I am sure, upon yesterday's Bufiness there remain'd not any doubt with any that heard it, fave one, who I know had a great fhare in the Defign, that was at the bottom of it; and I doubt, was one of those Persons that fet this Villain on work: his Name may be conceal'd for the present, but a few days will discover it here, or in fome other place.

Gentlemen, what Mr. Attorney, or Mr. Sollicitor-General, or any of the King's Counsel have faid. or what the Defendant has faid for himfelf, if not proved, and made plain by Evidence, is to be no Guidance at all to you, who are only to go according to the Testimony given to you; for that is purfuant to your Oath, which Oath is the Rule of your

Enquiry.

The Witnesses that prove, that he did swear so in both the Points in the Indictment; I need not mention, they were fo full: They tell you he fwore, that Ireland w s in Town from the 8th to the 12th of August; but because he fixed upon the 8th at first, there was Caution given him, Be not so precise to a Day, consider with your self. Then comes he to stab the Business to the quick, and to rivet it home: If I cannot be positive to the 8th, I will be positive between the 8th and 12th. And as to the other Point, I did observe before that, because Bedloe was at a stand, upon Irelana's denying his begin in Town the latter end of August, or the beginning of September, therefore comes Oates up again, to fix it home; and, fays he, I am fure he was in Town the 1st or 2d of September, because he gave me twenty Shillings. That he fwore this, is testified by three Gentlemen, who were Jury-men at those Trials.

Now, that this is notoriously false, false to a tittle; and, as Mr. Sollicitor does observe, not the least time left to give any fort of countenance to

what he fwore, is thus made out to you.

First, you are to take notice, that upon the 3d of August, being Saturday, it is fworn by three or four Witnesses, that he went out of Town; and this is not fworn as Mr. Oates gave his Evidence pofitively without Circumstances, but they give you an account how they remember it; because upon the Wednesday before, which was a publick Day of Note among them, and always kept as a Festival in memory of St. Ignatius, upon the last day of July, as both they and Mr. Oates himself do affirm, there went Mr. Ireland, Mrs. Anne Ireland, and their Mother out of Town to a Friend's House to dinner. Mrs. Ireland did defire him to stay there all night, as fhe did. No, fays he, I cannot stay all night, because I must go out of Town on Saturday, and I must provide things necessary for my Journey: Nay, that is not all; for it goes yet further. Says his Sifter unto him, Why do you begin your Journey on a Saturday? That is an improper Day. Oh! fays he, I do it, because I am that Night to go to my Lord Asson's House in Hertfordshire; where I am to meet with Sir John Southcoat, and go down with them into the Country: This does the Mother fwear, and the Sifter. And then the Maid-Servant, and the Taylor's Wife, do

wilful, downright, malicious, and corrupt Perjury, give you another Token, that it was Saturday the 3d of August, because he had something to be mended in his Clothes, and staid for them; and he was to go out of Town, for he had his Boots on.

There is yet this Circumstance further, wherein those four do all agree, That as he went out of Town the 3d of August, so he did not return till the 14th of Settember; for they fay it was the Saturday Fortnight before Michaelmas, and the fame Day of the Week that Michaelmas-day was of. So that you will find, that there is a conftant Proof. and as plain a one as any possibly can be in the world, as to the time of his going out and coming home. And where he was in the mean time, proved directly by a great Company of Witnesses, except one Day. For you fee, the 3d of August he went to my Lord Afton's at Standen: Several there are that faw him there the 4th, and dined with him there; particularly, Sir Edward Southeoat. And to shew that it is not a thing they are positive in, and twear it roundly without Confideration, they give you an account of the Reasons of their Knowledge. You are to confider also the Testimony given by my Lord Afton, a Person of great Honour and Quality: Says he, tho' I dare venture all I am worth in the World upon the Truth of it, that Ireland did go along with me all the Journey; yet, because I did not take such particular notice of the rest of the time as I did of those two Days, I will not take upon me to fwear it. If Mr. Oates had had the fortieth part of that Caution in his Evidence, I dare fay, you had not had the trouble of this Day's Trial.

The Fifth, you have a great many Witnesses who give you an account that he came on Monday night to St. Albans with my Lord Aston; there is Sir Edward Southcoat, Mr. John Southcoat, my Lord Asson, the Coachman, and all the Servants. Sir Edward tells you, that Monday was a hot Day, and my Lord Afton took him into his Coach; but he rode a horseback all the rest of the way, and had a fine going Horse, which Horse Mr. John Southcoat bought of him when the whole Journey was ended. They tell you likewife, upon the 6th and 7th Days, the very Inns they lodged at upon the Road; and particularly at Northampton, they lay at the George, which was Sir William Farmer's House, which was then lett to an Inn-Keeper, because of the Fire in that Town. And, which is most material of all, for Mr. Oates's Satisfaction, you have for these times no less than four Witnesses, that are Protestants of the Church of England, who give you the fame account. There are in all no less in number than fourteen to this Point; and whether you will believe those fourteen to be wilfully perjured, without Evidence to the contrary, is left to you; and if they do swear true, Oates that was yesterday found perjured, must be convicted of Perjury againto-day: For in short, the Question is, Whether you will believe Persons of Credit, that have no stain upon their Reputation, or Oates, that upon plain Evidence was

found guilty of Perjury yesterday.

When we come to Tixhall, we have no less number, that testify where he was from day to day, and from night to night, to the 17th, and from the 17th to the 26th. You have fifteen Witnesses more, all as direct and positive, as can be in the world, fwearing where he was from time to time. It feems he came to Tixball on Thur day the 8th; there he staid till Thursday following, and then he went to Holy-Well: he lay the first Night at Nantwich; the next Night at Holy-Well, at the Sign of the Star, a notorious Inn there; he came to Chefter on Thursday,

and some of the Company left him there, but others came back with him to Tixball; who say, he went away on Saturday Morning, which happens to be the 17th. And thus you have a full account of him, quite from the 3d to the 17th, beyond all controverfy, plainly proved by Perfons of undoubted Credit. And if he were, where they fay he was, from the 3d to the 17th, how could Oates fwear true, that he took his leave of him here in Town, between the 8th and 12th?

Now let us come from the 17th to the 26th, and you have no less than fifteen Witnesses, four whereof are Protestants; which I urge not as a necessary Qualification to be a Witness, but to answer Oates's Objection, as the this was a Popish Design to destroy him. They have given you an account where he was from time to time, by convincing Circumfrances, which you have heard; particularly of one Day that he went to Litchfield; one of the Witnesses went with him, and a Protestant Witness too, that came back with him again, and supp'd with him at her Father's House. The Apothecary tells you, the Day that he faw him was a Wake-day, which is a remarkable Time in the Country. You are told of the Funeral of one Woman's Mother, that made her stay away from Monday till Thursday: of another Man's Child. I mention them but shortly to you, because I know you have taken Notes of them, and they are only used as Instances to manifest the Integrity of the Witnesses, that this was not a thing contrived on purpose to make a Story of, but did really happen in the Order they tell it. And I must remember you of another Circumstance some of them do swear, that whereas Oates had a mind to evade their Testimony by that Question; whether this was the same Ireland that was tried? It was most certainly he; for that is made too evidently to appear, by their feeing him

executed at Tyburn, I am forry to fay, innocently. From the third of August to the twenty-fixth, there is not one Night, but you hear where he was: And from the twenty-fixth of August to the seventh of September, you hear where he was, at the Horsematch, upon the Bowling-green, at Mr. Heveningham's, Mr. Lowe's, Mr. Gerrard's, Mrs. Crompton's, Mr. Pendrel's, Mr. Gifford's, and Mrs. Harwell's: And from the seventh to the fourteenth, fave only one day, viz. the eighth, you have a particular Account too; and it does not appear by a rambling Evidence, but a faithful Account is given of all the Time, fave that eighth day; which Thews the Caution of the Witnesses. And it cannot but be easily prefumed, he was either at Tixball, or thereabouts; because he was at Wolverbampton the feventh, coming to London the ninth. How eafy is it to imagine him there the eighth; and the rather, because where he was the eighth, is not material to the Point in question before you, but where he was the first and second?

And, Gentlemen, if in case you had a mind to imagine, he was the eighth at London, it must be by a strained Imagination: for you must take him to be at Wolverhampton the feventh, and make him ride post to London that Night, and return post from London the eighth to Tixhall, to be ready there early in the Morning upon the ninth, or take four days Journey back again; or else you cannot give the least countenance to any other Imagination, but that he was about Tixball the eighth of September.

Well, at Tixball you have him the 9th of September; and from thence, you have it testified by

all the Persons that came along with him all the way, that he lay one Night at Coventry, another at Banbury, a third at Agmondisham: That he baited at Uxbridge the fourth, which was the 12th of September; and came to Sir John Southcoat's House that Night, being Thursday. He staid there Thursday Night, and Friday; and upon Saturday the 14th of September, Sir John Southcoar's Man went along with him to London, whither he rode upon the Horse he sold Mr. Southcoat: the Man faw him at his Lodging; and he fays, they wondered when he came in, that he had staid so long.

And when we return to the four Witnesses they begun with at first, who make all this Testimony to stand well together; that he went away the 3d of August, and was never in Town till the 14th of September; and every day, but the 8th of September. which makes nothing to the business, is particularly spoke to: and he must be there that day too, except you will put him upon very hard Service, to ride post to London and back again, in twenty-four Hours; for no other reason, but only to commit a Treason, that none ever found out, but Mr. Oates. And, I am fure, if he did, he took a great deal of

pains, to a very little purpose.

Gentlemen, I have taken up much of your Time, and detained you the longer in this matter, because I cannot but fay, with grief of heart, our Nation was too long befotted; and of innocent Blood there has been too much spilt, 'tis high time to have fome account of it. 'Tis a Mercy we ought to bless Almighty God for that we are prevented from spilling more innocent Blood! God be blessed, our Eyes are opened; and let us have a care for the future, that we be not fo fuddenly imposed upon by fuch Prejudices and Jealoufies, as we have reason to fear, such Villains have too much fill'd our heads with of late.

Gentlemen, 'tis incumbent upon you, to try, according to the Evidence that has been given, whether the Defendant be Guilty, or Not Guilty. And 'tis incumbent upon us that fit here as Judges, to see the Law executed, as we will answer it at the Tribunal of the great Judge of Heaven and Earth; before whom we must appear, and receive our Trials at the Great Day. And God forbid, but we should use our utmost Endeavours, to inslict the greatest Vengeance, that the Justice of the Nation can permit us to inflict upon fuch Villains as thefe are; that have contracted fo much Mischief and Reproach upon us, and fo much Guilt upon them-

Gentlemen, I am forry, I fay, I have kept you fo long. 'Tis a Cafe of fuch Importance, that I could not but fay what I have done in it. There may be other Circumstances arising from the Evidence, which I may have omitted; but were very largely and fully fpoken to by Mr. Sollicitor. Whatloever has been forgotten by him, or by me, I am fure, will be fufficiently supplied by your own Observations; for I know you to be Gentlemen of great Knowledge and Experience in Matters of this nature.

· Then the Jury withdrew, to consider of their Verdist; and, after half an Hour's Recess, return'd to the Bar; and, answering to their Names, deliver'd in their Verdist, That the Defendant was guilty of the Perjury whereof he stood indicted: Which being recorded, the Lord Chief Justice Spoke to the Gentlemen of the Jury to this effect.

L.C.J. Look ye, Gentlemen, because there has been some notice taken to-day, as there was yester-

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day, concerning the Opinions of Judges, about Verdicts that have been given, I would fay a word or two to you: not that I much admire the doing of it, at any time; nor would I do it now. for your fakes; because, I am fure, you act according to your Conferences, and affect not Commendation. But because it may be necessary, for the Satisfaction of some People, that they should know our Opinions also in this matter; I must tell you, you have given a Verdict, that becomes your Honefty, Integrity, and Loyalty. And I declare, in the prefence of Almighty God, the Searcher of Hears, that had I been of the Jury, I must have given the same Verdict. Gentlemen, 'tis an honest and just Verdict, that you have given; and by it, you have contributed, as much as in you lies, to vindicate the Nation from the Infamy it has so long lain under.

Mr. Just. Withins. For my part, I think, if you had given any other Verdict, you had found against plain Demonstration; the Evidence was fo

full and clear.

Mr. Just. Holloway. The Court is very well fatisfied with the Verdict; and you have acquitted yourselves like worthy, honest Gentlemen.

Mr. Just. Walcot. There is nothing can be said to the Verdict, but that it is a just Verdict, and according to the Evidence.

[ And then the Court arose.

### Die Luna, 11 Maii, 1685.

HIS Day Mr. Wallop moved, that in regard the Court was pleas'd to give the D fendant time, till Saturday next, to move in Arrest of Judgment, upon the Conviction on Friday last; they would please to give to the same day, to move in Arrest of Judgment, upon the Conviction on Saturday; which the Court granted. But afterwards, upon the Motion of Mr. Attorney-General, they order'd, that a Note of the Exceptions to both Indictments, should be fent to the King's Counsel, fome days before Saturday.

### Die Sabbati, 16 Maii, 1685.

THIS Day being appointed for the Defendant to move what he could in Arrest of Judgment, upon the two Convictions of Perjury; he was brought by Rule from the Prison, to the King's-Bench Court.

L. C. J. Mr. Attorney-General, have you any

thing to move?

Mr. At. Gen. My Lord, I pray your Judgment upon Oates, who is convicted upon two Indictments, for two notorious Perjuries.

L.C.J. Who is Counsel for Oates? Mr. At. Gen. Mr. Wallop moved for him.

L. C. J. What is it that Mr. Wallop has to fay. Oates. My Lord, I defire I may speak one Word. It was Thursday Night before my Attorney could make an end of examining the Records; Sir Samuel Aftry knows it very well: Then I fent the Rule to those Gentlemen that were affign'd to be my Counsel; and the Exceptions were deliver'd in but yesterday. I pray I may have a Day or two more, that my Counfel may be prepared to argue for me.

L. C. 7. We cannot do that; we gave you beyond the ordinary Rules, in extending it till to-

day.

Mr. At. Gen. My Lord, he talks of examining the Records; he had Copies of them all this long Vacation.

Oates. My Lord, my Attorney will be ready to make Oath, that he finish'd the examining but on

Thursday Night.
L.C. J. We do all know they were pleaded to the last Term; and you have had all this Vacation, to consider of them: And we have indulg'd you beyond the ordinary Time.

Oates. My Lord, I defire but a day or two more. L. C. J. No, we cannot do it; we have done more already than we ordinarily do. Perfons that are convicted, use to have but four Days allow'd them to move in Arrest of Judgment; but you, instead of having but four Days after, had eight.

Oates. If your Lordship pleases to give me time

till Monday.

L. C. 7. I tell you, we cannot do it. If Mr. Wallop have any thing to fay for you, we'll hear

Mr. Wallop. I have nothing to fay.

Mr. At. Gen. Here are four Exceptions deliver'd to me last Night, as made by Mr. Wallop.

L. C. 7. But he fays he has nothing to fay. We

know not whose these Exceptions are.

Oates. I do deliver in those Exceptions, Lord; pray let them be read.

L. C. J. Read them, Sir Samuel Astry. Cl. of Cr. Reads. Dominus Rex versus Oates. The

Defendant's Exceptions.

I. That a Witness sworn in the behalf of the King in a Process of High Treason, cannot be punish'd for Perjury by the King. II. That it does not appear, that the Indict-

ments of Ireland, &c. found in Middlesex, were legally transmitted into London; and consequently, all the Proceedings thereupon were coram non Judice.

III. That the Perjuries affign'd, are in Matters

foreign to the Issue.

IV. It is Refolutio Signat' in that part of the Indictment, that mentions what the Defendant fwore; and in the Perjury affign'd, 'tis Refolutio Signand'; and it is no good Affignment of the Perjury.

Mr. Just. Withins. These are doughty Excep-

tions indeed.

L.C.J. Mr. Attorney, what fay you unto them?

Mr. At. Gen. Truly, my Lord, I think I need not fay much to them. The first Exception is a plain Mistake of the Indictment: For had Mr. Oates been indicted upon the Statute, it had been fomething; but at the Common Law, certainly he may be profecuted by the King, tho' he was Witness for the King before. As to the second, that it does not appear Ireland's Indictment was well transmitted from Middlesex to London; that, fure, is well enough: For after it is recited, that they were fo and fo indicted, it does fet forth, that the Trials were had upon Records there depending before the Commissioners of Oyer and Terminer, and Goaldelivery; and it shall be taken, that they were well brought before them. As to the third Exception, that the Perjuries affign'd are foreign to the Matter in Issue; that is not so: For it is apparent, one of the Indictments is in the express Point of the great Treason charg'd against them, that is, the Consult of the 24th of April. And as to the second Indictment, it appear'd upon the Evidence, that there was a treasonable Meeting sworn in August; and he fwore Ireland was here in Town in the beginning of

August, and in the beginning of September. And then for the fourth matter, that he fwore he faw them fign it; and the Perjury affigned is, that he did not carry it to be figned; that receives a plain Answer: For we alledge, he falsely and corruptly fwore that he was present, and that he carried the Resolution to be fign'd, and he saw them sign the Resolution. Now, in these two things we have laid the Perjury; r. We say he was not there: And, 2. He carried no such Resolution to be sign'd. Indeed, we do not fay that he did not fee it fign'd, hor we need not; for if he were not there, nor did carry it, he could not see them sign it. There is nothing in the Exceptions, my Lord; and therefore, I pray your Judgment.

L.C. 7. Is there any body of Counsel for Mr. Oates, that will fay any thing to these Exceptions? Oates. I pray, my Lord, that I may have liberty

but till Monday, for my Counfel to prepare.

L.C. J. No, we cannot do it: Indeed, if there had been any colour, or weight in the Exceptions, it might have been fomething; tho' we have indulg'd in this case already, more than ever we used to do in Cases of this nature; for it is known to every body, that knows any thing of the Course and Practice of the Court, that after Conviction, no more than four Days are allow'd, to move in Arrest of Judgment. And being the Practice of the Court, it is the Law of the Court; and I am fure, as little Favour ought to be shewn in a Case of Perjury, as in any Case whatsoever: But yet, however, because he should not think that the Extremity of the Law was aimed at by the Court in this Case, and he hinder'd in his legal Defence, the Court did indulge him more time than is usually granted in such Cases. Now, as for the Exceptions, certainly they are very frivolous.

For the First, It would be admirable Doctrine indeed, in case it should obtain, that if a Man be a Witness in any Case for the King, and forswear himself, he should not be prosecuted for Perjury at the King's Suit: For we know that no Man can be profecuted for his Life, (except it be in Cases of Appeal) but at the Suit of the King; and to be fure, all Profecutions for Treason must be at his Suit. If then Witnesses come and forswear themfelves, to take away Men's Lives, and they should not be called in question for it, criminally, by the King; that were a fine way to fanctify the greatest Villany, and make the Process of Law to become an Instrument of the most infamous Cruelty in the World. I presume, no Gentleman at the Bar would think that an Exception fit to put his Hand

Then as to the Second, That the Perjury is not affigned in Points material to the Issue, that is plainly otherwise; for the time must needs be very material, because it was impossible that Mr. Ireland could be guilty of the Treason sworn against him, at his Chamber in Russel-street, between the 8th and 12th of August, if he were not in Town between the 8th and 12th of August: Nor could he be privy to the Treason sworn by Bedloe the latter end of August, or the beginning of September, in Harcourt's Chamber, if he were out of Town from the 3d of August till the 14th of September; and therefore both those Perjuries were in the very Points

And then for the 24th of April, which is the main Perjury of all; it is not laid in this Indictment, that there was no Confult of the Jesuits upon that Day: nor is there any notice taken, that there was no Confult at the White-Horse Tavern; but it says only, that Oates did fwear, there was a Confult there, and that he was present at it; and that he faw the Refolution written down by Mico, if I do not mifremernber the Name: And that upon the 24th of April, he went with it from Chamber to Chamber, to have them fign it. And then comes the Indictment, and assigns the Perjury, Ubi reverà he was not at the White-Horse Tavern that Day; and I think it is pretty plain he was not, for he was then at St. Omers.

Then admitting all that Matter about the figning of the Resolution, to be out of doors, a pinin Perjury is affign'd and prov'd. For it was most proper for them to lay it as they did; and fo it was in the other Point too, he fwore he carried the Refolution from Chamber to Chamber, and faw it figned. Now, fay they, he did not carry it from Chamber to Chamber, to be figned; and if fo, then he could not fee it figned; and it will all be well enough fure. And if any one part of the Oath he fwore proves false, that is sufficient to maintain this Verdict; and 'tis notoriously plain, it was false throughout.

And of this Matter he now stands convicted. upon as full and plain an Evidence as ever was given in any Case in the World; and I am forry to think that any Man, who is guilty of fuch an Offence, should continue so obstinate and hardened in Villany

as he appears to be.

But I think it not amiss for me to say something upon this occasion, for the Satisfaction of some that hear me; and for an Example for the future. The Crime whereof this Man stands convicted, is certainly a very heinous one, attended with fuch difmal Confequences that enfued upon it, that I think no Man can have a true Christian Spirit in him, but he must begin to melt with the Consideration of the great Mischiefs his Perjury has brought upon himfelf and us: It has brought the Guilt of innocent Blood upon many; to be fure it hath on his own Head, and I pray God deliver all Men from having any hand in innocent Blood.

And as the Crime is great, so it is to be known, that a proportionable Punishment of that Crime can scarce by our Law, as it now stands, be inflicted upon him. But that you may see we have confidered how to punish it, as such a Crime does deserve; we have consulted with all the Judges of England, that if the Law would allow it, he might have fuch a Judgment for this heinous Offence, as might be proper to terrify all others from committing the like again. For Punishment is not intended only for the fake of the Offender, to reward him according to his Deferts; but it has a Prospect also of Example and Terror to all others, that they should take care how they offend in any such manner, and that is as confiderable a part of the End of the Law as any other.

Gentlemen, it is known, that by the old Laws of England Perjury was punished with Death; it grew a little more moderate afterwards, not to make the Crime the less, but because of the Danger there might be of Malice of some revengeful Perfons, by endeavouring by Perjury to convict others of Perjury. But the next Step was cutting out of the Tongue, to shew that the Law in all Ages had an Abhorrency of false Oaths, and punished that impious Crime of Perjury with the most terrible

Punishments.

Since that time our Ancestors have yet been more moderate, and have not extended the Judgment to Life and Member; but by the unanimous

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Opinion of all the Judges of England, whom we purposely consulted with upon this Occasion, it is conceived, that by the Law, Crimes of this nature are left to be punished according to the Discretion of this Court, fo far as that the Judgment extend not to Life or Member.

And I tell you this, Gentlemen, the rather, because I observe our Law-Books are more silent here, in regard the Judgments for these Offences are not fo folemaly and particularly entered up, as they are in Cases Capital: But they are left more discretionary; because that Crimes of this nature may be attended with particular Circumstances either to aggravate, or lessen the Punishment: And therefore the Punishment might be distributed accordingly.

And for that reason, Gentlemen, it is well known to us all, that that was the occasion of taking away the Court of Star-Chamber, as the Preamble of the Act for taking it away does manifest: That inafmuch as the Authority, for the Correction of all Offences whatfoever, was by the common Law of this Land originally fixed in the Court of King's-Bench; and the Proceeding by Information in the Star-Chamber, when it might be by Process in this Court, was look'd upon as a double way of Vexation; therefore that Court is abolished, and the Authority of the King's-Bench Court left entire. And it is notoriously known, how Punishments, of all forts and kinds, were inflicted by the Court of Star-Chamber for Perjury, and fuch like Offences, while that Court was up; and fince that time, in Fox's Case and others that you have heard of, it has been according to the Discretion of this Court, punished, as severely as this Court thought fit, so as the Sentence did not extend to Life or Member.

Now I thought it proper for me, not only for the fake of the Case now before us; but also for your Learning fake, to tell you, this was the Refolution of all the Judges of England, upon Confideration of the Precedents, and of all the Rules of Law; which have been fully debated, and confidered of: And this, I declare, is their unanimous

If then this be so, and it is left to the Discretion of the Court to inflict fuch Punishment as they think fit; far be it from this Court at any time, as on the one fide to inflict Punishment heavier than the Crimes deserve, (no, we would rather use Commiferation, than extraordinary and exorbitant Severity;) so, on the other side, to let go Crimes so notorious and heinous as these, without the severest Mark that can, by Law, be put upon them. When a Person shall be convicted of such a soul and malicious Perjury, as the Defendant here is, I think it is impossible for this Court, as the Law now stands, to put a Punishment upon him any way proportionable to the Offence, that has drawn after it so many horrid and dreadful Confequences: We do therefore think fit to inflict an exemplary Punishment upon this villanous perjur'd Wretch, to terrify others for the future; which is not my part to pronounce: But what it is, my Brother will tell you.

Mr. At. Gen. My Lord, you will be pleased to

remember there are two Judgments.

L. C. J. There are fo, we know it very well,

Mr. Attorney.

Mr. At. Gen. That which was tried first, was about the Confult about the 24th of April; we defire that fome particular Mark may be fet upon that Day.

Then the Judges consulted a little together, and Mr. Justice Withins pronounced the Sentence tbus.

Mr. Just. Withins. Titus Oates, you are convicted upon two Indictments for Perjury; I fay, for Perjury: I must repeat the Word twice, because you are doubly convicted. One of the greatest Offences, that our Law has cognizance of; 'tis fo in its own nature: But your Perjury has all the Aggravations that can be thought of to heighten it. If a Man kills another with his Sword, and there be forethought Malice in the Case, he is to be hang'd for it: But when a Man shall drawinnocent Blood upon himself by a malicious, premeditated, false Oath, there is not only Blood in the Case, but likewise Perjury, corrupt, malicious Perjury: I know not how I can say, but that the Law is defective that such a one is not to be hang'd. For, if we consider those dreadful Effects which have followed upon your Perjury, we must conclude our Law desective; they are such, as no Christian's Heart can think of, without bleeding for that innocent Blood which was shed by your Oath; and every knowing Man believes, and every honest Man grieves for. God be thanked, our Eyes are now opened; and indeed we must have been incurably blind, if they had not been opened first by the Contradictions, Improbabilities, and Impossibilities in your own Testimony; but likewise by the posiin your own Teitimony; but theewise by the positive, plain, direct and full Proof of forty-feven Witnesses to one particular Point. Against whom you had not one Word to object, but they were Papists and Roman Catholicks; which is no Objection at all: tho' at the fame time, it did appear, that nine or ten of them were Protestants of the Church of England. That was all you had to say; you had not one Word to justify your self from that great and heinous Perjury you were accused of. I hope, I have not been thought a Man of ill-nature; and, I confess, nothing has been so great a Regret to me in my Place and Station, as to give Judgment, and pronounce the Sentence of Law against my Fellow-Subjects, my Fellow-Creatures: But as you, Mr. Oates, I cannot fay, my Fellow-Christian. Yet, in this Case, when I consider your Offence, and the difmal Effects that have follow'd upon it, I cannot fay, I have any Remorse in giving Judgment upon you. And therefore having told you my Thoughts shortly about your Crime, and how readily I pronounce your Sentence; I shall now declare the Judgment of the Court upon you. And it is this:

First, The Court does order for a Fine, That you pay a Thousand Marks upon each Indist-

Secondly, That you be stript of all your Canonical Habits.

Thirdly, The Court does award, That you stand upon the Pillory, and in the Pillory, here before Westminster-Hall Gate, upon Monday next, for an Hour's time, between the Hours of Ten and Twelve; with a Paper over your Head (which you must first walk with round about to all the Courts in Westminster-Hall) declaring your Crime. And that is upon the first Indict-

Fourthly, (On the fecond Indictment.) Upon Tuesday, you shall stand upon, and in the Pillory, at the Royal Exchange in London, for the space of an Hour, between the Hours of Twelve and Two; with the same Inscription.

You shall upon the next Wednesday be whipp'd from Aldgate to Newgate.

Upon Friday, you shall be whipp'd from Newgate to Tyburn, by the Hands of the Common Hangman.

But, Mr. Oates, we cannot but remember, there were feveral particular Times you fwore false about: And therefore, as annual Commemorations, that it may be known to all People as long as you live, we have taken special care of you for an annual Punishment.

Upon the 24th of April every Year, as long as you live, you are to stand upon the Pillory, and in the Pillory, at Tyburn, just opposite to the Gallows, for the spaceof an Hour, between the Hours of Ten and Twelve.

You are stand upon, and in the Pillory, here at Westminster-Hall Gate, every 9th of August, in every Year, so long as you live. And that it may be known what we mean by it, 'tis to remember, what he fwore about Mr. Ireland's being in Town between the 8th and 12th of August.

You are to stand upon, and in the Pillory, at Charing-Cross, on the 10th of August, every Year, during your Life, for an Hour, between Ten and Twelve.

The like over-against the Temple Gate, upon the 11th.

And upon the fecond of September, (which is another notorious Time, which you cannot but be remember'd of) you are to stand upon, and in the Pillory, for the space of one Hour, between Twelve and Two, at the Royal Exchange: And all this you are to do every Year, during your Life; and to be committed close Prisoner, as long as you live.

This I pronounce to be the Judgment of the Court upon you, for your Offences. And I must tell you plainly, if it had been in my power to have carried it further, I should not have been unwilling to have given Judgment of Death upon you; for, I

am fure, you deferve it.

L.C. J. Mr. Attorney, we will take care, that the Clerk shall distinguish the Judgments in the Then the Prisoner was taken away.

This Sentence was afterwards executed with great Severity; but immediately after the Revolution, the House of Commons came to this Vote.

Tuesday the 11th of June, 1689.
Resolv'd, That the Prosecution of Tuus Oates upon two Indicaments for Perjury in the Court of King's-Bench, was a Design to stiffe the Pepilb Plot. and that the Verdicts given thereupon were corrupt, and the Judgments given thereupon were cruel and

There was an Attempt to get this Judgment revers'd, but still continuing his Disability as a Witness; but this Attempt did not fucceed, only the House of Lords address'd the King to grant him a Pardon, which was accordingly done.



### CXXXIII. The Trial of the Lady Alice Lisle\*, at Winton, for High-Treason, August 27, 1685. I Jac. II.



Cl. of Ar. LICE Life, hold up thy Hand. [Which she did.] Thou standard there indicted by the Name of Alice Liste, of the Parish of Ellingbam, in the

County of Southampton, Widow; for that thou, as a falfe Traitor against the most illustrious and most excellent Prince, James the Second, by the Grace of God, of England, Scotland, France, and Ircland King, thy supreme and natural Lord, the Fear of God in thy Heart not having, nor weighing the Duty of thy Allegiance; but being moved and feduced by the Instigation of the Devil, the Love and true, due and natural Obedience, which a true and faithful Subject of our faid Lord the King, towards him our faid Lord the King, should, and of right ought to bear, wholly wichdrawing, and with all thy might intending the Peace and common Tranquillity of this Kingdom of England to diffure, and War and Rebellion against our faid Lord the King, within this Kingdom of England to stir up and move, and the Government of our faid Lord the King, within this Kingdom of England to Subvert,

and our faid Lord the King from the Title, Honour, and Regal Name of the Imperial Crown of this his Kingdom of England to depose, cast down, and deprive, and our faid Sovereign Lord the King to Death and final Destruction to bring and put, the 28th Day of July, in the first Year of the Reign of our faid Sovereign Lord James the Second, by the Grace of God of England, Scotland, France, and Ireland King, Defender of the Faith, &c. at the Parish of Ellingham asoresaid, in the County aforefaid, well knowing one John Hick, of Kein-Jham in the County of Somerfet, Clerk, to be a false Traitor, and as a false Traitor traincrously to have conspired and imagined the Death and Destruction of our said Lord the King, and War, Rebellion and Infurrection against our said Lord the King, within this Kingdom of England traitoroufly to have levied and raifed: Thou the faid Airce Life afterwards, to wit, the same 28th Day of July in the sirst Year of the Reign of our said Sovereign Lord the King that now is, at the Parish of Ellingham aforesaid, in the County aforesaid, the said John High in the Develope Structure at the Parish Hicks in thy Dwelling-House, situate at the Parish

<sup>\*</sup>Burn. Hift. of his own Times, Vol. I. p. 649. She was the Widow of John Lifle, who was Lord President of the High Court of Justice, in the time of Oliver Cromwell, one of the Lords Commissioners for the Custody of the Great Seal, and had been one of Kinz Charles the First's Judges; but his Lady was very averse to it. Vol. IV.

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aforefaid in the County aforefaid, fecretly, wickedly and traitorously didst entertain, conceal, comfort, uphold and maintain; and that thou the faid Alice Lifle then and there, for the comforting, upholding and maintaining of the aforefaid John Hicks, Meat and Drink unto the faid John Hicks then and there maliciously and traitorously didst give and deliver, and cause to be given and delivered, against the Duty of thy Allegiance, against the Peace of our Sovereign Lord the King that now is, his Crown and Dignity, and against the Form of the Statute in that Case made and provided. How sayest thou, Alice Lisse, art thou Guilty of the High-Treason contained in this Indictment, or not Guilty?

Liste. Not Guilty. Cl. of Ar. Culprit, by whom wilt thou be tried?
Lifle. By God and my Country.

Cl. of Ar. God fend thee a good Deliverance. Then Proclamation was made for the Jurors impanel'd to try 1,3e Issue between our Sovereign Lord the King, and the Prisoner at the Bar, to appear. And the Prisoner desiring, by reason of her Age and Infirmities (being thick of hearing) some Friends of her's might be allowed to stand by her, and inform her of what pass'd in the Court; one Matthew Brown was named, and allow'd of by the Court to give her all Assistance that he could in that matter. Then the Names of the Jurors were call'd over, and the Appearance recorded: And it being a Cause of great Expectation and Moment, the Lord Chief Justice order'd the Sheriff to take care, that a very substantial Jury should be returned, of the best Quality in the County.

Then Proclamation for Information and Evidence was made in usual manner, and the Prisoner was bid to look to her Challenges, and the Jury was fworn in this Order.

Sworn. Gabriel Whistler, Esq; Henry Dawley, Efq; Francis Morley, Efq; Francis Pawlett, Efq; Richard Godfrey, Efq, Thomas Dowse, Efq; Dutton Gifford, Esq;

Challenged. Robert Barton, Godson Penton, William Taylor, Thomas Wavell, Anthony Yalden.

Sworn. John Cager.

Challenged. Robert Forder, Thomas Lloyd, Thomas -Philip Rudsby.

Sworn. Matthew Webber.

Challenged. George Prince, Stephen Steele, Thomas Merrot.

Sworn. John Fielder.

Sworn. Thomas Crop, Richard Suats.

Challengel. Lawrence Kerby, John Fletcher, William Clarke, John Haily, Richard Sutton, Richard Snatt, Robert Burgess.

So the Twelve Sworn were thefe:

Gabriel Whistler, Dutton Gifford, Henry Dawley, John Cager, Jur' Richard Suatt, Francis Morley, Francis Pawlett, Richard Godfrey, Matthew Webber, Thomas Dowse, John Fielder.

Cl. of Ar. Alice Lifle, hold up thy Hand : You Gentlemen of the Jury that are fworn, look upon the Prisoner and hearken to her Charge: She stands indicted by the Name of Alice Lisse, &c. Upon this Indictment she hath been arraigned, and upon that Arraignment she has pleaded thereunto, Not Guilty; and for her Trial has put her felf upon God and the Country, which Country you are: Your Charge is to inquire, whether she be Guilty of the High-Treason whereof she is indicted in manner and form as the stands indicted, or Not Guilty: If you find her Guilty, you are to enquire what Goods or Chattels, Lands or Tenements she had at the time of the High-Treason committed, or at any time fince: If you find her Not Guilty, you are to enquire whether she did fly for it; if you find that she did fly for it, you are to enquire what Goods or Chattels the had at the time of the Flight, as if you had found her Guilty. If you find her Not Guilty, nor that flie did fly for it, you are to fay fo, and no more, and hear your Evidence.

Mr. Mundy. May it please your Lordship, and you Gentlemen that are fworn, This is an Indictment of High-Treason against Alice Liste, the Prifoner at the Bar; and the Indictment fets forth, that fhe, as a false Traitor against our Sovereign Lord King James the Second, her supreme and natural Lord, not having the Fear of God in her Heart, nor regarding the Duty of her Allegiance, but being moved and feduced by the Instigation of the Devil, and withdrawing the Love and true Obedience which she owed to him as her Sovereign, and intending, as well as in her lay, to diffurb the Peace of the Kingdom, and to depose the King and put him to death, the 28th day of July, in the first Year of this King, well knowing one John Hicks, late of Keinsbam in the County of Somerset, Clerk, to be a false Traitor, and to have raised War and Rebellion against the King, she did then at Ellingham in this County, in her Dwelling-House traitorously entertain, conceal and comfort the faid John Hicks, and for his maintenance and comfort then gave him Meat and Drink. This is laid to be against the Duty of her Allegiance, against the Peace of the King, his Crown and Dignity, and against the Form of the Statute in that Case made and provided: To this she has pleaded Not Guilty; if we prove this Fact, you must find her Guilty.

Mr. Pollexfen. May it please your Lordship, and you Gentlemen of the Jury, I am of Counsel in this Case for the King. The Prisoner that stands now at the Bar, Alice Liste, is the Widow of one Lisse, who was in his Life-time sufficiently known: The Person mentioned in the Indictment to be entertained and concealed by her, John Hicks, is a Conventicle-Preacher, and one, that for bringing the traitorous Purpofes intended in this late horrid Rebellion to effect, was one of the greatest and most active Instruments: for he was personally in this Rebellion, and did perfuade and exhort fome loyal Persons, that happened to have the Missortune of being taken Prisoners by that rebellious Crew, to quit their Duty and Allegiance to the King their Sovereign Lord, and become Partakers with them and the rest of his traitorous Accomplices, in taking Arms under their false pretended This, my Lord, we shall prove to you by plain, evident and undeniable Testimony of those very Persons whom this Seducer thus applied himfelf to. Gentlemen, after it pleased God, by his Bleffing on the victorious Arms of the King, that the Rebels were defeated, their pretended Prince

and Head, with some of the chief of his Accomplices, were taken Prisoners, and that in a place near the House where the Prisoner lived, when all the Country was full of hurry in purfuit after those wicked Rebels, thus, by God's Bleffing and Providence, diffipated, and forc'd, like Vagabonds, to skulk up and down: then does this Hicks, having got from the Battle as far as Warminster in the next County, fenda Messenger, one Dunne, to the Pri-soner's House, to desire her and request her, that the would receive and harbour him and his Friend. (who that was, will appear by and by.) Mrs. Lifle returns an Answer by the Messenger, that she would receive him, but does withal give particular Direction, that the time when they did come should be late in the Evening. Accordingly he comes in the beginning of the Night, at 10 of the Clock, booted and spurred, and brings with him another Arch-Rebel, one *Nelthorp*, that flands outlaw'd for a most black and horrid Treason. When they come to the Prisoner's House, they turn their Horses loofe at the Gate; for the Danger was fo great, and their Apprehensions of being taken so urgent upon them to conceal and shift for themselves, that they thought it convenient to let their Horses go where they would. When they came there, the Messenger, as we shall prove by himself, was convey'd away to a Chamber; but Mrs. Lifle causes Meat and Drink to be fet before Mr. Hicks and Nelthorp, and they supped with her, and afterwards they were lodg'd by her particular Order and Direction. The next Morning Colonel Penruddock, who had some intimation, in his fearch after the Rebels, that fome Persons lay conceal'd in Mrs. Lifle's House, comes thither, and tells her, after he had befet the House, Madam, you have Rebels in your House, I come to feize them, pray deliver them up. She denied that The had any in her House; but upon Search, Hicks, and Nelthorp, and that other Fellow, the Messenger, were all found there, and fhe thereupon fecured with them. The Method wherein we shall give our Evidence, will be this; we shall first begin with this piece of Evidence, that we shall prove, that Hicks was actually in the Army, and in the Rebellion; and then we shall prove the several subsequent Facts as have been opened. We defire Mr. Pope, Mr. Fitzberbert, and Mr. Taylor may be fworn.

Lifle. My Lord, as for what is faid concerning the Rebellion, I can affure you, I abhorr'd that Rebellion as much as any Woman in the world-

L. C. J. Look you, Mrs. Lifle, because Lord Fefwe must observe the common and usual Methods of Trial in your Cafe, as well as others, I must interrupt you now: You shall be fully heard when it comes to your turn to make your Defence, but any thing you fay now beforehand is altogether irregular and improper. You, it may be, are ignorant of the Forms of Law, therefore I would inform you: You are first to hear what your Accusation is; you shall ask any Questions of the Witnesses that you will, after the King's Counsel have examin'd them, as they go along; and when all their Testimony is delivered, you shall be heard to make your own Desence, and have full scope and liberty to inlarge upon it as long as you can: it is a business that concerns you in point of Life and Death; all that you have or can value in the World lies at stake, and God forbid that you should be hinder'd, either in time or any thing elfe, whereby you may defend yourfelf; but at prefent it is not your turn to fpeak, for the Forms of Law require

vour Accusers first to be heard; and it is absolutely requifite, that the usual Forms and Methods of Law be inviolably observ'd, and be sure it does the Prisoner no injury that the Law is kept so strictly to; and we have that Charity, as well as Justice, that it becomes, and is not below all Courts to have for Perfons in your Condition; and we are obliged to take care, that you fuffer no Detriment or Injury by any illegal or irregular Proceedings. For tho' we fit here as Judges over you by Authority from the King, yet we are accountable, not only to him, but to the King of Kings, the great Judge of Heaven and Earth; and therefore are obliged, both by our Oaths, and upon our Confciences, to do you Justice, and by the Grace of God we shall do it, you may depend upon it. And as to what you say concerning your self, I pray God with all my heart you may be innocent. Pray call your

Mr. Pollexfen. Swear Mr. Pope, Mr. Fitzberbert, and Mr. Taylor. Which was done.

L. C. J. Who do you begin with?

Mr. Pollexfen. Mr. Pope, pray will you tell my Lord and the Jury what you know concerning this Hicks: Pray tell your whole Knowledge.

Mr. Pope. My Lord, I had the misfortune to be taken Prisoner by Monmouth's Army, going about some Business of my own; and after I had been taken some few days, we happened to be brought to Keinsham, and we were put into Sir Thomas Bridges's Stables, and kept under a Guard there. Whilft we were there, I did fee that Gentleman that goes by the Name of Mr. Hicks, who is now in Salisbury Goal, and there I faw him yesterday; he came and asked for the Prisoners, which were about four or five in number, and he asked them how they did? They made him little reply. Then he defired to know how we were dealt with, whether we were kindly used, or no? I replied, no, for we had had but a piece of Bread these two Days. He made me answer, that he was forry for that, for it was otherwise intended. And there was with him another Gentleman that was called the King's Chaplain, that is, the Duke of Monmouth's; and afterwards he pretended he would do us a Kindness in speaking to the King (as he called him) for us. He talked with us some little time, and by and by he began to ask us what was the reason that we were there? We told him we were taken Prisoners; upon which, faith he, this King (meaning, as I suppose, the late Duke of Monmouth) is a good King and a Protestant; and a great deal to that purpose, with some reflecting Words on the Government, and upon the Person of the King: and he told us, he wondered what we had to fay for our felves, being Protestants, that we did what we did in ferving a Popith Prince, and not obeying a Protestant one. This is the Substance of what I have to fay upon

L.C. J. Tho' you were pleased to phrase it, Sir, in the beginning of your Testimony, a Misfortune that you were taken Prisoner by the Rebels; yet, I suppose, you could not be without the Consolation of a good Conscience, that you suffered in the

way of doing your Duty.
Mr. Pope. My Lord, I am very well fatisfied I

did fuffer in a good Caufe.

L. C. J. There is one piece of happiness in it; that by that means you are able to give this Testimony this day, and do the King this piece of Service. But pray Sir, let me ask you this Question:
P 2
Are

Areyou fure the Man you faw yesterday at Salisbury, is the same Man that you spoke with at Keinsham,

that goes by the Name of Hicks?

Mr. Pope. Yes, my Lord; and when I was there yesterday with him, I asked him whether he knew me; and told him, faid I, you may well remember you faw me at Keinsham. Saith he, I do not remember that ever I saw your Face before. Said I, you remember Sir *Thomas Bridges*'s Stables there? Said he, I remember I did see some Prisoners. Said I, was not it there you faw me, and had fuch a Dif-course with me? He seemed to deny it, but I told him, a Man of your Coat should not tell Untruths, you cannot but remember you faw me there. Saith he, I will recollect my Memory if I can; and he afterwards fent to the George in Salisbury for me, and then he told me, he did recollect that he faw and talked with fuch a Person there.

Mr. Rumley. Sir, I would ask you this one Que. stion; did you see him in the Army about the time

of the Fight!

Mr. Poze. I think I faw him about a day or two before.

L. C. J. Had he any Weapon on?

Mr. Pope. I think not, my Lord.

Mr. Pollexfen. Our next Witness is Mr. Fitzberbert. Pray, Sir, will you give an account to my Lord and the Jury, what you know of this Hicks.
Mr. Fitzberbert. My Lord, during the time that

I was a Prisoner with this Gentleman at Keinsbam, the 25th of June, I saw this Man, John Hicks, who held a Discourse with Mr. Pope near an Hour's time, disparaging the Government and his Majesty, and extolling the Duke of Monmouth, what a brave Prince, and how good a Protestant he was.

L. C. J. Then he was among them, was he? Mr. Fitzberbert. Yes, my Lord, he was, and I faw him yesterday at Salisbury.

L. C. J. Is that the same Man that you saw in

Monmouth's Army?

Mr. Fitzberbert. Yes, he owns himself to be the

fame Man.

Mr. Pollexfen. How often did you fee him there besides that time when he discoursed with Mr. Pope?

Mr. Fitzherbert. I saw him sometimes out of the

Town, but I never discoursed him.

L. C. J. Did you see him there before or after that Discourse?

Mr. Fitzberbert. It was after.

L. C. J. Would the Prisoner ask this Witness, or the other, any Questions?

Liste. No, my Lord. Mr. Pollexfen. Then, Mr. Taylor, what say you to the matter?

Mr. Taylor. My Lord, I faw him at the fame time that these Gentlemen speak of, at Sir Thomas Bridges's at Keinsham.

Mr. Pollexfen. Were you a Prisoner there, Sir?

Mr. Taylor. Yes, I was.

Mr. Pollexfen. What Place was it you faw him

Mr. Taylor. It was in the Stables the first time that I faw him.

L. C. J. What Discourse had you with him? What did he fay to you?

Mr. Taylor. He faid, he wonder'd at us, that we fhould take up Arms against so good a Prince, and a Protestant, as the Duke of Monmouth, and against the Protestant Religion, and hold up with Popery: Saith he, York is but a Papift; and a great many fuch Words.

L. C. 7. Did you fee him afterwards?

Mr. Taylor. Yes, my Lord; but I cannot tell particularly the Time and Place; up and down the Army.

L.C.J. Did you see him at Salisbury? Mr. Taylor. Yes.

L. C. J. Is that the fame Man? Mr. Taylor. Yes, it is.

Mr. Pollexfen. Next, my Lord, we come to prove the Message and Correspondence between this fame Hicks, and the Prisoner Mrs. Liste.

Mr. Fennings. Swear Mr. Fames Dunne.

[Which was done.

Mr. Pollexfen. If your Lordship please to observe, the Times will fall out to be very material in this Case: The Battle at King's-Edgmore was the 6th of July; three or four days after, was the taking of Monmouth, and my Lord Grey at Ringwood; upon the 26th of July, ten or twelve days after the taking of Monmouth, was this Message sent by Dunne to Mrs. Lifle: fo we call Dunne to prove what Message he carried upon the 26th, and what Anfwer was return'd; he will tell you, that Tuesday was the time appointed for them to come, in the Night, and all the other Circumstances. But withal, I must acquaint your Lordship, that this Fellow, Dunne, is a very unwilling Witness; and therefore, with fubmiffion to your Lordship, we do humbly defire your Lordship would please to examine him a little the more strictly.

L. C.J. You say well: Hark you, Friend, I would take notice of fomething to you by the way. and you would do well to mind what I fay to you. According as the Counfel that are here for the King feem to infinuate, you were employ'd as a Messenger between these Persons; one whereof has already been proved a notorious Rebel, and the other is the Prisoner at the Bar, and your Errand was to pro-

cure a Reception at her House for him.

Dunne. My Lord, I did fo. L.C.J. Very well. Now mark what I fay to you, Friend: I would not by any means in the world endeavour to fright you into any thing, or any ways tempt you to tell an Untruth, but provoke you to tell the Truth, and nothing but the Truth, that is the Business we come about here. Know, Friend, there is no Religion that any man can pretend to, can give a countenance to Lying, or can dispense with telling the Truth: Thou hast a precious immortal Soul, and there is nothing in the World equal to it in value: There is no relation to thy Mistress, if she be so; no relation to thy Friend; nay, to thy Father or thy Child; nay, not all the temporal Relations in the world, can be equal to thy precious immortal Soul. Confider that the great God of Heaven and Earth, before whose Tribunal thou, and we, and all Persons are to stand at the last Day, will call thee to an account for thy rescinding his Truth, and take vengeance of thee for every Falshood thou tellest. I charge thee therefore, as thou wilt answer it to the great God, the Judge of all the Earth, that thou do not dare to waver one tittle from the Truth, upon any account or pretence whatfoever: For tho'it were to fave thy Life, yet the value of thy precious and immortal Soul is much greater, than that thou should'it forfeit it for the faving of any the most precious outward Bleffing thou doft enjoy; for that God of Heaven may justly strike thee into eternal Flames, and make thee drop into the bottomless Lake of Fire and Brimstone, if thou offer to deviate the

least from the Truth, and nothing but the Truth.

According to the Command of that Oath that thou haft taken, tell us who employ'd you, when you were employ'd, and where; who caus'd you to go on this Message, and what the Message was. For I tell thee God is not to be mock'd, and thou can'ft not deceive him, tho' thou may'ft us. But I affure you, if I catch you prevaricating in any the least tittle (and perhaps I know more than you think I do; no, none of your Saints can fave your Soul, nor shall they save your Body neither) I will be fure to punish every variation from the Truth that you are guilty of. Now come and tell us how you came to be employ'd upon such a Message, what your Errand was, and what was the Issue and Result

Dunne. My Lord, there came a Man to my House, and defired me to go of a Message to my

Lady Lisse's.

L. C. J. Prithee tell me when it was, and what Hour of the Day?

Dunne. What, when the Man came to my House ?

L. C. J. Yes.
Dunne. That I will, my Lord.

L.C.J. Be fure you do, and do not speak one word, but what is true, and let the Truth come out o' God's Name.

Dunne. It was Friday Night.

... L. C. J. What Day of the Month was it?

Dunne. Truly, my Lord, I cannot exactly tell

L. C. J. Was it after the Fight at Weston, or before?

. Dunne. It was after the Battle, my Lord.

L. C. J. How many Days after was it? Dunne. I cannot exactly tell.

L.C.J. Was it the Friday Seven-night after the Fight?

Dunne. No, it was not.

L. C. J. What was defired of thee at that time? Dunne. He defired me to go of a Message to my

Lady Lifle's.

L.C. J. Dost thou know what Man it was that came to thee, and defired thee to go on this

Dunne. My Lord, I can tell what manner of Man he was.

L. C. J. Give me a Description of the Man.

Dunne. He was a short, black Man.

L. C. J. You say he was a short Man. Dunne. Yes, he was so, my Lord. L. C. J. Was he a swarthy, or a ruddy complectioned Man?

Dunne. He was not ruddy, but fwarthy. L. C. 7. And what did he fay to thee?

Dunne. He defired me to go to my Lady Liste's for him, for one Mr. Hicks; and I went accor-

dingly.

L. C. J. What were you to fay when you came

there?

Mr. Pollexfen. What Reward were you to have? Dunne. That Man that came to me, promis'd me that I should be well rewarded for my pains.

L. C. J. Where do you live? (by the way.) Dunne. In Warminster Parish.

L. C. J.: How far is it from my Lady Lifle's? Dunne. Six and twenty Miles, or thereabouts? L. C. J. You did go, you fay. When? Dunne. Upon the Saturday.

L. C.J. Well, we are got thus far; you went to my Lady Lifte's upon the Saturday, and from one Mr. Hicks: What was your Errand?

Dunne. To know of my Lady Life, whether she would entertain Mr. Hicks

L. C. J. Well, now go on.

Dunne. When I came to my Lady Life's House, I went to the Bailiff that belong'd to my Lady

L. C. J. Ay, who was that Bailiff? Tell us his Name? I love to know Men's Names.

Dunne. His Name is Carpenter, I think.

L. C. J. Well, and what did you fay to him?

Dunne. I ask'd him, whether my Lady would entertain one Hicks, or no: He told me he'd have nothing to do with it, but fent me to my Lady and to my Lady I went; and when I came, I afk'd my Lady, whether she would entertain one Mr. Hicks, or no? She said, she did not know but she might.

L. C. J. Well, what then?

Dunne. My Lord, I'll tell you,

L.C.J. Ay, prithee take time to recollect thyfelf; but be fure thou fpeak nothing but the Truth.

What faid my Lady to thee?

Dunne. My Lady said, they might come to her House: And upon those Terms I went away home again, and return'd that Answer to the Messenger that came to me. I came home on the Sunday Night, and that Message I deliver'd unto him, and told him, that upon Tuefday Night they might come to my Lady's.

L. C. J. You told him, you fay, they might

come on Tuesday.

Dunne. Yes, my Lord, I did.

L.C. J. Therefore I would fain know from you, how you came to tell him, they might come upon Tuesday? For you said just now, my Lady's An-fwer was, that she did not know but she might entertain him. Had you any fuch Direction from Carpenter, or any one elfe, to tell him, that they might come on Tuelday?

Dunne. I had fuch Directions from my Lady.

L. C. J. Very well; then let us know what were the particular Directions she gave; tell us what further Directions you had from her?

Dunne. I will, my Lord, prefently, when I

have recollected my felf.

L.C.J. Ay, prithee compose thy felf, recollect [Then he paused for a good while.

L. C. J. Come now, tell us, did she give you any Directions what time of the Day they might come thither; remember your felf well, and tell us what fhe faid to you?

Dunne. My Lord, I will, as near as I can, speak

the Truth.

L. C. J. Ay, in God's Name let's have the Truth, whatfoever comes on it?

Dunne. I will, my Lord.

L. C. J. Come then, what time did she give Directions that they should come?

Dunne. On Tuefday in the Evening

L. C. J. Upon your Oath, did she say Tuesday in the Evening?

Dunne. Yes, my Lord, she did.

L.C.J. what time in the Evening, early or

Dunne. She did not give any Directions at all

about that, but only in the Evening.

L.C. J. What else did she say to you, tell us all the Discourse that passed between you?

Dunne. She faid nothing elfe that I remember, my Lord.

L. C. J. Prithee, how did she say she would receive him, tell us what Words she used, for thou

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must needs imagine, we do suppose there must needs be fome longer Discourse between you, than what

Dunne, All that she said was, she would enter-

tain him.

L. C. 7. Him! Who?

Dunne. Mr. Hicks.

L. C. J. Just now you talked of them, and, they: Did you mention no body to her but Mr. Hicks &

Dunne. My Lord, I was fent to fee whether she would receive Mr. Hicks.

L. C. J. Prithee, Friend, mind what thou haft faid, and recollect thy felf, I'll repeat it to thee, because thou shalt see that I remember it all very well. It feems that a Man, a short black Man came to your House in Warminster Parish to get you to go for a Message to Mis. Lisse's, to know whether fhe would entertain one Hicks, and that you went upon the Saturday, and first you met with Carpenter. and ask'd him that Question, whether his Ladv would entertain one Mr. Hicks, and he told you he would have nothing to do with it; and thereupon you went to Mrs. Life and asked her the Question. and she told you that you should tell the Man that they should come the Tuesday following, and come in the Evening, and she would entertain him: Is not this what you have faid?

Dunne. Yes, my Lord, it is.

L. C. J. Well then, now let us know what o-

ther Discourse you had with her?

Dunne. My Lord, I do not remember any thing more.

Mr. Pollexfen. Pray Mr. Dunne, did she ask you any Questions whether you knew Mr. Hicks or

Dunne. Nothing at all of that, that I remember. Mr. Coriton. Did she believe that you knew Mr. Hicks?

Dunne. I cannot tell, my Lord.

Mr. Coriton. Do you believe that she knew him

Dunne. I cannot tell truly.

L. C. J. Why, dost thou think she would entertain any one that she had no Knowledge of meerly upon thy Message? Mr. Dunne, Mr. Dunne have a care, it may be more is known of this matter than you think for.

Dunne. My Lord, I tell you the Truth.

L.C. J. Ay, be fure you do, do not let me take you prevaricating?

Dunne, My Lord, I fpeak nothing but the

L. C. J. Well, I only bid you have a care, Truth never wants a Subterfuge, it always loves to appear naked, it needs no Enamel, nor any Covering; but Lying and Sniveling, and Canting, and Hickfing, always appear in Masquerade. Come, go on with your Evidence.

Dunne. My Lord, I say I went back again and returned my Answer to the same Man that brought

the Message to me.

L. C.J. Pray let me ask you one Question; Were you got to your House before you found him, or was he waiting there for you?

Dunne. He came to my House after I came home.

L. C. J. It was the fame Man, you fay? Dunne. Yes, it was.

L. C. J. Had he no Company with him neither time?

Dunne. No.

L. C. J. Well, and what Answer did you return him?

Dunne. I told him, my Lady faid she would entertain Mr. Hicks; he asked when he might come up, I told him upon Tuefday, and upon Tuefday they came to my House.

L. C. 7. What time did they come to your

House?

Dunne. About feven of the Clock in the Morn-

L. C. J. What Day of the Month was it?

Dunne. Truly, my Lord, I cannot readily tell what Day of the Month it was?

L. C. J. Was it one or two that came to thy House?

Dunne. My Lord, there were three in all. L. C. J. Who were those three, prithee?

Dunne. My Lord, there was the little black Man that brought the Meffage, and two other

L. C. J. Prithee describe what two other People

these were?

Dunne. One was a full fat black Man, and the other was a thin black Man.

L. C. J. Who was that thin black Man? Dunne. My Lord, I did not know him.

L. C. J. Did you not fancy which was Hicks? 177 Dunne. My Lord, I never knew any of their Names.

L.C. J. How long did they flay at your House?

Dunne. About three Hours.

L. C. J. When did you go away from thence? Dunne. About eleven of the Clock.

L.C.J. Which way did you go then?

Dunne. We went through Deverel, and from Deverel to Chilmark, and from Chilmark to Sutton, and from Sutton to the Plain, and then one Barter met me; I knew the Way no further, and he was to shew me the Way from thence.

L.C. J. Prithee hold, before thou goest any further, I defire to be fatisfied about a Question or two: Dost thou fay thou didst not know the Way?

Dunne. No, my Lord, after I came to the Plain.

L. C. J. How didst thou find the way when thou wentest on thy Message first?

Dunne. My Lord, after I came to Salisbury-Plain, I met with one Barter, and he shewed me the way.

L. C. J. Where is that Barter?

Mr. Pollexfen. My Lord, we have him here; we shall examine him by and by, there he stands.

Being a very lufty Man. L. C. J. Sure that was not the little Man thou fpokeft of?

Dunne. No, my Lord.

L.C. J. Prithee let me understand thee then, if I can. Thou didft fay at first there was only a little Man with a black Beard, that was concerned with thee about that Message; now thou talkest of some Guide that thou hadft, prithee who did guide thee, let us know?

Dunne. My Lord, I say I went so far as Fovant, and so to Chalk, but when I came upon the Plain, I did not know my way to my Lady Lifle's House at Moyle's Court; I asked twenty People in the Street which was my way, but no body would tell me; at last I spoke to one John Barter to go with me to my Lady Lifte's, and he and I did agree to go together, and he shewed me the way and carried me to the House.

L. C. J. Thou shouldst have told us this before, Man, that we might have understood it. Where

did you lie upon the Saturday Night?

Dunne.

Dunne. At Fovant. L.C.J. I thought you had faid, you had come to Mrs. Lifle's on Saturday ?

Dunne. Yes, my Lord, I did fo, and came back

to Fovant that Night.

L. C. J. And where did you lie on Sunday night? Dunne. I lay at my own House on Sunday night. L. C. J. And Barter came along with you when you came on Tuefday?

Dunne. Yes, my Lord.

L. C. 7. And did you go the same way upon the Tuesday that you went upon the Saturday ?

Dunne. Do you mean, my Lord, the same way

I came at first?

L. C. J. Ay. Dunne. No, my Lord, we came to Sutton, not

L. C. 7. Why did not you go the fame way upon the Tuelday that you went upon the Saturday?

Dunne. Because I had appointed to meet him at

fuch a Place.

L.C.J. Come, prithee answer me freely, and according to Truth: Who did defire thee, or order thee to go another way than that thou went'st at first? How came it to pass? Let us know the Truth?

Dunne. My Lord, I did count that to be the

nearer way, and therefore I went that way.

L.C. J. That cannot be the Reason, for thou wouldst have gone the nearest way at first, I believe; come, tell us truly?

Dunne. My Lord, I know no other Reason. L. C. 7. Come, tell us what Towns and Villages

you did go through then upon Saturday. Dunne. My Lord, I went through feveral, Chil-

mark and Fovant.

L. C. J. And what Villages did you go through upon the Tuesday?

Dunne. I went through most of the same Towns.

L. C. J. What, and at Noon-day too? Dunne. Yes.

L.C. J. And how chanc'd when you went that way, that you appointed Barter to meet you in another Place at Fovant?

Dunne. Because I did not know the way after-

L. C. J. Then let me ask you another Question: Did you go the fame way from Fovant to my Lady Liste's as you went before?

Dunne. No, we did not.

L. C. 7. How came that to pass?

Dunne. I would have went the fame way, but they would not.

L.C.J. Which way did you go then?

Dunne. We went through Chalke, and so thro Rocksborne, and from Rocksborne to Fording-Bridge, and fo to Moyle's Court.

L. C. J. How far is this about now?

Dunne. Truly, my Lord, I cannot readily tell. L. C. J. How many Miles is it from Fovant to my Lady Lifle's?

Dunne. My Lord, it is about fourteen or fifteen.

L. C. J. How many Miles was it the way that you went upon the Tuesday?

Dunne. It might be twenty, my Lord, for ought

L. C. J. What was the Reason that Barter went that way?

Dunne. Truly, my Lord, I cannot tell. L. C. J. Pray let me ask you another Question then; what Discourse had you with Barter? Or what Bargain did you make with him for shewing you the way? For you would not ask him to go with you without promiting him fome Reward.

Dunne. My Lord I asked him to shew me the way to my Lady Lifle's House, and told him I was going for one Hicks; and so he took his Horse and went with me.

L. C. J. What Reward did you promise him? Dunne. Half a Crown, my Lord, and half a Crown I gave him.

L. C. J. Well, that was the first time; and what did you promise him the second time?

Dunne. The fecond time one of the two Men gave him five Shillings.

L. C. J. What Man was it? Dunne. It was the black Man.

L. C. J. What was his Name? It was not the little black Man that came furft to defire you to go on the Message, was it?

Dunne. No, my Lord, it was not he that spoke

to me first.

L. C. J. Did not that little Man that spoke to you first, promise you a Reward for your Pains?

Dunne. No, my Lord, that Man never promised

me any thing

L. C. J. Did he go along with you? Dunne. No, my Lord, he did not.

L. C. J. Who were the two Men that went with you?

Dunne. Hicks and Nelthorp.

L. C. J. Which of them two was it that gave Barter five Shillings?

Dunne. It was Nelthorp that gave him five Shil-

L. C. J. How do you know his Name was Nelthorp?

Dunne. At my Lady Liste's, after he was taken I knew his Name to be Nelthorp.

L. C. J. What Name did he go by before? Dunne. Were I to die presently, my Lord, I cannot tell it.

L. C. J. Well, you went fo much about: What time did you get to my Lady Lifle's upon the Tuesday?

Dunne. About nine or ten of the Clock at Night,

my Lord.

L. C.J. Let us consider a little; you say you went from your House about eleven a Clock: What time did you get to Fovant?

Dunne. About two or three of the Clock, my

L. C. J. Where did you stay by the way? Dunne. No where, my Lord.

L. C. J. Did you ride on still? Dunne. Yes, my Lord.

L. C. J. Was it before nine, or after nine that you came to my Lady Lifle's?

Dunne. I believe it was rather after nine, my

L. C. J. Who came first to my Lady Liste's, prithee tell us frankly?

Dunne. My Lord, we came all three together to the Gate.

L. C. J. Who knocked at the Gate, you or Barter, or who else?

Dunne. Barter, my Lord, was discharg'd before we came near the House, about eight Miles

L. C. J. Say'ft thou fo; How came you then

to know the way without him?

Dunne. My Lord, I'll tell you; they loft their way, and they fent me down to Marton, and there

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I went to a Man, my Lord, and told him one Hicks defired to speak with him.

L. C. J. Thou fay'ft well, now must I know that Man's Name.

Dunne. The Man's Name that I went to at Marton, my Lord?

L. C. 7. Yes, and look to it, you tell me right, for it may be I know the Man already, and can tell at what end of the Town the Man lives too.

Dunne, My Lord, I cannot tell his Name pre-

L. C. J. Oh! pray now, do not fay fo, you must tell us, indeed you must think of his Name a little

Dunne. My Lord, if I can mind it I will.

L. C. J. Prithee do.

Dunne. His Name, truly my Lord, I cannot rightly tell for the prefent.

L. C. 7. Prithee recollect thy felf; indeed thou

canst tell us if thou wilt.

Dunne. My Lord, I can go to the House again

if I were at liberty.

L. C. J. I believe it, and fo could I; but really neither you nor I can be spared at present, therefore prithee do us the kindness now to tell us his

Dunne. Truly, my Lord, I cannot mind his

Name at prefent

L. C. J. Alack-a-day, we must needs have it;

come, refresh your Memory a little.

Dunne. My Lord, I think his Name was Fane. L. C. J. Thou fay'ft right, his Name was Fane truly, thou feeft I know fomething of the matter: Well, what didft thou fay to him?

Dunne, I told him I came from one Mr. Hicks. L. C. J. And what didft thou defire of him?

Dunne! I told him that one Mr. Hicks defired to fpeak with him; and when he came out to Mr. Hicks, Mr. Hicks did defire him to shew him the way to Mrs. Lifle's.

L. C. J. Now tell us what kind of Man that

was, that did defire this of Mr. Fane?

Dunne. My Lord, it was the full fat black Man. L. C. J. Now we have got him out, now we

know which was Hicks: Now go on.

Dunne. My Lord, this Man went and rid along with them as far as the new House that is built there, within a Mile of that House Fane went along with us; and afterwards, whether Hicks or Nelthorp, or who knew the way, I cannot tell, but to my Lady Liste's we went.

L. C.J. Who directed you the way when Fane

left you?

Dunne. My Lord, I cannot tell, for my part I did not know the way.

L. C. J. Who went with you?

Dunne. None but Hicks and Nelthorp.

L. C. J. How far from my Lady's House was that place where Fane left you?

Dunne. My Lord, I cannot directly tell.

L. C. J. Then Hick: knew the way, it feems, from thence?

Dunne. So he might, my Lord, for ought I

know, for I did not.

L. C. J. Thou art strangely stiff; but now we are come thus far with you, tell me what Entertainment you had at my Lady Liste's, and look to it that you be fure to tell me Truth, for I know it to a tittle, I can affure you that.

Dunne. They went in before me, my Lord.

L. C. J. Who went in before you?

**D**unne. Hicks and Nelthorp.

L. C. 7. But the Door was shut when you came. was it not?

Dunne, My Lord, I cannot tell truly.

L. C. 7. Then tell me what Entertainment you had there?

Dunne. For my own part, my Lord, I carry'd a bit of Cake and Cheefe from my own House, and that I eat.

L. C. 7. What became of your Companions Hicks

and Nelthorp, I pray you?

Dunne. I never faw them again till after they were

L. C. 7 How is that, prithee recollect thy felf? Dunne. Sure, my Lord, I did not fee them till

L. C. J. Who came to the Door to you?

Dunne. A young Girl, my Lord, I knew not who nor what she was.

L. C. J. Did they go directly into the House? Dunne. It was dark, my Lord, I did not fee what they did.

L. C. J. Was there never a Candle there?

Dunne. No, my Lord.

L. C. J. It was dark, very dark, was it not? Dunne. Yes, my Lord, it was fo.

L. C. J. Was my Lady stirring then? Dunne. I did not see her.

L. C. J. And this is as much as you know of the Business?

Dunne. Yes, my Lord, this is all that I remem-

L.C. J. Well; and what hadft thou for all thy pains?

Dunne. Nothing but a Month's Imprisonment,

my Lord.

L. C. 7. Thou feemest to be a Man of a great deal of Kindness and Good-nature; for by this Story, there was a Man that thou never fawest before, (for I would fain have all People observe what Leather some Men's Consciences are made of) and because he only had a black Beard, and came to thy House, that black Beard of his should perfuade thee to go 26 Miles, and give a Man half a Crown out of thy Pocket to shew thee thy way, and all to carry a Message from a Man thou never knewest in thy Life, to a Woman whom thou never fawest in thy Life neither; that thou should'st lie out by the way two Nights, and upon the Sunday get home, and there meet with this fame black-bearded little Gentleman, and appoint these People to come to thy House upon the Tuesday; and when they came, entertain them three or four Hours at thy own House, and go back again so many Miles with them, and have no Entertainment but a piece of Cake and Cheese that thou broughtest thy self from home, and have no Reward, nor fo much as know any of the Persons thou didst all this for, is very strange.

Dunne. My Lord, the Man that came to defire me to go on this Message, said that Hicks should

reward me, and pay me for my pains.

L. C. J. But why wouldst thou take the word of a Man thou didft not know?

Dunne. I was forced to take his word at that time, my Lord.

L.C. J. There was no necessity for that neither; no body could force thee to do it. Alack-a-day! Thou feemest to be a Man of some consideration: I mightily wonder thou shoul I'st be so kind to People thou didft not know, without any prospect of Recompence whatfoever.

Dunne.

Dunne. All the reason that induced me to it was, they faid they were Men in debt, and defired to be concealed for a while.

L. C. 7. Dost thou believe that any one here believes thee: Prithee what Trade art thou?

Dunne. My Lord, I am a Baker by Trade. L. C.J. And wilt thou bake thy Bread at such easy Rates? Upon my word then, thou art very kind: Prithee tell me, I believe thou dost use to bake on Sundays, doft thou not?

Dunne. No, my Lord, I do not.

L. C. J. Alack-a-day, thou art precise in that; but thou canst travel on Sundays to lead Rogues into Lurking-Holes: It feemeth thou hast a par-ticular Kindness for a black Beard, that's all thy Reason for undertaking all this Trouble. hast told me all the Truth, hast thou?

Dunne. I have, my Lord.

L.C.J. But I assure thee thy Bread is very light Weight, it will scarce pass the Ballance here.

Dunne. I tell the Truth, and nothing but the Truth.

L. C. 7. No doubt of that; but prithee tell me, whose Horse didst thou ride when thou wentest first?

Dunne. The Man's Horse that came to me to defire me to go on the Message.

L. C. J. How came he to trust thee with his Horse?

Dunne. The Lord knows, my Lord. L. C. 7. Thou fay'ft right, the Lord only knows,

for by the little I know of thee I would not trust thee with Two-pence: Whose Horse didst thou ride the fecond time?

Dunne. My own, my Lord.

L. C. J. And where didst thou put thy Horse when thou camest to my Lady Liste's.

Dunne. In the Stable, my Lord.

L. C. J. Where did they put their Horses?

Dunne. They lest them without the Gate, I

think, my Lord; I did not fee them take them in. L. C. J. No, thou faid'ft it was fo dark thou could'ft not fee any thing: Pray were you with the

two Men when they did alight? Dunne. We did all three come together.

L. C. J. What did you give Fane for his pains in flewing you the way?

Dunne. He had nothing that I know of.

L. C. J. Well, you are the best-natur'd and kindest-hearted People that ever I knew: Whereabouts do you live ?

Dunne. At Warminster, near my Lord Weymouth's. Mr. Pollexfen. Pray Mr. Dunne will you answer me one Question: Was not there searching at that time up and down the Country for Rebels that were fled from the Battle?

Dunne. I did hear there was, some were taken.

Mr. Pollexfen. But did you hear there was fearching at that time for other of the Rebels?

Dunne. Idid not hear of any near me, but there

were in other places.

L. C. J. Then it being fuch a fuspicious time when that little Man with the black Beard came to thee, didst thou not ask what that Hicks was?

Dunne. No, my Lord, I did not.

L.C.J. And when Mr. Hicks and the other Man that is call'd by the Name of Mr. Nelthorp came to thy House, didst not thou ask their Names?

Dunne. No, my Lord.

L.C. J. Nor didst not thou ask upon what Occasion they were to be conducted to my Lady Liste's? Dunne. No, my Lord: Hicks, the fat Man, told

me they were in debt. Vol. IV.

L. C. J. Did not the Man that first came to you, and employ'd you to go on this Meffage; did not he know Hicks?

Dunne. I cannot tell, my Lord.

L. C. J. Did not he tell you, Hicks defired you to go, and that he was in debt, and therefore defired to be concealed?

Dunne. Yes, my Lord, he did. L. C. J. How came you to be so impudent then, as to tell me fuch a Lye?

Dunne. I beg your pardon, my Lord.

L. C. J. You beg my pardon! That is not because you told me a Lye, but because I have found you in a Lye. Come Sirrah, tell me the Truth; What did *Hicks* and *Nelthorp* with their Horses when they came to my Lady *Liste's?* 

Dunne. My Lord, I cannot tell.

L. C. J. Why you impudent Rascal, did not you tell me just now that they lest them at the Door?

Dunne. My Lord, I said I believed they might,

but cannot directly tell what they did with them; I know not but one or other might have them away, but I did not see it.

Mr. Pollexfen. Prithee, Friend, tell the Truth :

what did become of the Horses?

Dunne. I cannot tell truly, my Lord; if any body had them away, I did not see them.

L. C. J. Where didst thou lie that Night?

Dunne. In one of the Chambers.

L. C. 7. Who shewed thee the way to thy Lodging?

Dunne. The Girl.

L. C. J. Who else didst thou see in the House? Dunne. I saw no body at all.

L.C.J. Then who shewed thee the way to the Stable, and help'd thee with Horse-meat? Dunne. No body help'd me to Horfe-meat:

L.C. J. Why, thy Horse did not feed on thy Cake and Cheefe, did he?

Dunne. There was Hay in the Rack, my Lord.

L. C. J. Was the Stable-Door lock'd or open?

Dunne. The Stable-door was latch'd, and I pluck'd up the Latch.

L. C. J. How came you to know the way to the Stable then?

Dunne. Because I had been there before, my Lord. L. C. 7. Thou had'ft need to know it very well, for it feems thou wentest without a Candle or any thing in the World, and put in thy Horse. Did'ft thou fee that Man Carpenter the Bailiff that thou fpokeft of?

Dunne. Mr. Carpenter gave my Horse Hay

L. C. J. Was there any Light in the Stable? Dunne. Not when I put in my Horse sirst.

L.C.J. Who brought the Light thither? Dunne. Goodman Carpenter.

L. C. J. Did not he give thy Horse Hay? Dunne. Yes, he did.

L.C.J. And did he not give him Oats too? Dunne. No, my Lord, he did not. L. C. J. Did not he conduct you into the House?

Dunne. Who, my Lord?

L. C. J. That same Goodman Carpenter. Dunne. No, my Lord.

L. C. J. Did you see any body else but that Girl you fpeak of?

Dunne. My Lord, I did see the Girl there.

L. C. J. But you Blockhead, I ask you whether you did fee any body elfe?

Dunne. I do not know but I might see Goodman Carpenter. Q

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I. C. 7. Why, thou faid'st he brought the Light, and gave the Horse Hay; but I see thou art set upon nothing but Prevarication: Sirrah, tell me plainly, did you see no body else?

Dunne. No, my Lord.
L. C. J. Not any body?
Dunne. No, my Lord, not any one.

L. C. 7. Did you not drink in the House? Dunne. No, my Lord, not a Drop.

L. C. 7. Did not you call for Drink?

Dunne. No, my Lord, I did not, I had nothing but my Cake and Cheefe that I brought thither my felf.

L. C. J. Who went up to the Chamber with

you?

Dunne. The Girl, my Lord. L. C. J. And no body else? Dunne. No, my Lord.

L. C. J. Was the Bed made? Dunne. Yes, ny Lord, it was.

L. C. 7. You eat nothing in the House, you

Dunne. Nothing but my own Cake and Cheefe. my Lord.

L. C. J. But you did not drink in the House at all?

Dunne. No, my Lord, I did not.

L. C. J. Did you drink at Marton, where you did call upon Fane.

Dunne. Yes, I did, but not afterwards.

L. C. 7. Did you fee any body there the next

Morning before they were taken?

Dunne. No, my Lord; but after the House was befet, I saw my Lady and Mr. Hicks, and I think I faw Goodman Carpenter.

L. C.J. They and you were taken there toge-

ther, were not you?

Dunne. Yes. L. C. J. Did you fee Carpenter's Wife, upon your Oath, that Night?

Dunne. My Lord, I did not.

L.C.J. Nor no Woman-kind befides the Girl you speak of?

Dunne. No, my Lord.

L.C. J. Nor no Man besides Carpenter?

Dunne. No, my Lord. L. C. J. You are fure of this?

Dunne. I am fo, my Lord.

L. C. J. You are fure you did not drink there? Dunne. I am, my Lord.

L. C. J. And you fay he brought the Light into the Stable, and gave your Horse Hay? Dunne. He did, my Lord.

L. C. J. Now prithee tell me truly, where came Carpenter unto you? I must know the Truth of that; remember that I gave you fair Warning, do not tell me a Lye, for I will be fure to treafure up every Lye that thou tellest me, and thou may'ft be certain it will not be for thy Advantage: I would not terrify thee to make thee fay any thing but the Truth; but after thy felf I never met with a lying, fneaking, canting Fellow, but I always treafur'd up Vengeance for him: and therefore look to it, that thou dost not prevaricate with me, for to be fure thou wilt come to the worst of it in the end?

Dunne. My Lord, I will tell the Truth as near as

L. C.J. Then tell me where Carpenter met thee? Dunne. In the Court, my Lord.

L. C. J. Before you came to the Gate, or after? Dunne. It was after we came to the Gate, in the Court.

L.C. J. Then tell me, and I charge you tell me true, who was with you when Carpenter met you? Dunne. Hicks and Nelthorp.

L. C. 7. Was there any body else besides them

two in the Court?

Dunne. There was no body but Hicks and Nelthorp, and I and Mr. Carrenter.

L. C. J. You are fure of that? Dunne. Yes, my Lord.

L. C. J. Confider of it, are you fure there was no body elfe?

Dunne. Truly, my Lord, I did not mind that there was any body elfe.

L. C. 7. Recollect your felf, and confider well of

Dunne. Truly, my Lord, I do not know of any body elfe.

L. C. J. Now upon your Oath tell me truly, who it was that opened the Stable-door, was it Carpenter or you?

Dunne. It was Carpenter, my Lord.

L. C. J. Why, thou vile Wretch didst not thou tell me just now that thou pluck'd up the Latch? Dost thou take the God of Heaven not to be a God of Truth, and that he is not a Witness of all thou fay'ft? Dost thou think because thou prevaricatest with the Court here, thou can'st do so with God above, who knows thy Thoughts, and it is infinite Mercy, that for those Falshoods of thine, he does not immediately strike thee into Hell? Jesus God! there is no fort of Conversation nor human Society to be kept with fuch People as thefe are, who have no other Religion but only in Pretence, and no way to uphold themselves but by countenancing Lying and Villany: Did not you tell me that you opened the Latch your felf, and that you faw no body else but a Girl? How durst you offer to tell fuch horrid Lyes in the prefence of God and of a Court of Justice? Answer me one Question more: Did he pull down the Hay or you?

Dunne. I did not pull down any Hay at all.

L. C. J. Was there any Hay pull'd down before the Candle was brought?

Dunne. No, there was not.

L. C. J. Who brought the Candle?

Dunne. Mr. Carpenter brought the Candle and Lanthorn.

L. C. 7. It feems the Saints have a certain Charter for Lying; they may lye and cant, and deceive, and rebel, and think God Almighty takes no notice of it, nor will reckon with them for it: You see, Gentlemen, what a precious Fellow this is, a very pretty Tool to be employ'd upon fuch an Errand, a Knave that no body would trust for half a Crown between Man and Man, but he is the fitter to be employ'd about fuch Works; what Pains is a Man at to get the Truth out of these Fellows, and it is with a great deal of Labour, that we can fqueeze one Drop out of them? A Turk has more Title to an Eternity of Bliss than these Pretenders to Christianity, for he has more Morality and Honesty in him. Sirrah, I charge you in the presence of God, tell me true, What other Persons did you see that Night?

Dunne. My Lord, I did not fee any than what I

have told you already.

L. C. J. Then they went out and brought word that thou wert come, and so he came out to meet thee. Very well: I would have every body that has but the least Tang of Saintship to observe the Carriage of this Fellow, and see how they can cant and fnivel, and lye, and forfwear themselves, and all for

the Good Old Cause: They will stick at nothing, if they think they can but preserve a Brother or Sifter Saint forfooth; they can do any thing in the world but speak Truth, and do their Duty to God and their Governours: I ask you again, Did not Carpenter meet you before you left Hicks and Nelthorp?

Dunne. No, he did not. L. C. J. Then I ask you again once more, did

not Carpenter ask you to drink? Dunne. No, he did not.

L. C. J. Did not he light you with a Lanthorn and Candle into the House?

Dunne. I went into the House.

L.C. J. Dost thou believe we think any body thrust thee in: Did he light thee in, I ask thee?

Dunne. I went in along with Mr. Carpenter. L.C. J. What Room did he carry you into?

Dunne. My Lord, he carried me into no Room, the young Woman shew'd me into a Room.

L. C. J. What Room was it?

Dunne. Into the Chamber.

L. C. J. Was not thou in the Hall or Kitchen? Dunne. No, my Lord.

L. C. J. It is hard thou hadft not one Cup of Drink to thy Cake and Cheefe.

Dunne. My Lord, I had never a Drop.

L.C. J. No, nor did no body ask you to eat or drink?

Dunne. No, my Lord.

L.C. J. Thou art the best-natur'd Fellow that ever I met with, but the worst rewarded. Come, I will ask thee another Question: When was the first time thou heard'ft Nelthorp's Name?

Dunne. Not till he was taken.

L. C. J. What Name did the Fellow with the black Beard tell thee he had?

Dunne. My Lord, he never told me any Name?

L. C. J. Didft thou never ask him his Name? Dunne, No, my Lord, that Man that was afterwards found to be Nelthorp, I did not know to be Nelthorp till he was taken, nor what his Name was, nor any Name he had.

L. C. J. No, prithee tell the Truth, did not Nel-thorp go by the Name of Crofts?

Dunne. He did, my Lord.

L. C. J. Then prithee, when did he first go by that Name in thy Hearing?

Dunne. My Lord, I only heard Hicks fay he went

by the Name of Crosts.

L. C. J. When was that? Dunne. When they were taken.

L. C. J. Did you not hear him call'd by that

Name any time of the Journey?

Dunne. I cannot recollect, my Lord, that I ever did. L. C. J. Thou can't recollect nothing of Truth: Is this as much as you can fay?

Dunne. It is, my Lord.

Mr. Jennings. You fay Carpenter met you very civilly, and took care of your Horse: Did he make no Provision for Hicks and Nelthorp's Horses? What became of them?

Dunne. I cannot tell, my Lord.

Mr. Rumsey. Did you see their Horses afterwards? Dunne. No, my Lord, I did not.
Mr. Rumsey. When they alighted from them,

were they ty'd fast to the Gate, or how?

Dunne. They were not ty'd at all, as I know of.

Mr. Jennings. Did you tell Carpenter that their Horses were there?

Dunne. I did not tell him any fuch thing.

L.C.J. Thou art a strange prevaricating, shuffling, fniveling, lying Rafcal.

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Mr. Pollexfen. We will fet him by for the present, and call Barter, that is the other Fellow.

L.C. 7. Will the Prisoner ask this Person any Questions?

Life. No. L.C. J. Perhaps her Questions might endanger the coming out of all the Truth, and it may be she is well enough pleased to have him swear as he does; but it carries a very foul Face, upon my Word.

[Then Barter was fworn.

L. C. J. Is this Barter?
Mr. Pollexfen. Yes, my Lord, for his part we have his Examination before two Justices of Peace; but we hope he is an honest Fellow, and will tell the

L. C. J. That is all one whether you have his Examination or not; I expect he should tell me the Truth, and the whole Truth here. Friend, you know your Soul is at pawn for the Truth of what you testify to us; the other Fellow thou seeft has been prevaricating with us all this while, and fwearing off and on, and scarce told one Word of Truth, I know very well: Now I know as much of thee as I do of him, therefore look to thy felf, and let the Truth, and nothing but the Truth come out?

Barter. May it please your Honour, my Lord. this Man Dunne came to my House upon the Saturday, and spoke to me to ride along with him to Moyle's-Court, where my Lady Lifle liv'd; and I having no other Business at that time, did go along with him: He had a Letter in his Pocket, and I faw him produce the Letter to my Lady's Bailiff, Mr. Carpenter, but he would not meddle with it, fo I suppose he went in with it to my Lady; and while I was in the Kitchen, my Lady came thither, and asked me, faith she, What Countryman art thou? Said I, Madam, I am a Wiltshire Man. she, Do'ft thou make Bricks? No, said I, Madam, I cannot, I can help in Husbandry-work. Saith she, If thou could'st make Bricks, I will give thee ten Acres of Ground in fuch a Place. I told her no, I could not: And then she goes to this Man Dunne, - and there she was laughing with him, and look'd upon me; and afterwards when we were going along, I asked him what she laughed at?

L. C. J. Ay, and now tell me what he faid to thee about it?

Barter. He told me, my Lord, my Lady afked whether I knew any thing of the Concern, and that he answered her, no; this the Fellow told me was that she laugh'd at. After this, I could not éat, nor drink, nor fleep for trouble of mind, till I had discovered this to some Justice of the Peace; and I refolved at last to go to Colonel Penruddock, and confult him about it, fo I went over and told him of

L. C. J. What did you tell Colonel Penruddock, let us hear?

Barter. Where I had been the Saturday before, and where I should meet them again upon Salisbury-Plain upon the Tuesday, for I did expect to meet them there according to appointment, and we did agree he should come and take them there; but afterwards miffing them there, or for some other rea-fon, I do not know what, his Mind altered, and he came to take them in the House: So when I met them, we rode on about ren Miles, and they would have had me to have led them a private way over the fording Bridge rowards Moyle's-Court, but I told them, in case they intended to have me for their Guide, they must go the way that I could tell; but they would go that private way, and so lose their

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way; then they fent back this Dunne to Marton, to one Fane, that was the fat Man that fent him: but I finding that I was of no more value then, rode away from them, and having a Relation that liv'd on that fide of the Country, I went to let Colonel Penruddock know that they were at the House. But before I went away from them, Nelthorp gave me five Shillings, half a Crown, and two Shillings and a Six-pence.

L.C.J. Now thou fayft Nelthorp did: Didft thou

hear his Name named?

Barter. I never could find any of their Names

till they were taken.

Mr. Pollexsen. Pray, Barter, what Discourse had you with Dunne the first time you were going to and from my Lady Lifle's, concerning the Men that he was to bring thicher, and what Estates they

Barter. My Lord, he faid they had half a Score

of Thousands of Pounds a Year a-piece.

Mr. Pollexfen. Did he tell you they were to come

to my Lady's?

Barter. Yes, he told me they were to come upon the Tuesday, and they were to come such a Way, and were to come to my Lady's in the Even-

L.C.7. What wer't thou to have for thy pains?

Barter. I made no Bargain, my Lord.

L. C.J. You are all very free, kind-hearted People, I say that for you.

Mr. Pollexfen. What did Dunne say about his

Barter. He told me he had a very fine Booty for his part, and that he should never want Money again, and that I should be very well paid, and gave me half a Crown.

L.C.J. Then let my honest Man, Mr. Dunne, stand forward a little. Come, Friend, you have had fome time to recollect your felf; let us fee whether we can have the Truth out of you now: You talked of carrying a Meffage from Hicks to my Lady Lisse; Did not you carry a Letter?

Dunne. No, my Lord, I did not.

L. C. J. Did not you shew a Letter to the Bailiss, Carpenter?

Dunne. No, my Lord, I did not.

L.C.J. What fay you, Barter, to that?

Barter. My Lord, I did see him produce the Let-

ter to the Bailiff.

L.C.7. Then I will ask you another Question: Did you not tell Barter that you should be at Salisbury-Plain, with two People, upon the Tuefday?

Dunne. No, my Lord, I faid between Compton

and Fovant.

L.C.J. Did not you tell him, that they were brave Fellows, and had God knows how many Thousand Pounds a year a-piece?

Dunne. No, my Lord, I did not.

L.C.J. Then one thing more: Did not you tell him, that you told my Lady, when she asked whether he was acquainted with the Concern, that he knew nothing of the Busines?

Dunne. My Lord, I did tell him fo.

L. C. J. Did you so? Then you and I must have a little further Discourse: Come now, and tell us, what Business was that? and tell it us so, that a Man may understand and believe that thou dost speak Truth.

Dunne. Does your Lordship ask what that Busi-

ness was?

L.C. 7. Yes, it is a plain Question; What was that Bufiness that my Lady asked thee, whether the other Man knew; and then you answered her, that he did know nothing of it?

Then be paused a while. L. C. J. Remember, Friend, thou art upon thy Oath; and remember withal, that it is not thy Life, but thy Soul that is now in danger: therefore I require from thee a plain Answer to a very plain Question; What was that Business my Lady enquired after, whether the other Fellow knew, and thou told'ft her, he did not?

> Dunne made no Answer, but stood musing a while.

L. C. 7. He is now studying and musing how he shall prevaricate; but thou had'ft better tell the Truth, Friend: remember what thou haft faid already; thou hast faid, That thou didst tell that Man, that the Lady asked you, whether he knew any thing of the Business, and thou told'st her, he did not. Now I would know what that Bufiness was?

[Still he made no Answer, but seemed to muse. L. C. J. Look thee, if thou canst not comprehend what I mean, I will repeat it to thee again; for thou shalt see what Countryman I am, by my telling my Story over twice: Therefore I ask thee once again. Thou faid'ft thy Lady asked thee, whether he knew of the Business; and thou told'st her, he did not. Now let us know what that Bufiness was.

Dunne. I cannot mind it, my Lord, what it

L. C. J. But mind me prithee: Thou did'ft tell that honest Man there, that my Lady Lisle asked thee, whether he knew any thing of the Business, and thou said'st, no. What was that Business?

Dunne. That Business that Barter did not know

L. C. J. Yes, that is the Business; be ingenuous, tell the Truth: Oh! how hard the Truth is to come out of a lying Presbyterian Knave. Prithee, Friend, confider the Oath that thou haft taken; and that thou art in the presence of a God that cannot endure a Lye, nor whose Holiness will not admit him to dispense with a Lye: Consider that that God is an infinite Being of Purity, Holiness and Truth; and it would be inconfiftent with his Being to difpense with the least Untruth; and thou hast called him to witness, that thou would'ft testify the Truth, the whole Truth, and nothing but the Truth. I charge thee, therefore, as thou wilt answer it to that God of Truth, and that thou may'ft be called to do, for ought I know, the very next Minute, and there thou wilt not be able to palliate the Truth; what was that Business you and my Lady fpoke of?

[Then he paused for half a quarter of an Hour, and at last said:

Dunne. I cannot give an Account of it, my

L. C. J. Oh bleffed God! Was there ever fuch Villain upon the Face of the Earth; to what Times are we referved? Dost thou believe that there is a God?

Dunne. Yes, my Lord, I do. L.C.J. Dost thou believe, that that God can endure a Lye?

Dunne. No, my Lord, I know he cannot.

L.C.J. And dost thou believe then, that he is a God of Truth?

Dunne. Yes, my Lord, I do.

L.C. 7. Dost thou think, that that God of Truth may immediately fink thee into Hell-Fire if thou tellest a Lye?

Dunne. I do, my Lord.

L. C. 7. Dost thou believe, that he does observe every thing that thou thinkest, sayest or doest; knows the Secrets of thy Heart, and knows whether thou tellest a Lye or not, tho' perhaps it may be hid from us, and knows whether thou dost prevaricate or not?

Dunne. I know, the Lord does know all things. L. C. J. Dost thou believe, that he knows the Business that you and my Lady the Prisoner were talking of, as well as you do; that he hath an almighty Power over all his Creatures, an all-piercing Eye, that looks into the Hearts of every one of them, and from which nothing can be concealed? Dost thou believe it possible to conceal that very Discourse of yours from the knowledge of that infinite Being?

Dunne. My Lord, I do believe that there is a

God above.

L. C. 7. I ask thee then again; Dost thou believe, that that God above, who is a God of Truth himfelf, is omniscient, omnipresent, to whom all Truth is naked and open, that he knows every thing that is either thought, faid or done by any of his Creatures, fees and knows the Hearts of all Men;

Doft thou believe all this?

He stood silent for a good while. L. C. J. Friend, deceive not thy felf; the great God does observe and know the secret workings of thy Thoughts now, and how Truth struggles to get out, but Baseness and Villany keep it in: All the private Imaginations of thy Heart are not only known to him, but registred by him, and thy Conscience will bear witness to thy Accusation when thou art called to answer for them, and answer for them thou must; for the Scripture, that is the Word of God, tells us, That every vain Thought we must account for. Dost thou then believe, that any Discourse between you, the never so private, is private from the Almighty, All-knowing God?

Dunne. My Lord, I know it is not, nor can be. L.C.J. I therefore once more adjure thee, as thou wilt answer it to that God, that is the Searcher of the Hearts and Trier of the Reins, to whom all Hearts are open, and from whom no Secrets are hid, that thou make me a plain Answer to my Question; and as thou hast called God to bear Witness to the Truth of the Evidence thou givest here in this Court, so I charge thee, in his Name, to declare the Truth, and nothing but the Truth. Now tell us what was the Business you spoke of?

[But he made no Answer. William Mon-L. C. Baron. Friend, mind what tague Esq; my Lord fays to you, and confider, how easy a thing it is for a Man to speak Truth, and give a plain Answer to a plain Question. You cannot but understand what my Lord asks of you; you faid even now, that you did tell the other Witness, Barter, that my Lady ask'd you, whether he knew any thing of the Business; and you told her, he did not. Now my Lord would have you tell us, what that Bufiness was?

> [He seemed to turn bis Head on one side, but return'd no Answer.

L.C.J. He is going to ask that Man there, whether he shall tell the Truth.

Dunne. No, my Lord, I ask no Man any fuch Question.

L. C. 7. Prithee tell us the Truth then now: Thou art to know, that thou standest in the Prefence of the God of Truth, and hast called him to witness, that thou would'st tell the Truth.

Dunne. My Lord, I do tell the Truth, as far as

I can remember.

L.C.J. Then what was that you told my Lady Lifle, Barter did not know?

Dunne. What Barter did not know, my Lord?

L.C.J. Ay, is not that a plain Question? Of all the Witnesses that ever I met with, I never saw

thy fellow.

[He stood a good while, and made no Answer. L.C.J. I hope, Gentlemen of the Jury, you take notice of the strange and horrible Carriage of this Fellow; and withal, you cannot but observe the Spirit of that fort of People, what a villanous and devilish one it is: Good God! that ever the thing called Religion (a Word that People have fo much abused) should ever wind up Persons to such a height of Impiety, that it should make them lose the Belief that there is a God of Truth in Heaven; that fees and knows, observes and registers, and will punish and take vengeance of Falshood and Perjury. It may well make the rest of Mankind, that have any fort of Faith in a Deity and a future Life, to abhor and detest both the Men and their Religion, if fuch abominable Principles may be called fo. A Turk is a Saint to fuch a Fellow as this, nay a Pagan would be ashamed to be thought to have no more Truth in him. O bleffed Jefus! What an Age do we live in, and what a Generation of Vipers do we live among? Sirs, is this that you call the *Protestant Religion?* Shall so glorious a Name be applied to so much Villany and Hypocrify? Is this the Perfuafion you hope to live, and die, and find Salvation in? Will any of you all, Gentlemen, be contented to die with a Lye in your Mouth? Do not you all expect, according to the Orthodox Doctrine of the true Church of England, that eternal Damnation will be the Portion of Lyars? And thou wicked Wretch, how durst thou appear to give Testimony before even an earthly Tribunal with so much Impudence and Falshood, when every Lye will cost thee so dear, except a sincere and hearty Repentance, and the infinite Mercy of the great God interpole? charge you once more, as you will answer it at the Bar of the great Judge of all the World, that you tell me what that Business was, you and the Prifoner talked about: do but confider what a Condition thou bringest thy self into by all this Shuffling and Prevarication, even as to any thing of Mercy in this Life; for indeed it is not fit thou should'st have the least Hopes of Mercy on this side Eternity, and truly there is no Man can imagine less than infinite Mercy can pardon so flagitious a Sin, one that so impudently tells and stands in a

[Still he would make no Answer. L. C. J. Jesus God! Was there ever such a Fellow in the World as thou art? Prithee let me ask thee once again, Dost chou believe that there is a God, that this God is spotless Truth and Purity Dost thou believe thou hast a precious and immortal Soul, that is to live in everlasting Bliss or eternal Misery after this Life accordingly as thou carriest it here; if thou dost believe it, ought not the Concerns of that precious and immortal Soul of thine to be much dearer to thee than ten thousand Worlds? Does not the

bleffed

bleffed Word of Truth tell thee, What will it profit a Man to gain the whole World, and lose his projet a Man to gain the whole every, and toje his own Soul? or what shall a Man give in exchange for his Soul? Is not this the Voice of Scripture itself? And wilt thou hazard fo dear and precious a thing for a Lye, and an unprofitable Lye too? Thou Wretch! all the Mountains and Hills in the World heaped upon one another, will not cover thee from the Vengeance of the great God for this Transgression of false Witness-bearing: What hopes can there be for fo profligate a Villain as thou art, that so impudently stands in open defiance of the Omniprefence, Omniscience and Justice of God, by persisting in so palpable a Lye? I therefore require it of you, in his Name, to tell me the Truth.

Dunne. I cannot tell what to fay, my Lord.

L. C. J. Good God! Was there ever fuch an impudent Rascal? Well, I will try once more, and tell thee what I mean; you faid you told that honest Man (for truly he feems fo to be) that my Lady asked you whether he knew of the Business, and you told her, he did not : Prithee be so free as to tell us what that Bufiness was.

[Dunne paused, but would make no Answer. L. C. J. Prithee what didft thou mean, or thy Lady mean, by that Business?

[He paused again, but would make no Answer. L. C. J. Why, prithee dost thou think thou dost her a Kindness by this way of proceeding? Sure thou can'ft not think fo; for fuch a fort of Carriage were enough to convict her, if there were nothing elfe.

Dunne. Truly, my Lord, I do not think to do

her any Kindness at all.

L.C. J. Then prithee let me persuade thee to have some kindness for thyself,; look to thy own Soul that is in great peril of everlafting Ruin and Destruction by these means; dost thou call this Religion? It is a prodigious piece of Religion: Come, pray tell me what Business it was you talked of: You should not have asked me a Question so often, but I would have given you a plain Answer, though I were not under the Obligation of an Oath, as you are.

Dunne. My Lord, pray ask the Question over

again once more, and I will tell you.

L. C. 7. I will fo, and I will ask it you with all the Calmness, and Seriousness, and Candour that I can; if I know my own Heart, it is not in my Nature to defire the Hurt of any body, much lefs to delight in their eternal Perdition; no, it is out of tender compassion to you that I use all these Words: I would have thee to have fome regard to thy precious and immortal Soul, which is more valuable than the whole World; reflect upon that Scripture again which I mention'd before, which must be true, because it is the Words of him that is Truth itself: What shall it profit a Man to gain the whole World, and lose his own Soul? or what shall a Man give in exchange for his Soul? If that Soul of thine be taken away, what is the Body fit for, but like a putrid Carcase, to be thrust into, and covered with the Dust with which it was made: Therefore I ask you, with a great Defire that thou may'ft free thyself from so great a Load of Falshood and Perjury, tell me what the Business was you told the Prisoner, the other Man Barker did not know?

Dunne. My Lord, I told her, he knew nothing

of our coming there.

L.C.J. Nay, nay, that can never be it, for he came along with thee.

Dunne. He did not know any thing of my coming there till I met him on the wav.

L. C. 7. Prithee mind my Question; sure enough thou hadft told him whither thou wert going, or else he could not have been thy Guide; so that he must needs know of thy coming there: but what was the Business that thou told ft her, he did not

Dunne. She asked me, whether I did not know

that Hicks was a Nonconformist.

L. C. J. Did my Lady Lifle ask you that Queftion?

Dunne. Yes, my Lord, and I told her I did not. L. C. 7. But that is not my Question: What was that Bufiness that he did not know?

Dunne. It was the fame thing; whether Mr. Hicks

was a Nonconformist.

L. C. J. That cannot be all; there must be something more in it.

Dunne. Yes, my Lord, it is all; I know nothing

L. C. 7. What did she say to you when you told her, he did not know it?

Durine. She did not fay any thing, my Lord. L. C. J. Why dost thou think, that after all this pains that I have been at to get an Answer to my Question, that thou can'st banter me with such sham Stuff as this? Hold the Candle to his Face, that we may fee his brazen Face.

Dunne. My Lord, I tell you the truth.

L. C. J. Did she ask thee whether that Man knew. any thing of a Question she had asked thee, and that was only of being a Nonconformist.

Dunne. Yes, my Lord, that was all. L.C.J. That is all Nonfense; dost thou imagine that any Man hereabouts is fo weak as to believe

Dunne. My Lord, I am fo baulked, I do not know what I fay myfelf; tell me what you would have me to fay, for I am clutter'd out of my Senses.

L.C. J. Why, prithee Man, there's no body baulks thee but thy own felf; thou art asked Queftions that are as plain as any thing in the World can be: it is only thy own depraved naughty Heart that baulks both thy Honesty and Understanding, if thou hast any; it is thy studying how to prevaricate, that puzzles and confounds thy Intellect : but I fee all the Pains in the World, and all Compassion and Charity is loft upon thee, and therefore I will fay no more to thee.

Mr. Pollexfen. My Lord, because he pretends to Ignorance what Hicks was, I defire to ask Barter one Question: Pray, what did he tell you concerning his Carriage towards these People?

Barter. My Lord, he told me that he had concealed them in his House ten Days before.

Dunne. That I never did in my Life.

Barter. I know not whether you did or no, but you told me fo; and I made answer to him again, my Lord, I wonder how he were able to keep them without being discovered, there being such fearch; and he answered, He did keep them in a Chamber all day, and then they walked out at night; for the Searches of the Houses were usually at night.

Dunne. My Lord, I can bring testimony to the

contrary.

L. C. J. But really I believe it will be no strange thing for me to fay, I do believe him rather than thee; I would I had half as much reason to believe thee, as I have to believe him: I would fain have

thee fpeak truth, if I could. What fay you to the Question I asked you?

Dunne. I cannot tell what to fay, my Lord.

L.C. J. Say the Truth, Man.

Donne. I do, as I hope for mercy, my Lord.

L.C. J. Do'ft thou hope for mercy? Thou hast very little reason for it, I assure thee. Well, I will try thee with another Question: Didst thou tell that Man, that it was the best Job thou ever hadft in thy life?

Durne. No, my Lord, I did not. L.C. 7. Nor nothing to that purpose?

Dunne, No, my Lord.

L. C. J. What fay you, Barter, did not he tell you so?

Barter. Yes, my Lord, he did; and that he should never lack Money again as long as he liv'd.

L.C.J. Then I ask you one Question more, Barter; did you tell this to Col. Penruddock?

Barter. Yes, I did, my Lord. L. C. J. Then that will fortify his Testimony; therefore swear him, because I would make these concealed Wretches (for in my conscience I know there are some such in the bottom of this Business) know, that the Truth will out one way or other. And as for this Fellow, I expect it from all you Gentlemen of the King's Counfel, and others that are concerned, that you take notice and remember what has passed here, and that an Information of Perjury be preferred against this Fellow.

[Then Col. Penruddock was fworn. L.C.7. Col. Penruddock, upon the Oath you have taken, did that Man, Barter, come to you;

and what did he fay to you?

Col. Penruddock. My Lord, that Man, Barter, came to my House in the Morning, upon Monday, and told me, he had been with one Dunne, upon a Journey to Mrs. Lifle's House, to get Entertainment for some People; and that they had appointed to meet him the Tuesday following, between nine and eleven, upon Salisbury-Plain, and there, if I pleased, I might take them. I ordered him to go according to the Appointment, and withal, I fent a Servant of my own to watch when they came by; but it happen'd, I suppose, by their taking another way, that he missed of them: but Barter left word, that in case he did not find them there, we must conclude, that he was gone with them to my Lady Life's House; and he told me withal, says he, I believe they are Rebels, because he that defired me to be their Guide, faid the fame to me. So early the next Morning I took fome Soldiers with me, and befet my Lady Life's House; it was a pretty while before I could get any body in the House to hear: at length that Man that they fay was the Bailiff, Carpenter, came out; and I faid to him, Friend, you had best be free and ingenuous, and discover who are in your Lady's House, for I am fure there were forne Strangers came thither last Night; let me know who they are, and shew me what part of the House they are in. He did confefs to me there were Strangers in the House, and pointed to fuch part of the House; but pray, fays he, do not tell my Mistress of it. Accordingly we went in, and in mediately we took Mr. Hicks and this fame Dunne in the Malt-house.

L.C.J. Was Dunn e taken in the Malt-house? Col. Penruddock. Yes, he had covered himself

with some fort of Stu If there.

L. C. J. Well, w hat did you do then?

Col. Penruddock. My Lady afterwards coming to us, I told her, Maclam, you have done very ill in

harbouring Rebels, and giving Entertainment to the King's Enemies. Saith she, I know nothing of them; I am a Stranger to it. Pray, faid I, Madam, be so free and ingenuous with me, and so kind to yourself, as if there be any other Person that is concealed in any part of your House, (for I am sure there is some body else) as to deliver him up, and you shall come to no further trouble. She denied it, and faid, I know nothing of them : But we went on, and fearched, and at last discovered the other Man Nelthorp, hid in a Hole by the Chimney.

L. C. J. Dunne, how came you to hide yourself in the Malt-house?

Dunne. When I heard the stir and bustle, I went thro' the Chamber where I lay, and came into that Room where I was taken.

L.C. 7. When thou heard'st a stir and a buftle.

why wert thou afraid of any thing?

Dunne. My Lord, I was frighted at the noise. L. C. J. Prithee, what need the thou be afraid, for thou did'ft not know Hicks, nor Nelthorp; and my Lady only asked thee, whether Hicks were a Nonconformift Parson: Thou art a very innocent Soul, and furely needest no occasion to be afraid. I doubt there was fomething of that Business in the Case that we were talking of before, if we could but get out

Dunne. My Lord, I heard a great noise in the House, and I did not know what it meant; and so

I went and hid myfelf.

of thee what it was.

L. C. 7. Alack-a-day! That is very strange, that thou should'st hide thyself for a little noise, when thou knewest nothing of the Business, nor wert acquainted with any thing of the matter at all. But Col. Penruddock, I would ask you one Question more; did that honest Man tell you, that Dunne had told him, that it was the best Job that ever he had in his life, and that he should want no Money?

Col. Penruddock. I cannot tell that truly, my Lord; I do not remember that: but he faid, he apprehended them to be Rebels, and that Dunne

told him as much.

L. C. J. What do you say to that, Dunne? It feems you told Barter, that you apprehended them to be Rebels?

Dunne. I apprehend them for Rebels, my Lord! L. C. 7. No, no, you did not apprehend them for Rebels, but you hid them for Rebels. But did you fay to Barter, that you took them to be Re-

Dunne. I take them to be Rebels!

L. C. J. You Blockhead, I ask you, did you tell him fo?

Dunne. I tell Barter so!

L.C. J. Ay, is not that a plain Question? Dunne. I am quite cluttered out of my fenses; I do not know what I fay.

[ A Candle being still held nearer his Nose. L. C. J. But to tell the Truth, would rob thee of none of thy Senses, if ever thou had'it any; but it should feem that neither thou, nor thy Mistress the Prisoner had any, for she knew nothing of it neither, though she had fent for them thither.

Mr. Pollexfen. Pray, Col. Penruddock, did you

tell her you came to fearch for Rebels?

Col. Penruddock. Yes, Sir, I told her as foon as I faw her; but we had a good while befet the House before any body answered us; at length, there were fome Ladies, or Gentlewomen, I imagined them to be her Daughters, that upon our noise looked out at the Window; and I told them there were Rebels in the House, and I required them in the King's

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Name to be deliver'd to me; but I faw not my Lady till after I had brought out Hicks and Dunne.

L. C. 9. What faid she to you?
Col. Penruddock. She said, she knew nothing of their being in the House; but I told her there was fome body else besides, and she would do well to deliver him without trouble: but she denving of it, we fearched further, and found Nelthorp, as I told you.

L.C. J. But she denied it at first, it seems?

Liste. My Lord, I hope I shall not be condem-

ned without being heard.

L. C.J. No, God forbid, Mrs. Lisle; that was a fort of practice in your Husband's time; you know very well what I mean: But God be thanked, it is not fo now; the King's Courts of Law never condemn without hearing. Col. Penruddock, have you any more to fay?

Col. Penruddock. No, my Lord; but here is one Mr. Dowding, that was with me when I fearched

the House.

L. C.J. Swear him. [Which was done. Mr. Pollexfen. Mr. Dowding, pray did you go with Col. Penruddock to Mrs. Lifle's House?

Mr. Dowding. Yes, my Lord: We came to the House, and beset the House round, some to the back Gate, and some to the fore Gate; we called almost half an hour before we got in; and had found two, and we came to my Lady; fhe faid, she

knew nothing of any body being in the House——

Lisse. My Lord, this Fellow that now speaks against me, broke open my Trunk, and stole away a great part of my best Linen; and sure, my Lord, those Persons that rob me, are not fit to be Evidences against me, because it behoves them that I be convicted, to prevent their being indicted for

L. C. J. Look you, Friend, you fay you went with Col. Penruddock to fearch the House, did you find any body there?

Dowding. Yes, my Lord, I found this fame

Dunne in a little hole in the Malt-house.

L.C. J. Was he covered, or not?

Dowding. He had taken fome ftuff or other to cover him.

L. C. 7. Did you find Hicks there?

Dowding. Yes, my Lord, we did find one that faid his Name was Hicks.

L. C. J. Is that the fame Hicks that is in Salisbury Goal?

Dowding. Yes, my Lord, it is; I saw him yesterday at the George in Salisbury, when he had that Discourse with those other Gentlemen.

Mr. Pollexfen. Swear Carpenter and his Wife.

[Which was done. Dowding. My Lord, Hicks acknowledged before me, that he was at Keinsham, in the Duke of Monmouth's Army.

Mr. Pollexfen. Come, Mrs. Carpenter, tell my Lord and the Jury, did you know the Time when these Men came to your Lady's House?

L. C. 7. Is this the Bailiff's Wife? Mr. Pollexfen. Yes, my Lord, it is.

L.C.J. Well then, what fay you to the Queftion: Do you know the Time when they came?

Mrs. Carpenter. Yes, my Lord, they came at

L. C. 7. Did you see them there?

Mrs. Carpenter. Yes.

L.C.J. Were they lodged there?

Mrs. Carpenter. Yes; but I never made the Bed. L. C. J. Who did?

Mrs. Carpenter. My Lord, I cannot tell.

Mrs. Carpenter. Yes, they had.
L. C. J. Who dress'd it?
Mrs. Carpenter. I did.

L. C. 7. By whose Order did you dress it? Mrs. Carpenter. By my Lady's Order.

L. C. J. Prithee where did they eat their Meat? Mrs. Carpenter. In the Chamber, my Lord, where

they lay.

L. C. J. Who was with them?

Mrs. Carpenter. My Lord, I cannot tell, for I

did not stay in the Room.

L. C. J. Didst thou see them when they came into the Room?

Mrs. Carpenter. My Lord, I dress'd the Meat, and carried it within the Door, and my Husband fet it upon the Table.

L.C. 7. Prithee tell me who was with them:

Was thy Lady there?

Mrs. Carpenter. My-Lady was in presence there then.

L. C. J. How long did they stay below stairs before they went up?

Mrs. Carpenter. Truly, my Lord, I cannot tell. L.C.J. Did your Lady use to sup below stairs or

Mrs. Carpenter. She used to sup below, my Lord.

Mr. Pollexfen. My Lord, if your Lordship please, this Woman and her Husband are both unwilling Witnesses; but we will examine the Husband, and fee what we can get out of him. Hark you, Carpenter, did you meet with this Fellow, Dunne, at his first coming to your Lady's House?

Mr. Carpenter. Yes, my Lord, I did fee him

there on the Saturday.

L. C. J. Well then, let me ask you a Question; and be fure you tell me the Truth, for it may be I know it already; did he offer you a Letter to be deliver'd to your Lady?

Mr. Carpenter. No, my Lord.

L. C. J. What do you fay, Barter?

Barter. I faw him produce it to Mr. Carpenter, but he refused to meddle with it.

Mr. Carpenter. My Lord, he asked me, if my Lady would give Entertainment to one Hicks, and another Person, but he did not know who that Perfon was.

L.C. J. Did he speak of another Person?

Mr. Carpenter. Yes, he did.

L. C. J. Who was that other Person?

Mr. Carpenter. I did ask his Name, but he said, he did not know him.

L. C. J. Well then, when they came there on the Tuesday-night, how did you receive them?

Mr. Carpenter. I did not receive them.

L. C. J. Did not you light the Candle, and bring it in a Lanthorn, to light him into the Stable?

Mr. Carpenter. My Lord, that was afterwards. L. C. J. Did not you bring the Men into the House?

Mr. Carpenter. No, my Lord, indeed I did not.

L.C. J. Did not you fee them all night? Mr. Carpenter. Yes, my Lord.

L. C. J. Then where did you see them first? Mr. Carpenter. In the Room where they supp'd

and lay. \*
L. C. J. Did not you meet them in the Courtyard?

Mr. Carpenter. No, my Lord.

L. C. 7. Who gave you Directions to light Dunne into the Stable?

Mr. Carpenter. They told me his Horse was out

in the Yard.

L. C. 7. Who told you fo? Mr. Carpenter. The Men did. L. C. J. Where did they fup?

Mr. Carpenter. In the Room above stairs. L. C. 7. Who supp'd along with them?

Mr. Carpenter. I cannot say any body supp'd with them.

L. C. 7. Was not my Lady there?

Mr. Carpenter. She was in the Room, but I did not fee her eat any thing.

L. C. J. What time of the night did they come? Mr. Carpenter. About Ten of the Clock.

L. C. 7. And where did they lie?

Mr. Carpenter. In the Room where they supped. L. C. 7. Who lay there?

Mr. Capenter. Hicks and Nelthorp lay there.

L.C.J. Was Nelthorp named there? Mr. Carpenter. No, I never heard of his Name

till after he was taken. L. C. 7. What kind of a Man was he? Mr. Carpenter. A tall, thin, black Man.

L. C. 7. Well, what can you fay more? Mr. Carpenter. My Lord, this Person has swore, that a Letter was offered me, but I refused it; but I affure your Lordship I never saw any Letter.

Barter. I am fure he met you, and, as I remem-

ber, there was a Letter produced.

L. C. J. Thou should'st not be angry with him, for he spoke very kindly of thee, that thou refufed'ft to meddle in it, and thereupon Dunne went into thy Lady, and deliver'd his Message to her.

Mr. Carpenter. That, my Lord, Iacknowledge. L. C. J. Then, prithee let me ask thee another Question: Did you carry any Beer up into the

Room? Mr. Carpenter. My Lady gave order for the Provision.

L. C. J. Did you make Dunne drink?

Mr. Carpenter. No, I did not.

L. C. J. Did you offer him any Drink? Mr. Carpenter. My Lord, I did not see him drink at all

L. C. J. What fay you, good Woman; Did not your Lady fup there?

Mr. Carpenter. My Lord, my Wife was little

Mr. Rumsey. Now, my Lord, Dunne says he will tell all, whether it make for him or against him.

L. C. J. Let him but tell the Truth, and I am

Dunne. Sure, my Lord, I never entertained thefe Men a night in my House in my Life; but this Hicks fent that Man to me, to go to my Lady Lifle's, to know whether she would please to entertain him: And when I came, my Lady asked me, whether he had been in the Army or no? I told her, I could not tell, I did not know that he was. She then ask'd me, if he had no body else with him? I told her, I believed there was: This is the very Truth of it, my Lord. I asked her, might the Men be entertain'd? She faid they might. So when we came to my Lady Liste's, on the Tuesday night, somebody took the two Horses, I cannot tell who, if I were to die; the two went in; and after I had fet up my Horse, I went in along with Carpenter up into the Chamber to my Lady, and to this Hicks and Nelthorp; and when I came there, I heard my Lady bid them welcome to her House; and Mr. Carpen-Vol. IV.

ter, or the Maid, I cannot tell which, brought in the Supper, and fet it on the Table.

L. C. 7. And did'ft thou eat or drink with 'em in

the Room, or not?

Dunne. My Lord, I will tell every thing that I know; I confess I did both eat and drink there in the Room.

L. C. J. I pity thee with all my Soul, and prav to God Almighty for thee to forgive thee, and to the bleffed Jesus to mediate for thee; and I pray for thee with as much earnestness, as I would for my own Soul; and I beg of thee once more, as thou regardest thy own eternal Welfare, to tell all the Truth.

Dunne. My Lord, I did never know these Men were in the Army when I carried the Meffage to my Lady Lille's, nor never did entertain them in my House in my life-time, so much as one Night.

L. C. J. Prithee, I do not ask thee what thou

did'st not, but what thou did'st?

Dunne. My Lord, I will tell all I know.

L. C. 7. What Discourse had you that Night at the Table in the Room?

Dunne. I cannot tell what Discourse truly, my Lord, there was.

L. C. J. Was there nothing of coming from beyond Seas, who came from thence, and how they came? Come, I would have it rather the Effect of thy own Ingenuity, than lead thee by any Questions that I can propound; come, tell us what was the Difcourfe.

Dunne. I do not remember all the Discourse.

L. C. 7. Prithee, let me ask thee one Question. and answer me it fairly; Did'ft not thou hear Nelthorp's Name named in the Room?

Dunne. My Lord, I cannot tell whether he were called Nelthorp, but it was either Crofts or Nelthorp,

I am fure one of them.

L. C. J. Prithee be ingenuous, and let's have the Truth on't?

Dunne. My Lord, I am ingenuous, and will be

L. C. 7. I will affure you, Nelthorp told me all the Story before I came out of Town?

Dunne. I think, my Lord, he was called Nelthorp in the Room, and there was some Discourse about

L.C. J. Ay, there was unquestionably, and I know thou wert by, and that made me the more concern'd to press upon thee the Danger of forswearing thy felf.

Dunne. My Lady ask'd Hicks who that Gentleman was, and he faid it was Nelthorp, as I remem-

L. C. J. Very well, and upon that Discourse with Nelthorp, which I had in Town, did I give particular Direction, that the Outlawry of Nelthorp should be brought down hither, for he told me particularly of all the Passages and Discourses of his being beyond Sea, and coming from beyond Sea: I would not mention any fuch thing as any piece of Evidence to influence this case, but I could not but tremble to think, after what I knew, that any one should dare so much to prevaricate with God and Man, as to tell fuch horrid Lyes in the Face of a Court.

Dunne. What does your Lordship ask me? L. C. J. Come, I will ask thee a plain Question; Was there no Discourse there about the Battle, and of their being in the Army?

Dunne. There was some such Discourse,

Lord.

L.C.J. Ay, prithee now tell us what that Difcourse was?

Dunne. My Lord, I will tell you when I have recollected it, if you will give me time till to-morrow

Morning.

L. C. J. Nay, but we cannot flay so long, our L. C. J. Nay, but we cannot flay so long, our L. C. J. Way, but I would have all People confider what a Reason there is, that they should be pressed to join with me in hearty Prayers to Almighty God, that this Sin of Lying and Perjury may never be laid at thy door. fay'ft thou? Prithee tell us what the Discourse was? Dunne. My Lord, they did talk of Fighting, but I cannot exactly tell what the Discourse was?

L. C. J. And thou faid'st thou did'st eat and drink

with them in the same Room?

Dunne. I did so, my Lord, I confess it.

L. C. 7. And it was not a little Girl that lighted thee to Bed, or conducted thee in?

Dunne. It was not a little Girl.
L. C. J. Who was it then?
Dunne. It was Mr. Carpenter, my Lord.

L. C.J. And why did'st thou tell so many Lyes then? Jefu God! that we should live to see any fuch Creatures among Mankind, nay, and among us too, to the Shame and Reproach be it spoken of our Nation and Religion: Is this that that is called the Protestant Religion, a thing so much boasted of, and pretended to? We have heard a great deal of Clamour against Popery and Dispensations, what Difpensations pray does the Protestant Religion give for fuch Practices as these? I pity thee with all my Soul, and pray for thee, but it cannot but make all Mankind to tremble and be filled with Horror, that fuch a wretched Creature should live upon the Earth: Prithee be free, and tell us what Discourse there was?

Dunne. My Lord, they did talk of Fighting, but

I cannot remember what it was.

L. C. J. Did you lie with them? Dunne. No, my Lord, I did not.

L. C. J. Well, I see thou wilt answer nothing ingenuously, therefore I will trouble my felf no more with thee: Go on with your Evidence, Gentlemen.

Mr. Jennings. My Lord, we have done, we have no more Witnesses.

L. C. J. Then you that are for the Prisoner at the Bar, now is your time to make your Defence; you hear what is charged upon you, and you see what a kind of Shuffling here has been to stifle the Truth, and I am forry to find the Occasion to speak it, that under the Figure and Form of Religion such Practices should be carried on.

have you to fay for your felf?

Lifte. My Lord, that which I have to fay to it, is this: I knew of no body's coming to my House but Mr. Hicks, and for him I was inform'd that he didabscond, by reason of Warrants that were out against him for preaching in private Meetings, but I never heard that he was in the Army, nor that Nelthorp was to come with him; and for that Reason it was, that I fent to him to come by night: but for the other Man Nelthorp, I never knew he was Nelthorp, I could die upon it, nor did not know what Name he had, till after he came into my House; but as for Mr. Hicks, I did not in the least suspect him to have been in the Army, being a Presbyterian Minister, that used to preach, and not to fight.

L. C. J. But I will tell you, there is not one of those lying, fniveling, canting, Presbyterian Rafcals, but one way or other had a hand in the late

horrid Conspiracy and Rebellion; upon my Confcience I believe it, and would have been as deep in the actual Rebellion, had it had any little Success, as that other Fellow Hicks; their Principles carry them to it: Presbytery has all manner of Villainy in it, nothing but Presbytery could lead that Fellow Dunne to tell fo many Lyes as he has here told; for shew me a Presbyterian, and I will engage to shew a lying Knave.

Lifle. My Lord, I abhorred both the Principles

and Practices of the late Rebellion.

L.C.J. I am fure you had great reason for it. Liste. Besides, my Lord, I should have been the most ungrateful Person living, should I have been difloyal, or acted any thing against the present King, confidering how much I was obliged to him for my Estate.

L. C. J. Oh then! Ungrateful, ungrateful adds to the Load which is between Man and Man, and

is the basest Crime that any one can be guilty of.

Lisse. My Lord, had I been try'd in London, I could have had my Lady Abergavenny, and feveral other Persons of Quality, that could have testified how much I was against this Rebellion, and with what Detestation I spoke against it, during the time of it; for I was all that time at London, and staid there till after the Duke of Monmouth was be-headed; and if I had certainly known the time of my Trial in the Country, I could have had the Testimony of those Persons of Honour for me. But, my Lord, I am told, and fo I thought it would have been, that I should not have been try'd as a Traitor for harbouring him, till he was Convict for a Traitor. My Lord, I would take my Death of it, that I never knew of Nelthorp's coming, nor any thing of his being Nelthorp; I never ask'd his Name, and if he had told it me, I had then remember'd the Proclamation. I do affure you, my Lord, for my own part, I did abhor those that were in that horrid Plot and Conspiracy against the King's Life; I know my Duty to my King better, and have always exercised it, I defy any body in the world that ever knew the contrary, to come and give Testimony.

L. C. J. Have you any more to fay?

Liste. As to what they say of my denying Nel-thorp to be in my House, I was in great Consternation and Fear of the Soldiers, who were very rude and violent, and could not be restrained by their Officers from Robbery, and plundering my House. And I befeech your Lordship to make that Construction of it; and I humbly beg of your Lordship not to harbour an ill Opinion of me, because of those false Reports that go about of me, relating to my Carriage towards the old King, that I was any ways confenting to the Death of King Charles I. for, my Lord, that is as false as God is true; my Lord, I was not out of my Chamber all the day, in which that King was beheaded, and I believe I shed more Tears for him, than any Woman then living did; and this the late Countels of Monmouth, and my Lady Marlborough, and my Lord Chancellor Hyde, if they were alive, and twenty Perfons of the most eminent Quality, could bear witness for me. And I do repeat it, my Lord, as I hope to attain Salvation, I never did know Nelthorp, nor never did see him before in my Life, nor did I know of any body's coming, but Mr. Hicks, and him I did know to be a Nonconformit Minister; and there being, as is well known, Warrants out to apprehend all Nonconformist Ministers, I was willing to give him shelter from these Warrants. I

was come down but that Week into the Country, when this Man came to me from Mr. Hicks, to know if he might be receiv'd at my House; and I told him, if Mr. Hicks pleas'd, he might come upon Tuesday in the Evening, and should be welcome; but withal I told him, I must go away the Monday following from that place, but while I staid I would entertain him. And I befeech your Lordship to believe, I had no intention to harbour him but as a Nonconformift, and that I knew was no Treason: It cannot be imagined, that I would venture the hazard of my own Life, and the Ruin both of myfelf and Children, to conceal one that I never knew in my Life, as I did not know Mr. Nelthorp, but had heard of him in the Proclamation. And for that white-headed Man that speaks of my denying them, as I faid before, he was one of them that rifled and plunder'd my House, and tore open my Trunk; and if I should not be convicted, he and the rest of them may be call'd to account for what they did, for they ought not to have meddled with my Goods: Befides, my Lord, I have a Witness that can testify what Mr. Nellborp said, when he was examined before-

L. C. J. Look you, Mrs. Lifle, that will fignify little; but if you have any Witnesses, call them, we will hear what they say: Who is that Man you

Liste. George Creed his Name is; there he is.

L. C. J. Well, what do you know?

Creed. I heard Nelthorp fay, that my Lady Lifle did not know of his coming, nor did not know his Name; nor had he ever told his Name, till he named himself to Col. Penruddock when he was

L. C. J. Well, this is nothing; she is not indicted for harbouring Nelthorp, but Hicks: Have you any more Witnesses?

Liste. No, my Lord.

L. C. J. Have you any more to fay for yourfelf?

Lifle. My Lord, I came but five days before this

into the Country-

L. C. J. Nay, I cannot tell when you came into the Country, nor I do not care; it feems you came

time enough to harbour Rebels.

Liste. I staid in London till all the Rebellion was paft and over; and I never uttered a good Word for the Rebels, nor ever harbour'd fo much as a good Wish for them in my Mind: I know the King is my Sovereign, and I know my Duty to him, and if I would have ventured my Life for any thing, it should have been to serve him, I know it is his due, and I owed all I had in the World to him: But tho' I could not fight for him my felf, my Son did; he was actually in Arms on the King's fide in this Business; I instructed him always in Loyalty, and fent him thither; it was I that bred him up to fight for the King.

L. C. J. Well, have you done?

Lifle. Yes, my Lord.

L.C. J. Have you a mind to fay any thing more?

Lifle. No, my Lord.

L.C. 7. Then command Silence.

[Which was done by Proclamation. Lisse. My Lord, may I speak one word more? My Lord, I beseech you afford me your Patience and your Advice; Keinsham, where Mr. Hicks is faid to be in Arms, does not lie in this County.

L.C. 7. That is nothing: But the Treason you committed was in this County.

Life. But I affure your Lordship I never knew he was in the Army; and for any Talk or Difcourse in private about his or Nelthorp's being there, I never heard any: indeed one of them asked me, whether the Duke of Monmouth was beheaded; and I told them, yes, for fo he was before I came out of Town: And that is all the Discourse that I can remember, wherein he is concerned.

L. C. J. Well, have you any more to fay now?

Lisse. No, my Lord. L. C. J. Then Gentlemen of the Jury: \* This is a Case of very great Example, and withal, of very great Weight and Moment; wherein the Interest of the Publick, and the Life of a Person of Quality and Fortune are put into your hands. And the great Business which has detained both us and you folong, has been an endeavour (if it were possible) to find out the Truth; which indeed is the Business of all Enquiries of this nature: We sit not here, nor are you there upon any other Errand; nor is any thing defired by the Court, or required of you, but that the Truth may be made manifest 'Tis that you are bound to, by the Oaths you have taken in this Service; and in that Inquiry you are to be guided by the Evidence that has here been given forth unto you; for your Oath is, That you shall well and truly try, and true deliverance make, between our Sovereign Lord the King and the Prifoner at the Bar, according to your Evidence, as you shall answer it to God. So that, Gentlemen, this Oath of yours being your Direction what is your Duty, and you being all Persons of Quality and Reputation in your Country, Men of great Understanding and known Integrity, it is to be hoped, that not any thing can move you, either to Compassion of the Prisoner on the one hand, or her Allegations and Protestations of Innocence; nor on the other hand, to be influenced by any thing that comes from the Court, or is infinuated by the learned Counsel at the Bar: but that you will entirely consider what Evidence has been given to you, and being guided by that Evidence alone, you that are Judges of the Fact, will let us know the Truth of that Fact by a fincere and upright

And inafmuch, Gentlemen, as the Evidence has been long in giving (tho' the substantial part of it, perhaps, be in a narrow compass) I will repeat it to you, as near as I can, with all Faithfulness and Integrity, as I shall answer it to the great Judge of Heaven and Earth, before whom you, and we, and all must stand to be judged; without any Aggravation or Alteration on the one fide, and without any Omission on the other: And I shall do it, purely to help your Memories who are to determine the Fact; and I do pray and adjure, that you would do equally, according to the Trust repofed in you, and according to the Oath that you have taken. And I would repeat it once more, that you are not to be led by any Infinitations of the Prisoner, nor by any Allegations from the Learned Counsel, whose Business it is to open the Fact; but that Fact fo opened is no further to guide you in your Enquiry, than as it is proved.

Gentlemen, before I come to the particular Evidence of this Fact, I must crave leave to say some-thing of a Matter in general that is very well known. It was very well observed by that Learned Gentleman that opened the Cause at the beginning, that we are all of us here unspeakably oblig'd to bless the great God of Heaven, the Father of Mercies, and praised for ever be his Holy Name, for his infinite Goodness in preserving and protecting us from the imminent Ruin which the late horrid and detestable Rebellion would (had it succeeded) have inevitably brought upon us; had not he of his own infinite Mercy and gracious Goodness protected and delivered us from our Enemies, they had undoubtedly swallowed us up quick: But as the Attempts of our Enemies were very malicious, so the Preservation and Deliverance of our good God was very great and fignal.

And we have reason to bless that great God for many Deliverances he has been pleased to give us; we are by no means to forget his Mercy towards our late Sovereign of bleffed Memory, and with him towards us, when he brought him out of Exile and Bondage, and us out of that State of Confufion and Mifery, which our Country had for many Years groaned under: When all Religion as well as Sovereignty, and all Obedience, Duty and Deference to Superiors were quite loft, God of his infinite Mercy, and of his own most gracious bounti-ful Disposition brought our blessed Sovereign (now in Heaven) and his gracious Majesty that now reigns, and all the Royal Family after a long and tedious Rebellion, into a quiet and peaceable Poffession of their undoubted Rights and Inheritances, and with him reftored to us our Religion, the best of Religions, the true Protestant Reformed Religion, the Religion established by Law, which now is, and I hope will ever remain established among us, as now professed and practised in the Church of England: and when we reflect on that Deliverance, we are to this Circumstance to heighten both our Admiration and our Gratitude, that it was brought about without the least drop of Blood shed, by a miraculous Providence, and by the Strength of an Almighty Arm.

Befides, Gentlemen, we cannot be fufficiently thankful to our God, for the Mercies we enjoy'd under that bleffed King; for we are to confider we liv'd in all the Affluence of Peace and Plenty, we fafely and uninterruptedly enjoyed our Religion, the greatest Bleffing on this side Immortality, our Lives, Liberties and Properties inviolably were fecured; every Man safe under the Shadow of his own Vine, and eat the Fruit of his own Labour; and while our Neighbours fuffered the Calamities of War, we were furrounded with all the Bleffings of Peace, and flept fecurely under the Government of a gracious and merciful King: Every one of us had even what our own Hearts could defire, and if we wanted any thing, it could be only thankful and dutiful Hearts to our God and our Prince, during whose Life we continued in a happy State and Condition.

But, it having pleafed God, the King of Kings, the great Ruler both of Heaven and Earth, to take that bleffed Prince to himfelf, what Thanks ought we to pay him for his gracious Goodness, in leaving fo great and so glorious a Successor as his Royal Brother, our present Sovereign, whom I pray Almighty God may long live and happily reign among us! This gracious Prince, as soon as ever he came to the Possession of his undoubted Right and Inheritance, upon his Brother's Death, in the Imperial Crown of this Realm, to entitle himself to the good Opinion of his People, and to engage them to the Expression of that Duty which

the Christian Religion, and I am fure particularly the Religion of the true Church of England does oblige all its Followers to; what does he? Even before he was alk'd, in the very first Minutes of his Reign, he begins with Bounty to his Subjects, and declares his Refolution to preserve them safe in their dearest and most precious Enjoyments, in their Religion; and not only in that, but in the Laws, Liberties, Rights and Properties, with the most inviolable Security to their Lives, and all that is dear unto them: And this gracious Declaration came from his Royal Mouth without any Sollicitation or any Inducement, fave only the generous and gracious Inclination of his own Royal Heart; and to give it the greater Edge, to the Honour of the Church of England's Religion be it spoken, he was pleas'd to tell what Opinion he had of our Religion and its true Professors, that they were the true Friends and faithful Supporters of the Government; an Opinion which I hope every honest Church-of-England-Man will endeavour to cherish by a fuitable Practice of what is certainly the Doétrine of that Religion, Loyalty and Obedience.

But alas! without Horror and Confusion, we cannot but remember that instead of making good Returns of Respect and Duty to so gracious a Sovereign for his great Bounty, Faction and Sedition, Hypocrify and Malice had beforted and bewitched a great Part of his Subjects, and corrupted, blinded, and bigotted them to such an height of Impiety, that a Rebellion must begin his Reign, and all the positionus Arts of Disobedience are made use of to instigate the King's Subjects, with all the Rancour and Vengeance in the world to rise against him.

Bleffed God! What is the way that this Devil of Sedition comes to bewitch People to fuch a height, when Almighty God had to lately delivered us from the Mifery and Confusion of a Civil War? It is that way furely, we find it but too plain, which he had always found very fuccessful, the Pretence of Saintship, Conscience, and that glorious Name, Religion. What Religion can it be? The Christian Religion had this Form of its great Ruler; Render to Cæfar the things that are Cæfar's, and to God the things that are God's. But these Men act as though that were not Scripture, when yet pronounced by our bleffed Lord himself, and both joined in one Sentence as indifpenfible Duties; and they will hardly be brought to believe that Rebellion is the Sum of Witchcraft, though the Scriptures have directly given it that Character. Good God! that we should live to such an Age; when Men can call God to affift and protect them in a Rebellion: for not to reflect upon what was done in former times, it is late enough for us to remember, but not without Horror, that Men have been ty'd by all the Bonds and Contracts Hell could invent in a Combination and Confederacy to murder both the late King and his prefent Majesty, and all this while this must be fanctified with the Name of Religion. So that a Man that is a Murderer by the Law of God, and an Offender against the first Precept that God Almighty enjoined, not to fhed innocent Blood, shall yet be a Saint for an Assassination upon the account of Religion, and this shall be accounted a pious Cause to obtain Heaven.

Who did there Miscreants, that were justly by Law condemned for that barbarous Conspiracy, when they came to die, invocate? The great God, to testify for them, that they died for the sake of Religion. When they come to suffer for Treason, they can bless God Almighty for the Honour he

does

does them in dying in his Cause, and call themselves

Martyrs for it.

Nay, is it not yet more frange and horrid, that fome Men who call themselves Ministers of the Gospel, shallcome to be Bellwethers of Rebellion, and cry out, they are sighting the Lord's Battle, when they are attempting to kill the Lord's Anointed?

Jesus God! that ever we should have such a Generation of Vipers among us, that can plunge themselves into the most horrid Impieties, and yet think to escape Consusion here, and purchase a

Crown of Glory hereafter!

When we confider, Gentlemen, the Ring-leader of this late Rebellion, the Center of all our Trouble, the Arch-Rebel and Traitor, Monmouth I mean, should arrive to such a Height of Impudence and Villany, as to bless God that he could with Satisfaction reflect upon a two Year's Life very regularly spent; but how? In manifest Adultery and Uncleanness, nor can it be spoke or thought of

without inexpreffible Horror.

Alack! Gentlemen, when we find Religion made use of as a Subterfuge and Cloke for such impious Practices, it gives too much Occasion for our Enemies to think us Atheists: the very Turks will hate us, and Pagans detest us, as the most irreligious prophane People in the World; when we, who profess Love and Duty to Jesus Christ as our Holy and Blested Redeemer, do these things and even boast of them, whom they that deny him blush at the very thoughts of, and never so much as name, much less act without Horror and Confusion.

Gentlemen, I do not speak this for the sake of fpeaking, but I would fain deliver my own Sonl and yours from having any hand in fuch horrible Impieties, and that, by testifying our Abhorrence of them, by publickly declaring our felves to be Enemies to those Hypocrites the Nonconformist Parfons; I mean, that pretend indeed pure Religion to be their great Aim and End, and through a Scrupulofity of Conscience, cannot conform to that Decency and Duty which is required of them in the Church; but yet, without remorfe, can kill, or be the occasion of the Death of ten thousand People, as in the Confequence of this late Rebellion perhaps it may prove. For do but confider how many Families by this means are utterly ruined, how many innocent Babes starved, or exposed to the utmost Penury and Want; how many Widows left in a distressed desolate Condition, deflitute of all manner of Provision and Maintenance; and all this by the Instigation of these Villains that have preached and pray'd them into it, gilding the Bait that has drawn them into it, by the specious Pretence of Religion and Confcience?

Confider, Gentlemen, this is that which has brought this poor unfortunate Gentlewoman, the Prisoner at the Bar, into this deplorable Condition: What could prevail upon her to run fuch a hazard as this, but only her Affection and deluded Zeal for that Wretch, that had nothing but the name of Religion, for his Soul is blacker in the Eyes of God, and the Thoughts of all honest Men, than ever his Coat was? You fee by the Proofs what an impudent unsanctified Villain he was; for when these Gentlemen that have given Evidence, were in the Custody, and under the Power of the Rebels, he must tempt and provoke them to leave off and forfake their Duty to their natural Lord and lawful Sovereign the King, whom Godhad fet over them, and fubmit to an Ufurper, a King of their own making; and fuch a King too, that I dare boldly

affirm, the meaneft Subject within the Kingdom that is legitimate, has a better Title to the Crown, than he had; and this all under the pretence of Religion, and the Protestant Religion too: and that same Prince of their's must have the Title of a Protestant Prince; and an excellent Protestant he lived and died, living in the open Violation of the Law of God, and in manifest Rebellion against his lawful Sovereign: and ne died without any Remorse for either, boasting of his own Wickedness beyond the bounds of common Modesty and Humanity.

Gentlemen, Let us all join in hearty Prayers to our God, the God of infinite Mercy, that as he has yet once more delivered our Sovereign, and us with him, out of the Jaws of these Lions and ravenous Wolves; so he would still please to preserve him and us from the hands of all our Enemies: and I pray God it may have that good effect upon all of us, as to make us more careful and conscientious in our Duty to him, and his Vicegerent the King. To him alone must all the Glory be ascribed; it was not our Hand, or Arms of the King that could have saved or protected us, had, not the special Interposition of the Divine Power, and Goodness wrought this Deliverance for us.

But now, Gentlemen, to come to the particular Case here before you; and the Fact, upon the Evidence, stands thus: It is very notorious this Fellow Hicks was actually in this Rebellion; you have it sworn by three several Persons that saw him, and they particularized to you such Tokens of their Knowledge and Remembrance, that sure, if any thing can, must make him blush at the Repetition of them; for they tell you, when they were in Prison he would have corrupted them from their Duty; and yesterday they saw him in Prison, and upon discourse of some Circumstances, he could

not deny but he was there.

This Perfon, Mrs. Lifle the Prifoner at the Bar, the is accused for receiving and harbouring this Perfon: And, Gentlemen, I must tell you for Law, of which we are the Judges, and not you, That if any Perfon be in actual Rebellion against the King, and another Perfon (who really and actually was not in Rebellion) does receive, harbour, comfort, and conceal him that was such, a Receiver is as much a Traitor, as he who indeed bore Arms: We are bound, by our Oaths and Consciences, to deliver and declare to, you what is Law; and you are bound, by your Oaths and Consciences, to deliver and declare to us, by your Verdict, the Truth of the Fact.

Gentlemen, that he was there in Rebellion, is undeniably and unquestionably proved: That there are fufficient Testimonies to satisfy you, that this Woman did receive and harbour him, is that which is left to your Confideration; and for that, the Proofs lie thus: And truly I am forry to have occasion for repeating the Circumstances of the Proof; I mean, the great Art that has been used to conceal it: how difficult a thing it was to come at it; what time has been spent, in endeavouring to find out Truth in a Fellow, that in defiance of all Admonition, Threats and Persuasion, would prevaricate and shuffle to conceal that Truth; nay, lye and forswear himself to contradict it. But out of true christian Charity, as I told him, so I tell you, I do heartily pray (and all good Christians I hope will join with me in it) to the God of infinite Mercy that he would have mercy upon his Soul, upon which he hath contracted fo great a Guilt by the Impudence of his Behaviour, and pertinacious Ob-

stinacy

ftinacy in those Falshoods which he hath made use of in this Case.

Gentlemen, I would willingly forget all his Prevarications, but I must take notice of them in short, to come to the Truth. First, he says, he came upon an Errand from a Man he knows not whom; to my Lady Life's House; and thither he is brought by one Barter; and when he comes there, he tells her, he comes in the Name of one Hicks, who defired to be entertained there. Then she asks the Question, whether Hicks had been in the Army; and he told her he did not know; and he swears now he did not: But at last it came out, that it was to entertain Hicks and another Person; but it should feem that other Person was not named; and Barter tells you, that Hicks and another Perfon (who afterwards proved to be Nelthorp) are promifed to be entertained, and ordered to come in the Evening. But not to go backward and forward, as he has done in his Evidence, denying what he afterwards acknowledged, that he saw any body besides a little Girl; that he pulled down the Hay out of the Rack for his Horse; that he eat any thing but Cake and Cheese that he brought with him from home; that he was ever made to drink, or to eat or drink in the House, or ever meddled or made with any body in the House: At last we are told that Carpenter met with him, and came out with a Lanthorn and Candle, took care of his Horse, carried him into the Room where Hicks and Nelthorp were, and the Prisoner at the Bar Mrs. Lifle; there they all supp'd together; there they fell into Discourse; there Nelthorp's Name was named, and they talked of being in the Army, and of the Fight: and fo it is all come out, and makes a full and positive Evidence.

But then, suppose there was no more than the other Evidence, and that the Fellow remain in an hard-hearted Obstinacy, then you are to consider the Circumstances even from his first Evidence, that this was after the Rebellion was all over; for it feems during the Rebellion she was in London, and it was notoriously known the King's Forces were in pursuit of the Rebels, and this without any positive Proof would be in itself a sufficient Testimony to convince any confiderate Person, that she was to conceal those she ought not to conceal; because she directed the particular time wherein they should come, and that was at Night; and no prudent Perfon would receive Strangers in the Night, and give fuch Directions in fuch a Seafon, without fome extraordinary ground for it. When they came there, she provided a Supper for them; and you see what care is taken, that the Woman only is permitted to bring that Supper to the Door, and the Husband must set it on the Table; no body is permitted to attend there but he. Works of Darkness always defire to be in the dark: Works of Rebellion and

fuch like are never done in the light.

But then comes that honest Fellow Barter (I call him so, because he appears so to be, and he ought to be remembred with a great Remark for his Honesty) he tells you, he conducted him to the House, and what Discourse pass'd there in his hearing: The prisoner asked him, what Countryman he was, and whether he was a Brick-maker, and promised him so many Acres of Land in Carolina. The Fellow, upon Observation and Consideration, sound himself under a great Load, could not sleep nor eat quietly, as Men that have honest Minds are uneasy under such things; Falshood, and Treason, and Hypocrify are a heavy Load; and, blessed be

God, things were by this means discovered: for he goes and tells Col. Penruddock; and withal, Dunne swears to Barter, it was the bravest Job that ever he had in his Life; whereas in the beginning of his Story, he would have told you a strange Story of a black Beard, and I do not know what, and that he got not one Groat by it; that he gave the Man Half a Crown out of his own Pocket, and was so industrious, as when he knew the Way no farther, then he would hire one himself to shew him the Way, and all for nothing, but only for the kindness he had for a black Beard.

Besides, Gentlemen, I am forry to remember fomething that dropped even from the Gentlewoman herself, she pretends to Religion and Loyalty very much, how greatly she wept at the Death of King Charles the Martyr, and owns her great Obligations to the late King and his Royal Brother; that she had not had a Being, nor any thing to maintain it for twenty Years last past but from their Bounty, and yet no fooner is one in the Grave, but she forgets all Gratitude, and entertains those that were Rebels against his royal Successor. I will not fay what hand her Husband had in the Death of that bleffed Martyr, she has enough to answer for of her own Guilt; and I must confess it ought not one way or other to make any Ingredient into this Case what she was in former Times: And I told a Relation of hers, Mr. Tipping by Name, that came to me last Night to defire that she might not lie under fome Imputations that were gone abroad of her, that she rejoic'd at the Death of King Charles I. nor that any false Report of that nature might influence the Court or Jury against her, that it should not: Be the thing true or false, it is to be of no weight one way or other in the Trial of this Case, nor is she to be accountable for it.

But I must remember you of one Particular, that is plain upon this Evidence, and is of very great moment in this Case; That after all these private Messages and Directions given to come by Night, and the kind Reception they met with when they came, and after all this Care to lodge them and feed them, when Colonel Penruddock, after the Discovery made by Barter, came to search her House, then she had no body in it truly, which is an Aggravation of the Offence testify'd by Colonel Penruddock himself, whose Father likewise was a Martyr, and died for his Fidelity to the Crown; and who was the Judge of that Father, we all very well know. God Almighty is a just God, and it may be worth confidering (especially by her) how God has been pleafed to make use of him as the Instrument in this Business; and she would likewise do well to confider the Finger of God in working upon the Heart of that Man Barter, who was imploy'd in all this Affair, and that all the Truth has been told by Nelthorp, that blackest of Villains Nelthorp, that would have murdered the late King and his royal Brother; that he that was one of those barbarous, malicious Assassinates in that black Conspiracy, and outlaw'd, should be harbour'd by one that pretends a Love for the Royal Family, and entertained and discoursed with at Night about being in the Army; yet that he and that other Villain Hicks, who pretends to Religion and to be a Preacher of the Gospel, but is found in Rebellion and in the Company of Traitors, should be deny'd the next Morning.

I hope they themselves are all by this time fatisfy'd Truth will come out, and I hope you will not be deceived by any specious Pretences. Our

Fore.

Fore-fathers have been deluded, but the Deception, I hope, is now at an end; and I must needs fav. if all these Witnesses that have freely discovered their Knowledge, joined to that Truth which is at length drawn from that Dunne, be worthy of any Credit, it is as plain a Proof as can be given, and

as evident as the Sun at Noon-day.

Gentlemen, upon your Consciences be it: The Preservation of the Government, the Life of the King, the Safety and Honour of our Religion, and the Discharge of our Consciences as loyal Men, good Christians, and faithful Subjects, are at stake; neither her Age nor her Sex are to move you, who have nothing else to confider but the Evidence of the Fact you are to try. I charge you therefore, as you will answer it at the Bar of the last Judgment, where you and we must all appear, deliver your Verdict according to Conscience and Truth. With that great God, the impartial Judge, there is no fuch thing as Respect of Persons, and in our Discharge of our Duty in Courts of Justice, he has injoined us his Creatures, that we must have no fuch thing as a Friend in the Administration of Justice, all our Friendship must be to Truth, and our Care to preserve that inviolate.

Lifle. My Lord, if your Lordship please-L. C. 7. Mistress, you have had your Turn, you cannot now be heard any more after the Jury is

charged.

Lifle. My Lord, I did not know Nelthorp, I de-

clare it, before he was taken.

L.C. 7. You are not indicted for Nelthorp, but we are not to enter into Dialogues now, the Jury must consider of it.

Jury-man. Pray, my Lord, fome of us defire to know of your Lordship, in point of Law, whether it be the fame thing, and equally Treafon, in receiving him before he was convicted of

Treason, as if it had been after.

L. C. 7. It is all the fame, that certainly can be no Doubt; for, if in case this Hicks had been wounded in the Rebels Army, and had come to her House and there been entertained, but had died there of his Wounds, and so could never have been convicted, she had been nevertheless a Traitor.

Then the Jury withdrew, and staying out a while, the Lord Jefferies expressed a great deal of Impatience, and said, he wonder'd that in so plain a Case they would go from the Bar, and would have sent for them with an Intimation, that if they did not come quickly, be would adjourn, and let them lie by it all Night; but after about half an hour's stay the Jury returned, and the Foreman addresfed himself to the Court thus:

Foreman. My Lord, we have one thing to beg of your Lordship some Directions in, before we can give our Verdict in this Case: We have some Doubt upon us, whether there be fufficient Proof that she knew Hicks to have been in the Army.

L. C. 7. There is as full Proof as Proof can be; but you are Judges of the Proof, for my part I

thought there was no Difficulty in it.

Foreman. My Lord, we are in some doubt of

L.C. J. I cannot help your Doubts: Was there not proved a Discourse of the Battle and of the Army at Supper-time?

Foreman. But, my Lord, we are not fatisfy'd that she had Notice that Hicks was in the Army.

L. C. 7. I cannot tell what would fatisfy you; Did she not enquire of Dunne, whether Hicks had been in the Army? And when he told her he did not know, she did not say she would refuse him if he had been there, but order'd him to come by Night, by which it is evident she suspected it; and when he and Nelthorp came, discoursed with them about the Battle and the Army. Come, come, Gentlemen, it is a plain Proof.

Foreman. My Lord, we do not remember that it was proved that she did ask any such Que-

stion when they were there.

L. C. J. Sure you do not remember any thing that has passed? Did not Dunne tell you there was fuch Discourse, and she was by, and Nelthorp's Name was named? But if there were no fuch Proof, the Circumstances and Management of the Thing is as full a Proof as can be-I wonder what it is you doubt of. Lisse. My Lord, I hope—

L. C. 7. You must not speak now.

Then the Jury laid their Heads together for near a quarter of an Hour, and at length agreed; and being call'd over, deliver'd in this Verdist by the Foreman.

Cl. of Arraignments. Alice Liste, Hold up thy Hand. Gentlemen of the Jury, look upon the Prisoner: How say ye! Is she guilty of the Treafon whereof the stands indicted, or not Guilty?

Foreman. Guilty.

Cl. of Ar. What Goods or Chattels, Lands, or Tenements had fhe?

Foreman. None that we know of.

Cl. of Ar. Look to her Jaylor, she is found guilty of High Treason; and prepare your self to die.

Then the Verdiet was Recorded.

L. C. J. Gentlemen, I did not think I should have had any Occasion to speak after your Ver-dict, but finding some Hesitancy and Doubt among you, I cannot but fay, I wonder it should come about; for I think in my Conscience, the Evidence was as full and plain as could be, and if I had been among you, and fhe had been my own Mother, I should have found her Guilty.

Then the Court adjourn'd till the next Morning.

Die Veneris 28 Augusti, 1685.

THis Day Alice Lifle was brought to the Bar, and being asked what she had to fay for her self, why Judgment of Death should not pass upon her being convicted of High-Treason; but offering nothing, she was, with the rest of the Prisoners that were to receive the Sentence of Death, condemn'd by the Lord Jefferies, who passed Sentence thus:

L.C.J. Alice Lifle, and you the several Prisoners now at the Bar, you have been feverally Indicted, Arraigned, and now stand severally Convicted of Crimes that by the Laws of the Land are to be punished with Death; you stand Convicted by your Equals, by a Jury of your Country, against whom you might have had, and were allow'd to make (and one of you did make) what Chaltenges you could: but upon full Evidence, by that Jury of your own Country-men, you have been found guilty of those Crimes for which you are to die; and there remains now no more with the Court but to perform their Duty, which is to pronounce that Sentence, that dismal Sentence of Death, which the Law has provided for such Costenders

And fure I am, it cannot but be thought uneafy, and far from pleasant, not only to me, but to every body else that sees such a lamentable Object, such a Number of Persons that might have acquired to themselves an honest Livelihood by Diligence in their lawful Callings, being dutiful to God, and obedient to their Sovereign and the Laws of the Land, who yet in defiance of all these have brought themselves to a shameful untimely

End by their own wicked Courses.

Particularly, I cannot but lament the deplorable Condition of you, Mrs. Lifle, a Gentlewoman of Quality and of Fortune, fo far stricken in Years, therefore ought to have had more Discretion: One, who all your Life-time have been a great Pretender to, and Professor of Religion, and of that Religion which bears a very good Name, the Protestant Religion; but that Name has been perverted to very ill Purposes by some People, who have had nothing but the Name to protect themselves under.

There is no Religion whatfoever (except that hypocritical Profession of theirs which deserves not the Name of Religion, I mean the canting, whining, Presbyterian, Phanatical Profession) that gives the least countenance to Rebellion or Faction; and I cannot but lament to find you involved in that

Herd.

And I cannot but deplore it withal, as a most sad and dismal thing, that in this little Case so many Perjuries should be added to the Crime of Treason, such, as for my part I cannot but tremble to remember; Perjuries in defiance of all the Instruction and Admonition that true christian Charity could express, and in defiance of the Omniscience and Justice of the All-seeing God of Truth: You ought to reslect upon whose account those Perjuries were committed, and to lay them seriously to heart, for e'er long, in a sew Hours (deceive not your self) you are to give an Account at a greater Bar for all your Thoughts,

Words and Actions.

You would likewise do well to bethink your felf with all Seriousness and Remorfe, of your own false Asseverations and Protestations, that you upon your Salvation should pretend Ignorance in the Business, when since that Time, even since the last Night, there has been but too much difcover'd how far you were concern'd; no, 'tis not unknown who were fent for upon the Monday Night, in order to have that rebellious, feditious Fellow to preach to them, what Directions were given to come through the Orchard the back and private Way, what Orders were given for Provision, and how the Horses were appointed to be disposed of. I only speak this, that you should bethink your felf in this short time that you have left here upon Earth, to get these Sins of yours duly repented of, and truly pardoned; and not only so, but consider you have it now in your power to make some Recompence to the publick Justice of the Nation, by discovering the Truth in this Matter, and all Religion enjoins you to do what you can: For without the infinite Mercy

of the great God you are in a deplorable Condition, and without true Contrition and Repentance, of which all the Recompence you can make, both for publick and private Injuries, is a part, you can never hope for the Mercy of that God to be

extended to you.

Sirs; It is not in my Province to advife you in your Preparation for that Eternity you are all fuddenly to enter into: but out of pure Charity, and hearty Compassion to you, and the miserable Condition you have brought yourselves into, and out of a tender Regard to your precious immortal Souls, I cannot but assure you of my own, and recommend you to the earnest and servent Prayers of all good Christians, to the God of infinite Mercy, that he would be merciful unto you all.

And the great God of his gracious Goodness grant, that all we that are here may learn such Lessons, as are proper from such Examples: From that Woman the sad and dismal Effects of Disloyalty and Treason; and from all the rest, the deplorable Mischies that attend Licentiousness and Debauchery: For by the Course of Nature, most of these might have lived a much longer Time, and that with Comfort to themselves and their Relations; but now, to the anguish of their own Hearts, and the unspeakable Grief of all their Friends, they have shortened their own Days, and brought a dismal Sentence upon themselves.

And I recommend them not only to my felf and others, but chiefly and especially to the Pious, Orthodox and Learned Ministry, to give the best Affistance they can, during the short remainder of their Time; for their Abode here upon Earth is but short, and God grant they may meet with a blessed Immortality.

There remains no more for me to do, I fay, but to pronounce the Sentence of the Law, which

is this; and the Court does award,

That you, Mrs, Lifle, be conveyed from bence to the Place from whence you came, and from thence you are to be drawn on a Hurdle to the Place of Execution, where your Body is to be burnt alive till you be dead. And the Lord have Mercy upon your Soul.

The rest of the Prisoners had the usual Judgment as in Cases of Felony.

L. C. J. Look you, Mrs. Lifle, when I left his Majesty, he was pleased to remit the Time of all Executions to me; that wherever I found any Obstinacy or Impenitence, I might order the Executions with what speed I should think best: Therefore, Mr. Sherist, take notice, you are to prepare for the Execution of this Gentlewoman this Afternoon. But withal, I give you, the Prisoner, this Intimation: We that are the Judges, shall stay in Town an Hour or two; you shall have Pen, Ink and Paper brought you, and if in the mean time you employ that Pen, Ink and Paper, and this Hour or two well, (you understand what I mean) it may be you may hear further from us, in a deferring the Execution.

Then the Prisoner was taken away.

But afterwards, upon the Intercession of some Divines of the Church of Winchester, she was reprieved till Wednesday the Second of September. On Sunday the Thirtieth of August, the following Letter was sent to the Right Honourable the Earl of Clarendon, Lord Privy-Seal, at Windsor; [which the Earl did then read to the King] who answered, That he would do nothing in it, having left all to the Lord Chief Justice\*.

My Lord, Nderstanding that Mrs. Lisse is condemned, and that many false things are reported " of her, that may hinder the King from shewing her Mercy; particularly, that she was an Enemy to the King's Friends in the time of the late "Wars: As to that, we can affure your Lordship, that she was a Favourer of them in their greatest Extremities; and particularly of us, and of fome others that are fince dead: And for these late "Years we have often been in her Company, and "never heard her fay any thing but what became a loyal Subject. This we defire your Lordship would be pleased to represent to the King, and " to interceed for her Reprieve; which will be a " great Obligation to your Lordship's humble Ser-" vants,

M. St. John. E. Abergavenny.

On Monday the Thirty-First of August the following Petition was presented to the King.

To the King's most Excellent Majesty,

The Humble Petition of Alicia Lifle;

Humbly Sheweth,

HAT your Petitioner lieth under a Sentence of Death for harbouring one John · Hicks; and is sentenced to be burnt on Wednef-

'That she is the Daughter of Sir White Becon-· faw, descended of an antient and honourable Fa-' mily, and related to several of the best Families · of the Nobility of this Kingdom.

Wherefore your Petitioner humbly begs your Majesty, that Execution may be altered from
Burning to Beheading, and may be respited for

' four Days:

And your Petitioner shall pray, &c.

To which his Majesty answered: That he would not reprieve her one Day; but for altering the Sentence, be would do it, if there were any Precedents for it.

Thereupon the following Precedents, for the altering of the Sentence, were offered to the King.

That Execution may vary from the Judgment, fee the Register, Fol. 165. in Felony, Parl. 8 E. 3. where the Judgment always is Sufpendatur per colium; yet the Party may be beheaded, which is no part of the Sentence. So was the Duke of Somerfet in the Time of Edw. VI. for Felony: So was the Lord Audley, 7 Car. I. for Felony (Rape.)

Queen Katherine Howard for Treason, Hen. VIII. and Jane Gray, primo Maria. The Countess of Salisbury, being attainted for Treason, Anno 1541.

was beheaded 32 Hen. VIII. See 3 Co. Inft. p. 211.

Whereupon his Majesty was pleased to fign the following Warrant.

7 AMES R.

Hereas we are informed that Alicia Lifte has received Sentence of Death for High Treafon at the Seffions of Oyer and Terminer, and Goal-Delivery, held at our City of Winchester, for harbouring of John Hicks a Rebel, and that the Sentence is to be executed upon her the fecond of September next, by burning her alive: And whereas the faid Alicia Liste has humbly petitioned Us to alter the Manner of the faid Execution, by caufing her Head to be fever'd from her Body: We being gra-ciously pleased to condescend to her Request, have thought fit hereby to fignify Our Will and Plea-fure accordingly. And our further Will and Pleafure is, that you deliver the Head and Body to her Relations to be privately and decently interred: And for fo doing, this shall be your Warrant.

Given at our Court at Windsor, the Thirty-First Day of August, 1685. in the first Year of our Reign.

SUNDERLAND.

To our Trusty and Well-beloved the High-Sheriff of our County of Hants, and to all others whom it may concern.

Which Warrant being delivered to the Sheriff, the was, on Wednesday the second of September, in the Afternoon, brought to Execution; which was perform'd upon a Scaffold erected in the Marketplace of the City of Winchester, where she behaved herself with a great deal of Christian Resolution. She then deliver d a Paper to the Sheriff, a Copy of which follows; and after some little time was executed, having her Head fever'd from her Body.

A Copy of the Paper delivered to the Sheriff.

Gentlemen, Friends, and Neighbours,

T may be expected that I should say something at my Death. my Rich - 1 Tay some thing at my Death, my Birth and Education being near this Place. My Parents instructed me in the Fear of God, and I now die of the Re-6 formed Religion, always being instructed in that 6 Belief, That if Popery should return into this · Nation, it would be a great Judgment. I die in the Expectation of Pardon of my Sins, and Acceptation with the Father, by the imputed Righteousness of Jesus Christ, he being the End of the Law for Righteousness to every one that believes. I thank God, through Jesus Christ, I depart under the Blood of Sprinkling, which speaketh better
things than the Blood of Abel, God having made this Chastisement an Ordinance to my Soul.

· I did as little expect to come to this Place on ' this Occasion as any Person in this Nation; therefore let all learn not to be high-minded, but fear the Lord: The Lord is a Sovereign, and will take what way he fees best to glorify himself by his poor Creatures; therefore do humbly defire to submit to his Will, praying him, that in patience I may possess my Soul.

6 My Crime was entertaining a Nonconformift ' Minister, who is since sworn to have been in the

<sup>\*</sup> The Earl of Feversham having been offered a thousand Pounds to obtain her Pardon, sollicited the King to grant it; but the King told him, he had promised the Chief Justice that he would not pardon her. Vol. IV. · late

134. Arraignment of John Fernley, 1Jac II. 130

' lare Duke of Monmouth's Army. I am told, if I had not denied them, it would not have affected e me. I have no Excuse but Surprize and Fear: which I believe my Jury must make use of to ex-

cufe their Verdict to the World.

I have been told, the Court ought to be Counfel for the Prisoner, instead of which, there was Evi-dence given from thence; which, though it were but Hear-fay, might possibly affect my Jury. My Defence was such as might be expected from a weak Woman; but such as it was, I did not hear it repeated again to the Jury. But I forgive all Per-· fons that have done me wrong, and I defire that · God will do fo likewife.

I forgive Col. Penruddock, though he told me he could have taken those Men before they came to my

As to what may be objected, that I gave it under my Hand that I had discoursed with Nelthorn. that could be no Evidence to the Court, or Jury, it being after my Conviction and Sentence.

· I acknowledge his Majesty's Favour in altering my Sentence; and I pray God to preferve him, that he may long reign in peace, and the true Re-

· ligion flourish under him.

Two things I have omitted to fay, which is, that I forgive him that defired to be taken from the Grand Jury to the Petty Jury, that he might be the more nearly concerned in my Death.
Alfo I return humble Thanks to Almighty

· God, and the Reverend Clergy that affifted me

in my Imprisonment.

ALICE LISLE. Sept. 2. 1685.

Her Attainder was afterwards reversed 1st of William and Mary.

Primo Gulielmi & Maria, Anno 1689.

An ACT for annulling and making void the Attainder of Alicia Liste, Widow.

Whereas Alicia Lifte, Midow, in the Horn Dear of the Reign of the late King James the Second,

at a Sellions of Oper and Terminer, and Southampton, at the City of Winchester in the fait County, by an irregular and undue Profecution, was indicted for entertaining, conceating and comforting John Hicks, Clerk, a false Traitor, knowing him to be such; Though the said John Hicks was not, at the Trial of the faid Alicia Lifle, Attainted or Convicted of any fuch Crime: Allo, by a Verdict injuriously extorted and procured by the Menaces and Violences, and other illegal Practices of George Low Jefand other liegal reactives of George Logo Jerferies, Baron of Wem, then Love Thief Justice of the King's Bench, and Chief Commissioner of Oper and Cerminer and Goal-Delkbery, within the laid County, was convicted, attainted, and executed for high-Creason: Pay it therefore please pour most Creellent Hap it therefore from point mon accentual Pajessies, at the humble Petition of Triphena Lloyd and Bridget Usher, Daughters of the said Alicia Lise, That it be accepted and enacted by the Authority of this present Parliament: And be it Enacted by the King and Queen's most excellent Majesties, by and with the Advice and Confent of the Lords Spiritual and Tempozal, and Commons in this present Parsiament assembled, and by the Authority of the same, That the said Conviction, Judgment and Attainder of the faid Alicia Lifle be, and are hereby repealed, reverfed, made and declared null and void to all Intents, Constructions and Purposes whatsoever, as if no such Conviction, Judgment or Attainder had ever been had or made; and that no Corcuption of Blood, or other Penalty of Fosteture of Honours, Dignities, Lands, Goods of Chattels, be by the faid Condition or Attainder incurred: any Law, Alage or Custom to the contrary notwithstanding.

> Job. Brown, Cleric' Parliamentor'.



CXXXIV. The Trials of John Fernley, William Ring, Elizabeth Gaunt \*, and Henry Cornish † Esq; at the Old Bailey, for High Treason, October 19, 1685. I Jac. II.



Onday, Octob. 19th, 1685. at the Seffions-House in the Old-Bailey, London, the Court being met, and Proclamation made for Attendance, the Proceedings were as follow.

Set John Fernley to the Bar. [Which was done.

Cryer. O-Yes, All manner of Persons are commanded to keep Silence, upon pain of Imprisonment.

Clerk. John Fernley, hold up thy Hand. [Which be did.

Thou standest indicted by the Name of John Fernlev.

Middlesex. THE Jurors for our Sovereign Lord the King upon their Oaths do present, That John Fernley, of the Parish of St. Mary Matfellon, otherwise White-Chapel, in the County of Middlefex, Barber, as a false Rebel and Traitor against the most illustrious and most ex-cellent Prince King James the Second, by the Grace of God of England, Scotland, France and Ireland, King, and his natural Lord, not having the Fear of God in his Heart, nor his due Obedience any wife regarding, but being mov'd and feduced by the Infligation of the Devil, and his faithful Duty and natural Obedience which a true and loyal Subject ought to have towards his faid Lord the King, and by Law ought to observe, utterly withdrawing; and intending with all his Endeavours the Peace and Tranquillity of this Kingdom of England to difturb, and War and Rebellion against our faid Lord the King to incite and move, and the Government of our faid Lord the King in this Kingdom of England to fubvert, and our faid Lord the King from his Title, Honour, and regal and imperial Crown of this his Kingdom of England to depose and deprive, and our faid Lord the King to Death and utter Destruction to bring; the 20th Day of August in the Year of the Reign of our Sovereign Lord James the Second, by the Grace of God of England, Scotland, France and Ireland, King, Defender of the Faith, &c. the first, and divers other Days as well before as after, at the Parish of St. Mary Matfellon, otherwise colled White-Chapel, in the County of Middlesex, falsely, maliciously, devilishly, and traitorously, with divers Rebels and Traitors to the Jurors aforesaid unknown, did conspire, imagine and intend, our said Sovereign Lord the King, now his supreme and natural Lord, not only of his royal State, Title, Power, and Government of this his Kingdom of England to deprive and depose, but also the same Lord the King to kill and murder, and the ancient Government of this Kingdom of England to change, alter, and totally subvert, and a miserable Slaughter amongst the Subjects of our Lord the King throughout all this his Kingdom of *England* to cause and procure; and an Insurrection and Rebellion against our Lord the King to procure, promote, and affift: And the same his most wicked, most inhuman, and most devilish Treasons and Conspiracies, Purposes and traitorous Imaginations to fulfil and to effect, he the faid John Fernley, as a false Traitor, then and there, viz. on the said 20th Day of August, in the Year of the Reign of our said Lord the King, the first as aforesaid, at the Parish aforesaid, in the County aforesaid, well knowing one James Burton to be a false Traitor, and as a falfe. Traitor traitorously to have conspired and imagined the Death and utter Destruction of our faid Lord the King, and War and Rebellion against our faid Lord the King within this Kingdom of England traitorously (with divers other Rebels to the Jury unknown) to have levied and stirr'd up; he the said John Fernley afterwards, viz. on the said 20th Day of August, in the Year of the Reign of our said Lord the King, now the first aforesaid, at the Parish aforesaid, in the County aforesaid, the faid James Eurton in the Mansion-House of him the said John Fernley, situate in the Parish and County aforesaid, knowingly, secretly, wickedly, devilishly, and traitoroufly, did harbour, conceal, comfort, fustain, and keep; and then and there, for the Comforting, Sustentation, and Maintenance of the faid James Burton, the faid John Fernley Meat VOL. IV.

and Drink to the faid Tames Burton, maliciously and traitoroufly did give and deliver, and did cause to be given and delivered, against the Duty of his Allegiance, against the Peace of our faid Lord the King, his Crown and Dignity, and also against the Form of the Statute in the like Cafe made and provided, &c.

Clerk. How fayest thou, John Fernley, art thou guilty of the High Treason whereof thou standest

indicted, or not guilty?

Fernley. Not guilty. Clerk. Culprit, how wilt thou be tried? Fernley. By God and my Country. Clerk. God fend thee a good Deliverance.

Set William Ring to the Bar. [Which was done.

William Ring, hold up thy Hand. [Which he did, Thou flandest indicted by the Name of William Ring, of the Parish of St. Clement's Danes, in the

County of Middlese; Taylor.
Middlesen. HE Jurors for our Sovereign Lord

Middlefen. the King do present upon their Oaths, That William Ring, late of the Parish of St. Clement's Danes in the County of Middlefex, Taylor, as a falle Traitor against the most illustrious and excellent Prince James the Second, by the Grace of God of England, Scotland, France and Ireland King, and his natural Lord, not having the Fear of God in his Heart, nor the Duty of his Allegiance any ways weighing, but being mov'd and feduced by the Instigntion of the Devil, and the true, due, and natural Obedience which true and faithful Subjects of our faid Lord the King towards our faid Lord the King should and of right ought to bear, wholly withdrawing; and with his whole Strength intending the Peace and common Tranquillity of this Kingdom of England to disquiet, molest, and disturb, and War and Rebellion against our said Lord the King within this his Kingdom of England to incite and stir up, and the Government of our faid Lord the King in this his Kingdom of England to fubvert, and our faid Lord the King from his Title, Honour, and regal Name of his Imperial Crown of this his Kingdom of *England* to depose and deprive, and our said Lord the King to Death and final Destruction to bring and put; the 20th Day of July, in the first Year of the Reign of our Sovereign Lord James the Second, by the Grace of God of England, Scotland, France and Ireland King, Defender of the Faith, and divers other days and times, as well before as after, at the Parish of St. Clement's-Danes in the County of Middlesex, fallely and maliciously, devilishly and traitorously, with divers other Rebels and Traitors to the Jurors unknown, did conspire, imagine, and intend, our faid Lord the King, our supreme and natural Lord, not only from his State, Title, Power, and Government of his Kingdom of England to deprive and depose, but also our said Lord the King to kill and put to death, and the ancient Government of this Kingdom of England to change and alter, and wholly to subvert; and a miserable Slaughter among the Subjects of our faid Lord the King throughout this whole Kingdom of England to cause and procure; and Insurrection and Rebellion against our faid Lord the King to procure, move, and affift: And his faid most wicked and devilish Treasons and traitorous Conspiracies, Compassings, Imaginations and Purposes aforesaid to fulfil, effect, and persect, he the said William Ring, as a sale Traitor, then and there, to wit, the faid 20th day of July, in the faid first Year of the Reign of our faid Lord the King that now is, aforefaid, at the Parish and County aforefaid, well knowing Joseph Kelloway

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and Henry Lawrence to be falfe Traitors, and as falle Traitors traitorously to have conspired and imagined the Death and final Destruction of our faid Lord the King, and War and Rebellion against our faid Lord the King within this his Kingdom of England, traitoroufly, with divers other Traitors to the Jurors unknown, to have levied, and raifed. and stirred up. And he the faid William Ring afrerwards (to wit) the faid 20th Day of July, in the first Year of the Reign of our said Sovereign Lord the King aforesaid, at the Parish aforesaid, the said Tolaph Kelloway and Henry Lawrence, in the Dwelling-House of him the said William Ring situated in the Parish and County aforesaid, knowingly, fecretly, wickedly, devilifhly, and traitoroufly, did harbour, conceal, comfort, fustain, and maintain; and then and there, for the comforting, fustaining, and maintaining of the said Joseph Kelloway and Henry Lawrence, he the said William Ring Meat and Drink to the said Joseph Kelloway and Henry Lawrence maliciously and traitorously did give and deliver, and did cause to be given and delivered, against the Duty of his Allegiance, against the Peace of our faid Sovereign Lord the King, his Crown and Dignity, and against the Form of the Statute in this Cafe made and provided, &c.

How fayest thou William Ring, art thou guilty of the High-Treason whereof thou standest indicted,

or not guilty?

Ring. Not guilty. Clerk. Culprit, how wilt thou be tried? Ring. By God and my Country.

Clerk. God fend thee a good Deliverance.

Set Henry Cornish to the Bar. Henry Cornish, hold up thy Hand.

Mr. Cornisto. My Lord, I have been confined without any notice given me until Saturday about Noon of my Trial. My Lord, I do hope, feeing I appear before your Lordships and this honourable Bench, who have known fomething of my Converfation, that you will be pleafed to confider me, and grant me what is customary, and commonly done to Persons in my Circumstances.

Mr. Jones. Mr. Cornish, if you please you shall have your time of speaking hereafter, but now you

are only to plead without any more ado.

Mr. Cornish. My Lord, I beseech you hear me a little; I have been fo confined-

Lord Mayor. Mr. Cornish, you must observe the Rules of the Court.

Mr. Cornish. My Lord, I hope I shall be allowed

what is cultomary in fuch Cafes.

Lord Mayor. What is it you would have?

Mr. Corniss. My Lord, I do desire, if your Lordfhip will please to confider me-

Mr. Jones. Wou'd you not be arraigned, Mr. Cornish? After you are arraigned and have pleaded,

you may fpeak.

Mr. Cornish. Let me tell your Lordship what my Case is: Is it reasonable not to have above half a day's time for Preparation for my Trial, and no Counfel allowed me?

Mr. Recorder. Nor ought, without Sir Thomas Leave of the Court, or by his Majesty's Fenner. fpecial Appointment.

Mr. Cornish. I have not had a Friend to come to me, but in the presence of Major Richardson.

Mr. Recorder. None have in your Circumstances. Mr. Cornish. My Lord, ought not I to have a Copy of the Pannel? it is a thing never denied. Recorder. It hath been denied very often \*.

Mr. Cornisb. My Lord, it is a matter wherein my Life is concern'd; and therefore I hope your Lordship will hear me.

Mr. Jones. After you are arraign'd you may speak, and put off your Trial if you can.

Mr. Cornish. My Lord I cannot go from this before I possess your Lordship with a right Understanding of it; it is beyond Precedent: no fuch Precedent, that any Man should be kept with that Strictness I have been.

Recorder. Mr. Cornish, I wonder you will fay so: I tell you there is no Man accused of your Crime

but is fo kept.

Mr. Cornish. If your Lordship pleases to allow me a little time, I do not question but I can very well fatisfy your Lordship, and this honourable Court,

that I am a very innocent Perfon.

Mr. Recorder. You will have your proper time for that, but now you must plead, that you may hear the Particulars of your Charge, and have an Opportunity to make out your Innocence; for we must keep the same Method with you we do with all other Persons in your Circumstances; and there-

fore you must plead as other Persons do. In to Mr. Jones. Will you, or will you not, Sir, with-out any more ado? The Law gives you Advantage, you may challenge any body; there are fourfore returned, honest Men, and you may challenge who

you pleafe.

Mr. Cornish. Alas! my Lord, what can I do? Counsel. He disputes out of time; he is to be arraign'd.

Recorder. Come, Mr. Cornish, you must plead. Mr. Cornish. I did understand last Night his Majesty was graciously pleased to refer these matters, as to my Trial, to my Lords the Judges, and, my Lord, I do hope that the Judges, when they hear this matter, that I shall have some time allow'd."

Recorder. Pray, Mr. Cornish, take the Rule of the Court, your Business is now to plead; when you have pleaded, what you have to offer for the putting off your Trial may be heard then.

Clerk. Henry Cornish, hold up thy Hand. Mr. Cornish. My Lord, I would do nothing that should be a dishonour to your Lordship and the Court.

Sir James Smith. You know the way of the Court, Mr. Cornish; you must plead.

Mr. Jones. If you will not plead, I will move the

Court to record your standing mute.

Mr. Cornisb. I have known that this Court hath heard what the Prisoner hath to say at the Bar; and I have more to fay, perhaps, than any Man that ever stood at this Bar,

Recorder. Mr. Cornish, when you have pleaded, you have time to speak for your self.

Clerk. Henry Cornish, hold up thy Hand. 1010

Which be did.

Thou standest indicted by the Name of Henry

Cornish.

THAT Henry Cornish, late of the Parish of St. Michael Bassishaw, London, Merchant, as a false Traitor against the most illustrious Prince Charles the Second, late King of England, Scotland, France and Ireland, Defender of the Faith, then his natural Lord, not having the Fear of God in his Heart, nor weighing the Duty of his Allegiance, but moved and seduced by the Instigation of the Devil, and the cordial Love, and true, due and natural Obedience, which a true and faithful Subject of our late Sovereign Lord the King towards our late Sovereign Lord the King should and of right ought to bear, altogether withdrawing; and minding, and with all his Strength intending, the Peace and common Tranquillity of this Kingdom of England to disquier, molest, and disturb, and War and Rebellion against our late Sovereign Lord the King, within this Kingdom of England to stir up, move, and procure; and the Government of our faid late Sovereign Lord the King of this Kingdom of England to subvert, change, and alter, and our faid late Sovereign Lord the King from the Title, Honour, and kingly Name of the Crown Imperial of this Kingdom of England to depose and deprive; and our faid late Sovereign Lord the King to Death, and final Destruction to bring and put: the 30th Day of May, in the 35th Year of the Reign of our faid Sovereign Lord the King, and divers other Days and Times, as well before as after, at the Parish of St. Michael Baffishaw, London, falfely, maliciously, devilifily, and traitoroufly, with divers false Traitors to the Jurors unknown, did conspire, compass, imagine, and intend, our faid late Sovereign Lord the King, his supreme and natural Lord, not only of his kingly State, Title, Power and Government of this Kingdom of England to deprive and throw down; but also the said late King to kill and put to death, and the ancient Government of this his Kingdom of England to change, alter, and altogether subvert, and a miserable Slaughter amongst the Subjects of our late Lord the King thorough this Kingdom of England to cause and procure, and Infurrection and Rebellion against our faid late Lord the King to procure, promote, and affift: And the fame most wicked and devilish Treasons and traitorous Compassings, Imaginations, and Purposes aforesaid to fulfil, perfect, and bring to effect, he the faid Henry Cornish, as a false Traitor, then and there, to wit, the faid 30th Day of May, in the Year aforefaid, at the Parish and Ward aforefaid, falfely, maliciously, and traitorously, knowing fames the late Duke of Monmouth, William Russel Efq; and Thomas Armstrong Knight, and divers other Rebels and Traitors, then lately before in the Parish and Ward aforesaid within the said City of London, falfely, unlawfully, devilishly, and traitoroufly, to have conspired the Death and final Destruction of our faid late Sovereign Lord the King; he the faid Henry Cornish, as a false Traitor, then and there, to wit, the faid 30th Day of May in the Year aforesaid, within the Parish and Ward in the faid City of London, falfely, unlawfully, wickedly and traitoroufly, did promise to the said divers salse Traitors and Rebels, then and there present, That he the faid Henry Cornish would be aiding and affifting in the Treasons aforesaid, to be done, perfected, and brought to effect, against the Duty of his Allegiance, against the Peace, and against the Form of the Statute, &c.

Clerk. How fayest thou, Henry Cornish, art thou guilty of this High-Treason whereof thou standest

indicted, or not guilty?

Mr. Cornish. This is an heinous Charge.

Counfel. Answer; you know you must answer. Mr. Cornish. I am perfectly innocent.

Council., Are you guilty or not guilty? You must take the Words

Mr. Cornish. Not guilty.

Clerk. Culprit, how wilt thou be try'd? Mr. Cornish. By the Great God of Heaven, and my Country.

Clerk. God fend thee a good Deliverance.

L.C.J. Jones. I don't know in what State things are here in the Court; I can't tell whether there be a-Jury return'd or not.

Clerk. He is arraign'd.

L.C. J. Jones. Why don't you go on with the

Mr. Cornish. My Lord, I humbly pray your Lordship: I have some ground for it.

L. C. 7. Jones. You shall be heard in good time:

Mr. Cornish. My poor Children last Night prefer'd a Petition to his Majesty, and he was pleased to refer it most graciously to my Lords the Judges; and I now make my Application to your Lord-

L. C. J. Jones. Have you any Answer to the Petition, from the King?

Mr. Cornish. It was referr'd to your Lordships

the Judges, to confider my Cafe.

L. C. 7. Jones. We may hear more of your Bufiness anon, when Mr. Attorney and Mr. Solicitor do come: we will ftay here till they come, to know whether there be any Order from the King to them

concerning you Mr. Cornish. My Lord, I hope it will not be offensive if I should acquaint your Lordships what Usage I have met with since I have been under Confinement. I have been under very close Confinement, I had no notice of my Trial till about twelve a-clock on Saturday; no Friend came to me till eight a-clock at Night; and I had no time for Preparation for my Trial. 'My Lord, these are hard things; but tho' I am denied Coun-sel, I trust in God I shall not need Counsel, for I hope, if your Lordship pleases to allow me time, to clear my felf of all matters; and I hope with fuch satisfaction to your Lordships, that you will acquiesce in whatsoever I shall lay before your Lordships. I do not come to make an Harangue and Talk; my Case was such, that I had neither Pen, Ink, nor Paper.

Mr. Just. Withins. Mr. Cornish, Mr. Attorney

And Mr. Solicitor will come, we must hear them.

L.C. J. Jones. You shall be heard in your proper time: it is a strange thing you won't be fatissied; you shall be heard, I tell you, in your proper time.

Mr. North. We have arraigned one Fernley, if you please to try him, who (with Ring) was brought

to the Bar.

Clerk. You the Prisoners at the Bar, those Perfons you shall hear call'd, and appear, are to pass between our Sovereign Lord the King and you, upon your feveral Lives and Deaths: if you will challenge them, or any of them, your time is to challenge them when they come to the Book to be fworn, before they be fworn.

Cryer. O-Yes! All manner of Persons are commanded to keep filence upon pain of Imprison-

ment.

The Middlesex Jury.

Nehemiah Arnold, William Thompson, Francis Stevens, William Read, Richard Fisher, Samuel Peacock, John Howlet, Richard Fitz-gerrard, Jobn Vigures, Richard Bromfield, John Haynes. Samuel Birch,

Cryer. O-Yes! If any one can inform my Lords the King's Justices, the King's Serjeant, or the King's Attorney, before this Inquest be taken between our Sovereign Lord the King and John Fernley and William Ring, the Prisoners at the Bar, let them come forth, and they shall be heard; for now the Prisoners stand at the Bar upon their Delive-

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rance: and all Perfons that are bound by Recognizance to give Evidence against either of the Prisoners at the Bar, let them come forth and give their Evidence, or else they forfeit their Recognizance, and all Jury-men of Middlesex that have appear'd and are not fworn, let them depart.

Cierk. Set William Ring to the Bar, and fet by

the other.

William Ring, hold up thy Hand. You that are fworn, look upon the Prifoner, and hearken to his Charge; he stands indicted by the Name of William Ring, &c. (prout ante.) Your Charge is, to enquire whether he be guilty of the Treason where-

of he stands indicted, or not guilty, &c.

Mr. Phipps. You, the Gentlemen that are fworn, the Prisoner at the Bar is indicted for that knowing one Joseph Kelloway, and one Henry Lawrence, to be false Traitors, and to have levied War against the King; on the 20th of July did harbour, conceal, and relieve those Traitors, against the Duty, &c. Upon this he hath pleaded, not guilty, & ε.

Mr. At. Gen. Gentlemen of the Jury, Sir Robert the course of our Evidence will be thus: Kelloway and Lawrence were in the late Rebellion in the West, in the late Duke of Monmouth's Army; and after that Battle when they were overthrown, they came up to London, and the Prisoner at the Bar receiv'd and comforted them, and not only provided a Lodging, and Meat and Drink for them, but afterwards provides another Lodging for them: and this he knew, for they were very merry, telling the whole Story of the Fight; and notwithstanding this he entertains them. We will first shew you the Record of the Conviction of Kelloway and Lawrence, and then call Witnesses to prove the other things upon the Prisoner. (The Record produced) Mr. Harcourt fworn,

L.C.J. Jones. Is that a true Copy of the Record? Mr. Harcourt answered yes: whereupon the Clerk

reads;

Joseph Kelloway stands indicted by the Name of Joseph Kelloway of Taunton, in the County of Somerset, Yeoman; and Henry Lawrence of the same Parish and County, Yeoman; with a great many others.

L. C. J. Jones. See what they have done. Clerk. They are indicted of Treason for levying War against the King, and they have confessed the Indictment upon their Arraignment; and the Judgment upon the Indictment, is, That the faid Kelloway, and the rest of them there, should be led to the Prison from whence they came, and from thence to be drawn to the place of Execution, and upon the Gallows there to be bang'd, every one of them in the faid Indictment, and living to be cut down, and their Entrails to be taken out of their Bodies, their Heads to be taken off from their Bodies, and their Bodies divided into four

Mr. At. Gen. This flews they were Traitors. Now we will shew you, that in the mean time between their Treason and Conviction, this Prisoner did recieve them. Call Mr. Barrington.

[IV bo was fworn.

Mr. Jones. Mr. Barrington, what do you know

concerning Mr. Ring?
Mr. Barrington. If it please you, my Lord, on the 11th of July last I was abroad about my Master's Business, and in the mean time when I was abfent, as I was inform'd, there came Mr. Ring, who lives in IVych-street at the Sign of the Bible; and when I return'd, I was told, that Mr. Ring was at

our House to speak with me, and that there was one Mr. Lawrence there at Mr. Ring's at the Bible in Wych-firect; and when I came there, there was Mr. Lawrence at Mr. Ring's House; and when I came to the House on the right hand, there was his Wife, as I take it: I asked for Mr. Lawrence, and fhe was a little at a stand. Said I, I understand Mr. Ring was in fuch a place to inform me Mr. Lawrence defired to speak with me. Upon that he shew'd me where he was: I went up to him, and he was lying upon the Bed very weary and tired; and when I had been there a while, there came in one Kelloway, and they faid they came both out of the West Country, and came on Friday night, and I saw them on Saturday. If it please your Lordship, I called there after, and knocked at Mr. Ring's Door, and there came a Woman and made answer. That they were gone from thence both of them, and that they were to go on Ship-board to fee fome Friends; and I called there on Wednesday the 15th day at night, to fee Mr. Lawrence at Mr. Ring's House, and Mr. Lawrence told me he was going from thence to the Pewter-Platter in St. John's; and when Mr. Common Serjeant came to examine me about these Men, I made a true Confession, that they were at Mr. Ring's, and removed to the Pewter\_Platter: and when we came to fearch at the Pewter-Platter, at first they did not know any such Men, till we defcribed them. Then they confessed there were such Men there on Tuesday and Wednesday night, but not the night before, which was Thursday night. From thence we went without Temple-Bar to Mir. Ring's, where they were at first; and Mr. Crisp and I went together to enquire for these Men, and there was a Woman, which I think is Mr. Ring's Wife, I can't tell. I enquired for these Men, and she made anfwer, That they were not there at prefent, and faid she could not tell at present, but that they lay there the last night, which was Thursday night; that was Ring's Wife, I take it, should say they were there the Night before, so after that she had owned they lay there on the Thursday night, she asked me what this Gentleman was; fo I told her, a Friend of mine. So afterwards we were at the Castle-Tavern without Temple-Bar by St. Clement's Church, and Mr. Common Serjeant was pleafed to fend for Mr. Ring to examine him about these Men, what Lodgers he had in his House on Friday night, Saturday night, Sunday night, and Monday night. Mr. Ring knew nothing of any Men that came out of the Country; fo upon that, he denying it, Mr. Common Ser-jeant order'd his House to be search'd, and in fearching, they found a Paper upon the Chamber-Window, that was brought to the Castle-Tavern, where Mr. Ring was, and the Paper was produced, and Mr. Ring would confess nothing till such time as they found that Paper.

L. C. J. Jones. See, is that the Paper you speak

Mr. Barrington. That is all I have to fay, if it please your Lordship.

L. C. J. Jones. Did you see them in the Company of Ring?

Mr. Barrington. I did not see him when I was at the House

Mr. Sol. Gen. You say Mr. Ring Mr. Finch. would confess nothing till such time as the Paper was found; what did he fay after the Paper was found?

Mr. Jones. Ring was by, what did he say upon

producing that Paper?

L. C. J. Jones. Was the Paper shew'd to him?

Mr. Barrington. I think not; he would have feen

Mr. Just. Withins. You say he would confess nothing till that Paper was produced.

Mr. Barrington. Truly, I can fay no more of it. Mr. Jones. When the Paper was produced at the

Castle-Tavern, what did he say then? Mr. Just. Withins. What did Ring say at the Castle-

Tavern?

Mr. Barrington. I can't remember, but that he

denied every thing.

Clerk. Call Mr. Barrow. [Who was fworn. Mr. Barrow. Sir, I heard Ring confess to my Lord Mayor in July last, that he lodg'd Lawrence and Kelloway, and that Lawrence and Kelloway did tell him, that they had been both in the late Western Rebellion in Monmouth's Army; and that after that, he had lodg'd them two or three Nights, this I heard him confess.

Counsel. Pray speak it again. Mr. Barrow. That Lawrence and Kelloway had sold Mr. Ring, they had been in the late Western Rebellion in Monmouth's Army, and that he had lodg'd them two or three Nights in his own House. Mr. Common Serjeant. What did you hear him

fay concerning Mr. Herle?
Mr. Barrow. There was fome talk concerning

Mr. Herle or Hurle.

L. C. J. Jones. Did he fay he lodg'd them, after they had told him that?

Mr. Barrow. After that. That is all I can fay. [Who was sworn. Clerk. Call Mr. Crifp. Counsel. Give my Lord and the Jury an Account

of what you know concerning Mr. Ring.

Mr. Crifp. I went to fearch Mr. Ring's House, my Lord, and in the Window there was that Letter under Mr. Lawrence's own Hand, fealed up and directed to Newberry for a Horse which he had stole from his Master, and left at Newberry, which Letter I brought to the Tavern; and when we came to the Tavern, we examin'd him, and he denied every thing; but at last we shew'd him the Letter, and he own'd he had fuch a Coufin, and another that he did not know, but that he did not lodge there then. And when he came to the Sessions-House, Lawrence and Kelloway were produced before him, and were examined what account they had given to him, when they came to his House; they told him after the Duke of Monmouth was beaten, they ran away to London, and Kelloway being his Cousin, brought Lawrence with him; they told him the Duke was beaten, and lay there Friday Night, Saturday Night, Sunday Night, and Monday Night.

Mr. Jones. He own'd he knew Mr. Kelloway?

Mr. Criss. Yes.

L. C. J. And that Kelloway had been in the Duke's Army, and that he was beaten.

Mr. Crifp. Yes.
L. C. J. What did Ring fay upon it?

Mr. Crisp. Ring said nothing there to it; he confess'd he lodg'd them two or three Nights.

Counsel. Swear Mr. Hardisty. [Which was done. Mr. At. Gen. Mr. Hardifty, pray will you give my Lord and the Jury an account of his Examination?

Mr. Hardifty. I was directed to attend my Lord Mayor at the Examination of Mr. Ring, the Prisoner at the Bar, above here in the Room, and did accordingly; and upon Examination, my Lord, he did make this Confession. This is the Examination, and it is as he gave it in himself, and signed by himfelf.

L. C. J. Jones. And read to him? Mr. Hardisty. Yes, half a dozen times, I believe. Mr. Common Serjeant. My Lord, upon the appearing of Lawrence and Kelloway before him then, he confess'd all.

The Examination of William Ring, of the Parish of St. Clement Danes in the County of Middlesex, Taylor, taken before the Right Honourable Sir James Smith, Kt. Lord Mayor of the City of London, this 18th Day of July, 1685. who being examined, faith as followeth.

HAT Foseph Kelloway, and one Henry Lawrence, the faid Kelloway's Acquaintance, came to this Examinant's House on Friday or Saturday last; that this Examinant did ask of Kelloway (being this Examinant's Kinsman) what did drive them to That they told this Examinant, that they went to Monmouth, that he was routed, and that brought them to Town, or to that purpose: that they were in Monmouth's Army. That the Night they came, he this Examinant told them, he was unwilling to lodge them; that he this Examinant did lodge them after this Discourse, Saturday, Sunday, and Monday Nights, and they dined twice with this Examinant; that they were at his House on Friday Morning; but where they lay on Wednesday and Thursday, faith he knows not. Saith, that Lawrence sent this Examinant to a Glover in St. Bartholomew's Close, who was a Journeyman in the House, as this Examinant supposeth, and told the Master of the House, that there was a Kinsman of his Journey-man's would speak with his Journeyman. Saith, Kelloway and his Acquaintance told this Examinant, that they left their Horses at Newberry. That a Note being produced, directed to this Examinant, to deliver feveral Goods therein mentioned, and being examined upon the faid Note, this Examinant faith, that he this Examinant was fent for to the Castle-Tavern near Shoe-lane in Fleetfreet, and one Bond brought this Examinant the Note above-mentioned, and now produced to him; believes the Note to be the hand-writing of James Hooper. That this Examinant was there to enquire of one Hearne, but expected to meet James Hooper, who formerly told this Examinant that he went by the Name of Hearne. That being in Difcourse with James Hooper about the time of the late Duke of Monmouth's Landing, James Hooper told this Examinant, that his the faid Hooper's Brother was with the Duke of Monmouth, and that he the faid James Hooper would go to him the faid Duke, or to that purpose. Further, this Examinant saith, that about a Fortnight ago he carried, according to a Note from Hooper to that purpose, to a Joiner's House in Ivy-lane, London, a Cravat and a Pair of Cuffs, and then enquired for Hooper of a Woman of the said House; and saith, that then he this Examinant did speak with James Hooper who lay private there, because, as this Examinant believes, the faid Hooper was concerned in the Rebellion. Saith, he hath not feen him the faid Hooper this Fortnight, nor heard from him otherwise than by Will. Ring. the Note now produced.

Taken before me Sir James Smith, Lord-Mayor.

Mr. At. Gen. Call Mr. Richardson, to prove that these were the same Men that were carried down. [Who was sworn.] Mr. Richardson, pray give an account, whether these were the Men you carried down into the West.

134. The Trial of William Ring, I Tac.II.

136 Mr. Richardson. My Lord, those two Persons; that is, Joseph Kelloway and Henry Lawrence, that were committed for being in the late Rebellion, I carried them both down into the West, where they were both convicted; one is executed; and the other has a Reprieve.

Mr. Just. Withins. Henry Lawrence was Captain

Hunt's Man.

Mr. Richardson. The fame, he ran away with his Horse and Arms.

L. C. J. Jones. Can you tell these were the same

Men that were present at his Examination?

Mr. Richardson. The very same Men; were committed at the fame time; he was examined before them, for they were all committed at the same time together.

L. C. J. Jones. What do you fay, Sir; you the Prisoner at the Bar, what do you say for your self?

Mr. Ring. I did not understand what they were. L. C. J. You knew the Prisoners, one of them L. C. J. You ki

Mr. Ring. I did know him, but the other I did not know; I did not know what Defign they had been upon.

L. C. J. Jones. Your own Examination fays, you

did.

Mr. Ring. Then my Examination is wrong

L. C. J. Jones. Hear, hear again: You did receive them, and then they told you that they were in Monmouth's Army, and that Monmouth was beaten; and afterwards you continued to harbour them in your House three Nights.

Mr. Just. Withins. And dined twice with them,

Mr. Ring. My Lord, I never heard of it. L. C. Baron. That Gentleman heard you fay, they had told you they had been in Monmouth's Army, and you lodged them after.

Mr. Crisp. Yes, my Lord; and when we were there, the Woman would not own them.

L.C. J. Jones. Why did you hide them in your House, and not confess it?

Mr. Ring. At first I did deny it.

Counsel. Yes, and did deny it, till Lawrence and the other Man were brought before you.

Mr. Ring. My Lord, what I did was ignorantly

done.

L.C. J. Jones. Did you hear your Examination now read?

Mr. Ring. Iheard most of it, I believe.

L.C. J. Jones. Pray let it be read again. Counsel. It was read over andover four or five

Mr. Hardisty. He was upon it, I believe, an hour together: it was taken first in parts, and as he recollected himself it was compared, and afterwards my Lord Mayor defired him to confider with himfelf: and then the Examination was written fair over, and he figned it, and it was read feveral times, fix or feven times.

Mr. Ring. My Lord, I do acknowledge I did lodge them, but I did not understand what Design

they had been upon.

L. C. J. Jones. But you fee here you have acknowledged they faid they were in the Army, and you did lodge them afterwards; they were of Monmouth's Party, they had told you fo. Read that part again.

Mr. Hardisty. Joseph Kelloway, and one Lawrence the faid Kelloway's Acquaintance, came to this Examinant's House on Friday or Saturday last; that this Examinant did ask Kelloway, being this Examinant's Kinsman, what did drive them to Town?

That they told this Examinant, that they went to Monmouth, that he was routed, and that that brought them to Town.

Mr. Ring. I never faid that Word.

Mr. Just. Withins. It is under your Hand. Mr. Ring. If it be under my hand, I never faid it.

Mr. Sol. Gen. Was that part read to him?
Mr. Hardifty. Yes:
L. C. J. Jones. Read on.
Mr. Hardifty. That they were in Monmouth's Army; that the Night they came, this Examinant told them, he was unwilling to lodge them, and that this Examinant did lodge them after this Difcovery, Saturday, Sunday, and Monday night, and they dined twice at this Examinant's House.

L.C.J. Jones. What do you fay now to this?

Can there be any thing more plain?

Mr. Ring. I do acknowledge, my Lord, I did lodge them, but I was not fenfible what the Iffue of this Business would be.

L. C. J. Jones. You did not know, that to harbour known Traitors was High-Treafon.

Mr. Ring. My Lord, I don't know whether they came from Monmouth or no.

L. C.J. Jones. It is no great matter whether you do or no; they told you fo.

Mr. Ring. I never heard fuch a Word from them. L. C. J. Jones. How came it to be put in your Examination?

Mr. Ring. I don't know, my Lord, when it was taken I was in amaze. I think the Parish knew well enough, that I never kept any fuch Company, nor had any fuch Defign.

Mr. Just. Withins. He confesses it over-night. causes it to be writ down next day, and sets his

Hand to it too: Nothing can be more plain.

L. C. 7 That is a great Argument you were not in fuch furprize, that you had not the use of your Understanding; for you confessed the same thing over Night, and you had time to confider of it all Night, and you came the next Morning, and then confessed as now it is written, and put your Hand to it.

Mr. Ring. I was ordered to put my Hand to it. L. C.J. Jones. That is, if you acknowledged it to be true.

Mr. Ring. I did not know what was put down.

Mr. Just. Levinz. The matter is so plain, that nothing can be more. When they came to you, they inform'd you where they had been, and afterwards you were unwilling to lodge them; you knew therefore they had been in the Rebels Army, and so the matter is plain: and for ought I can hear, this is not the first time you have harbour'd fuch

L. C. J. Jones. There is another thing touching one Hurle; but you are not charged with it in the Indictment, and so we don't trouble the Jury with any Evidence concerning that. Have you any more to fay?

Mr. Ring. I do acknowledge, my Lord, that I lodg'd them; but I did not understand any thing

L. C. J. Jones. Why! did not you confess it?

Mr. Ring. I did not confess it.

Mr. Just. Withins. And you shifted Lodging for them after they were known to you.

Mr. Ring. I did not.

L. C. J. Jenes. Gentlemen of the Jury, the

Prisoner stands indicted of High-Treaton for receiving Joseph Kelloway and Henry Lawrence, who were Traitors, and known to him to be Traitors,

and harbouring them in his House, and giving them Entertainment and Comfort: This, Gentlemen, is clearly High-Treason by Law; and tho' this Man himself were not in actual Rebellion, yet if he do receive any that he knows to have been fo, he is equally guilty; he is a principal Traitor by the Judgment of the Law, and however he would now pretend his Ignorance, that he did not know that they were in the Army, or, if he did know they were in the Army, that he had incur'd fo great a Danger as the Forfeiture of his Life, which now he stands as well as he can to defend; yet it does appear plainly to you, not only by his own Confession taken upon his Examination. but likewife by the Testimony of the Witnesses, who were present at the time when he did confess that these Men had discoursed with him, and acknowledged that they were in Monmouth's Army, and that he was routed, and that yet he did enter-tain and receive them. The first Witness indeed does not fay the very thing, but it is very much inducing to the Evidence that is given more express by the other Witness: for he fays that he was at his House, and he enquir'd for them there, tho' he did not fee him at all, but his People; and they not only did confess that they had lodged there. but that there was a Lodging provided for them elfewhere: But however, if that were quite laid afide, and not taken at all into Confideration, yet what is testified by the other Witnesses, and upon his own Examination, makes it as clear and plain as can be, that he did receive these Persons into his House, and comfort them, and entertain them, knowing them to have been guilty of High-Treafon, that is, to have been in the Army of Monmouth, of that Party, and that they came to London, and went away from the West because he was beaten; and there is an Expression in the Examination to that purpose: so that I take the Indictment to be very fully and clearly prov'd upon him; and it is not his Ignorance of the Law that will excuse him, that is, his Ignorance of the Danger that he' hath incur'd by entertaining these People; altho' you cannot but take notice, that he was in fome dread and fear that it was an Offence to do fo: for at first he says by his Examination, that he did refuse to entertain them, which shews that he had some Confideration of the Danger that he might incur by receiving them: and yet after this plain Discourse of theirs, that they were in the Army, he entertains them. That they were the same Men that were in the Army, appears plainly; for though at first he did deny it, and did stand in it, before he was confronted by the Men, they being prefent; yet afterwards he did confess, that they were the Men that were entertain'd by him; and that they were the fame Men, doth appear by the Testimony of Captain Richardson, who saw them, and afterwards caused them to be brought down to the West, where one of them was executed for Treason. So I must leave

it to you, Gentlemen. I think it is a very plain Cafe. Mr. Ring. Here is abundance of these things

that I know nothing of.

Counsel. Set John Fernley to the Bar. [Which was done. Clerk. John Fernley, hold up thy Hand. You that are fworn, look upon the Prisoner, and hearken to his Charge: He stands indicted by the Name of

John Fernley, &c. (prout ante.)
Mr. Phipis. This is an Indictment of High-Treason against John Fernley, the Prisoner at the Bar: Itsets forth, that the said John Fernley know-Vol. IV.

ing one James Burton to be a Traitor, and to have conspir'd against the Life of the King, did traitorously conceal the said Burton two Days and two Nights, and gave him Meat and Drink against the

Mr. Sol. Gen. May it please your Lordship, and you Gentlemen of the Jury, this Prisoner stands indicted of Treason for receiving and harbouring one James Burton who was guilty of Treason, he knowing him to have been guilty of Treason. And the course of our Evidence will be this: We will prove that this James Burton stood outlawed for Treason before he committed a new Treason, when he went into the West, and was there with Monmouth in the late Rebellion; and tho, Gentlemen, the very Outlawry against the said Burton is enough to satisfy any Man, that this Man could not be ignorant that he was a Traitor, for no Man can imagine, when a Man stands out a Process till he become out-lawed for High-Treason, that any should be ignorant that he is guilty of Treason, and that it would be very dangerous to receive a Man after that, without any more Evidence: But this Burton, after he was out-lawed and fled, came again, and was in Arms with Monmouth in the Rebellion; and after their Defeat he came up to Town: And Fernley knowing he had been then in the West with Monmouth, he received him, and harboured him; and this we will prove by Witnesses. First, we will shew the Record of the Outlawry.

-An Indictment prefer'd against James Burton and divers others for High-Treason, for which the said Burton and divers others stand outlawed, by the Return of Samuel Dashwood Esq; and Sir Peter Daniel, Sheriffs. This is the Record it felf, my Lord.

Counsel. Swear Mr. Ward.

[Which was done. Mr. Just. Withins. Look upon it, Mr. Ward; is that the Record?

Mr. Ward. Yes, it is, my Lord.

Mr. Just Withins. Pray see when the Outlawry was. Mr. Hardisty. Upon Monday next after the Feast of St. Martin, Bishop, the said Richard Rumbold, Richard Goodenough, Francis Goodenough: [Here are the Names of a great many Men.]

Mr. Just. Withins. Is James Burton among them? Mr. Hardisty. On Monday next after the Feast of St. Michael, the faid Richard Rumbold, James Burton, Richard Nelthorp, are out-lawed, and every one of them is out-lawed——It is November was Twelve-Month.

Call James Burton. Who was sworn. Mr. North. James Burton, stand up there: Do you give my Lord and the Jury an account concerning your being in the West, and your being entertain'd here at Mr. Fernley's House, with all the Circumstances.

Mr. Burton. I came out of the West into London on Wednesday Night from Monmouth's Army. L. C. J. Jones. What Wednesday Night?

Mr. Burton. Truly, I have forgot the Day of the Month, but it was about three Weeks after the Rout, and I came home to my Wife and flaid two Nights, and she was not fatisfied I should be there, and went to endeavour to get a Lodging for me for two or three Nights, and she went to get leave at Mr. Fernley's for me to be there two or three Nights; and I went thither on Friday Night, and on Sabbath-day in the Evening I was taken there.

Mr. Sol. Gen. Speak aloud, fay that again.

Mr. Burton. On Wednesday Night I came out of the Country, after I had been in the Army; I came home to my Wife, and staid till Friday Night, and on Friday Night she got me a Lodging at Mr. Fernley's; there I went about ten aclock at Night, and staid there till Sunday Night, and I was taken.

Mr. Just. Withins. Did you see Mr. Fernley? Mr. Burton. I saw him at Dinner on Sunday,

and not before.

L. C. J. Jones. What Acquaintance had you before? He does not keep a publick House, does

Mr. Burton. I had been gone two Years, or

very nigh.

L.C. J. Jones. What was the Occasion of your going?

Mr. Burton. My Wife was acquainted there.

L. C. J. Jones. What was the Occasion of your going away, and your Absence for two

Mr. Burton. The Occasion of my going then, was, I was in the Proclamation for being with Rumbold at the Mitre Tavern within Aldgate.

Mr. Just. Levinz. Fernley knew you before, did

not he?

Mr. Burton. He knew me by fight.

Mr. Just. Levinz. Had you any Acquaintance with him?

Mr. Burton. I lived pretty near to him for a

Mr. Just, Levinz. How near?

Mr. Burton. I lived within two or three Doors of him.

Mr. Just. Levinz. Did he know you? Mr. Burton. Yes, yes, he did know me. Mr. Just. Levinz. You came to lodge at his

House on Friday Night?

Mr. Burton. Yes, an't please you.

Mr. Just. Levinz. Had you no Discourse till

Sunday you clined together?

Mr. Burton. No, not till Sunday at Dinner.

Mr. Just. Withins. Tell your Discourse at Dinner. Mr. Burton. My Lord, I have forgot what altogether the Discourse was; I had some Discourse of the Army; he knew I was in the Army.

L. C. J. Jones. I would have you fpeak the Sense, so far as you remember of the Discourse

at that time with him.

Mr. Burton. The Sense, as far as I remember, was, that the Army was routed.

L. C. J. Jones. And that you were there.

Mr. Burton. He knew I was there.

L. C. J. Jones. How came he to know you were there?

Mr. Burton. I believe I told him fo my felf. Mr. Just. — Upon your Oath, did he know you fled upon the account of the Proclamation before?

Mr. Burton. It is like he might know it by

others, but not by me.

L.C.J. Jones. When were you taken? What

Day?

Mr. Burton. I was taken on Sunday in the Evening: I had been four Days in London; two Days at home, and two Days at his House.

L. C. J. Jones. Did you not see him before

Sunday at Dinner?

Mr. Burton. My Lord, he was in the Shop

all Saturday; he is a Barber.

Mr. Just, W. thins. You lay privately at his House all Saturday?

Mr. Burton. Yes, my Lord, privately. Counfel, Call Mary Burton.

[Who was fourn] Mr. North. How came this Man to lodge at Mr. Fernley's House, can you give an account? and why it was?

Mrs. Burton. Because I thought he was not safe at home; and having Acquaintance with Mrs. Fernley, lodging pretty near, and she being a young Woman, and having Children, I had Acquain-

tance going to and fro; and we having a close House and no Yard, I had the Privilege of going to dry Linnen there, fo that we had Acquaintance and a little Familiarity, and being acquainted, I thought I might have Entertainment there: that is all I can fav

L. C. J. Jones. Were you at Dinner upon Sunday?

Mrs. Burton. Yes, I was at Dinner.

L. C. J. Jones. What Discourse had they at Dinner?

Mrs. Burton. Indeed I can't say they had any Discourse, I was very ill and laid me down upon the Bed, and fell afleep.

L. C. J. Jones. You are upon your Oath. Mrs. Burton. I know I am, Sir.

L. C. J. Jones. What Discourse was at Dinner? Mrs. Burton. Whilft I was eating, I did not mind

Mr. Just. Levinz. You liv'd close by, why did you ask for a Lodging there?

Mrs. Burton. We do not live close by now, I live with my Daughter, I have no House now,

Mr. Just. Levinz. She knew he was your Husband, why should you lodge your Husband at another House, than where you lodged your self?

Mrs. Burton. What was it you faid, my Lord? Mr. Just. Levinz. Sure you would give the Woman some account, why you lodged your Husband at another House than where you lodged your felf.

Mrs. Burton. She was not altogether a Stranger, and upon the account of the Proclamation

there were none of them Strangers.

L. C. J. Jones. For whom did you ask a Lodg-

Mrs. Burton. For my Husband.

Mr. North. Did you speak with Mr. Fernley

Mrs. Burton. I did not speak with Mr. Fernley himfelf.

Mr. North. On Sunday you faw him at Dinner?

Mrs. Burton. Yes, I faw him at Dinner. Mr. Just. Levinz. Had you any Difcourse with them about the Proclamation?

Mr. At. Gen. About your Husband's going away upon that Proclamation?

Mrs. Burton. An't please you, my Lord, my Diftress was so great, that I was hardly in my Senses to discourse with any body; but, I thank God, I am now in my Senses between whiles.

Mr. At. Gen. Had you any Discourse with your Neighbours about that Proclamation your Hufband went away upon?

Mrs. Burton. I had not indeed.

Then Mr. Reynolds was fworn.

Mr. North. Mr. Reynolds, what do you know concerning Mr. Burton's being lodged at Mr. Fernley's House ?

Mr. Reynolds. Towards the beginning of August last, hearing that there were several that were in the West lurk'd about Wapping, I took the Lieutenant of the Tower's Warrant, and we had some Intimation, that a suspected Person lay at Mr. Fernley's House; I went on Sunday about eight a-clock at Night, and took Mr. Burton in Mr. Fernley's House. Mr. Just. Withins. You took him there, did you?

Mr. Reynolds. I took him there, my Lord? Mr. At. Gen. Did you fpeak with Fernley before

Mr. Reynolds. I took Burton; and Mr. Fernley

being Master of the House, I wished the Constable to secure him for harbouring him.

Mr. At. Gen. What did Fernley say?
Mr. Reynolds. Says I, Mr. Fernley, how come you to harbour Mr. Burton that is in the King's Proclamation; he is a Traitor you know. Says he, I did not know it was Mr. Burton, but my Wife defired me to lie out of the Chamber where I lay before, that a Friend of hers might lie there for two or three Days.

Mr. At. Gen. Where did you find him? Mr. Reynolds. He was in a Room up one pair of Stairs, up the Chimney; and while we were there, he fell down the Chimney, with all the Soot about him: Mr. Fernley was then one pair of Stairs higher; I defired the Constable to go up to see

Mr. At. Gen. Had you no Discourse with him about the Business of being in the Army? With Fernley, I mean.

Mr. Reynolds. No, my Lord.

L.C.J. Did you hear no Discourse between Burton and him?

Mr. Reynolds. No, my Lord.

Mr. Just. Withins. He was very friendly, to lie out of his own Chamber for him.

Mr. Reynolds. They were put in two separate Chambers, by the King's Direction, till they were fent to Newgate.

Mr. At. Gen. Did he tell you on Sunday Night that he did not know it was Burton?

Mr. Reynolds. To the best of my Remembrance, he did fo, when I brought him to the Tower.

Mr. At. Gen. And yet he dined with him on Sunday. Mr. Reynolds. I looked upon it as an Excuse. Mr. North. What Day was Burton taken?

Mr. Reynolds. It was Sunday. Mr. North. What time on Sunday.

Mr. Reynolds. Sunday about eight a-clock at Night. He had been in Bed, my Lord, I believe; and before we could get open the Door, I believe he got out of Bed, and went to get up the Chimney.

Mr. Sol. Gen. Gentlemen, you observe in the course of the Evidence, that the first Evidence we produce is James Burton; now James Burton flood outlawed for Treason, and as he stands outlawed he is not a competent Witness: but now to take off that Objection which the Prisoner ought to make, but we make it for him, we shew you here a Pardon whereby that Outlawry is discharg'd, so that he stands now a very legal Witness.

Mr. Just. Withins. You understand, Gentlemen,

what Mr. Sollicitor mentions.

[The Pardon produced and read.]

L. C.J. Jones. What fay you? Mr. Fernley. My Lord, I am charged for entertaining Burton. My Lord, I knew nothing of him when he came into my House till Sabbath-day at Dinner. I asked my Wife what time Burton came in; she told me he came on Friday Night. Saturday was a bufy Day with me, my Lord; on Sunday Morning I got up and went to Church: when I came from Church, I went up to Dinner; and when I Vol. IV.

came in and faw him, I asked him, what in the name of God brought him there? It hath pleafed God, faid he, to preserve me hitherto; and my Wife interceded fo far, as to procure me a Night's Lodging, which I hope may be no detriment to you. I with it may not, faid I; and at Dinner I afked him, how he made his Escape, and he told me how he did escape. Says I, what do you mean to do? Says he, some Friends will procure me a Passage beyond Sea. Upon this I confidered with my felf, and difcours'd with him about the West, and his Escape out of it; and about half an hour after we had dined, one knocked at the Door.

Mr. Just. Levinz. What Day was this?

Mr. Fernley, Sabbath-day at Noon, some body knocked at the Door, and they told me there was one would fpeak with me, and I came down, and there was one Gaunt in the Shop; fays he, is Mr. Burton within? May I speak with him? Yes, said I: up I went, and Gaunt with me; and when we came into the Room they embraced one another, and were very glad to fee one another, and Burton gave Mr. Gaunt thanks for a Guinea he had fent him. Says Gaunt, Mr. Burton, I am glad to fee you; I hope in a little time I shall have a Passage for you beyond Sea: fays he, if you had been here a while fooner you might have gone; there are fome Gentlemen went away a while ago. Says I to Mr. Gaunt, who were they? He told me it was Major and his Son, and another: fays I to Mr. Gaunt, do you hear of Ferguson? No, says he, I hear nothing of him as yet, but in a little time I may hear from him; and Burton asked, when he thought he might be going? In a day or two's time, faid he. Says Burton, I have no Money nor no Clothes; fays he, take no care for that, fo he named some Gentlemen that were to go: he told him of Colonel Danvers and Major Wildman. Upon this Discourse, within my felf I did consider what way I might do his Majesty a piece of Service: I thought it better to forbear, and not to feize him prefently, till I had acquainted fome Magistrate; and I did think in the Morning to have gone to a Justice of Peace, and have had him apprehended: Burton, my Lord, I knew was secure, for he could not escape my hands. I had no Design of concealing him; I have feveral eminent Gentlemen to testify for my Loyalty. I thank God, I never had an ill Thought against his Majesty in my Life, only this Misfortune hath befallen me upon the account of my Wife. I am as innocent as a Child unborn, as to any thing against the King.

L. C. J. Jones. But he plainly told you, he came

from the Army.

Mr. Fernley. He did acquaint me, my Lord, he did so; as soon as I saw him, I was startled; I did look upon it as a thing fent from God/Almighty; for I knew, my Lord, that there was 100 l. for him, I knew there was a Proclamation out against him; but as for the Outlawry, Iknew nothing of that: a Proclamation I knew there was against him, and being a poor Man, there was no Obligation upon me to conceal him, and ruin my felf and Family.

L. C.J. Jones. What was the reason, you were fo kind as to part with your own Lodging to en-

tertain him?

Mr. Fernley. My Lord, I had quitted my Chamber before he came to the House.

Mr. Just. Withins. It is proved you did it upon

his account. Mr. Fernley. My Lord, no body will offer to fay T 2

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L. C. J. Jones. That you quitted your Lodging, and that he came into the fame Lodging, is

clearly proved.
Mr. Fernley. My Lord, my Chamber was fitted above a Week before he came, not knowing of him, for I had no Thoughts of him.

L. C. J. Jones. Pray, what Servants have you? Mr. Fernley. Only a Boy, my Lord.

L. C. 7. Jones. Could not you have fent out your Boy when he had discoursed thus treasonably with you, but keep him in your House seven or eight Hours after you had entertain'd him at Dinner?

Counsel. Are you a Constable?

Mr. Fernley. I am a Constable my felf, and upon the account of my Office I was the more fecure. I was certain he could not escape my Hands, and I thought to do his Majesty more Service.

L. C. J. Jones. How could you do his Majestv

more Service?

Mr. Fernley. Gaunt told him, he would come again to him

L. C. J. Jones. When did he come to you?

Mr. Fernley. About half an hour after Dinner. L. C. J. Jones. But you should have seized him immediately after Dinner. How came this Man to take fo much Freedom before you that were an Officer, as to talk High-Treason?

Mr. Fernley. My Lord, I thank God if I were to die this Minute, I never harbour'd a Thought a-

gainst the King.

L. C. \* Baron. If you had had a \* William \* William Hoyal Heart, you should have kept Gaunt, if you had any Thoughts to have done it.

Mr. Fernley. My Lord, I will tell you why I let Gaunt go, because he promised to come again

the next Day.

L. C. J. Jones. Would you, being a Constable, let a Man go upon his Word, that had confessed

himself guilty of Treason?

Mr. Fernley. My Lord, if I did any thing, it was ignorantly. My Lord, as for Gaunt, when I knew there was a Proclamation out against Danvers and Wildman, I hearing Gaunt discoursing about their Design, I thought (promising to come the next Day) to know how they were to go.

Mr. Just. Levinz. For God's sake, would you trust all this to your own Breast! If you had had an honest Intention, you would have gone to some Officers, and acquainted them with it; some of the King's Justices of the Peace, or some of the Privy-Council, that fuch Persons would be at your House the next day.

L. C. Baron. By your own Discourse, after you had heard all this Discourse, and after Burton had told you this, you could let him go quietly to his own Chamber: If you had fuch a Defign as you fay, you should have first seized Burton.

Mr. Fernley. Another Chamber; no, he dined

in his Chamber, my Lord.
Mr. Just. Withins. You went into another Cham-

ber from him. Have you any Witnesses?

Mr. Just Levinz. They had a Considence in you, otherwise Burton and Gaunt would not have talk'd

fo freely before you.

L. C. J. Jones. There was a great Confidence in lodging him in your House, being a Constable; no body would fearch a Constable's House. Have you any Witnesses to call?

Mr. Fernley. Mr. William Rush, Captain Haddock. [Who were call'd.]

L. C. J. Jones. Did Burton's Wife dine with you and him?

Mr. Fernley. Yes, my Lord. L. C. J. Jones. Where did you dine Mr. Fernley. In the Chamber, my Lord.

L. C. J. Jones. And was this Discourse concerning Monmouth's being beaten in the West, at the time of Dinner?

Mr. Fernley. The Discourse of it! Yes, my Lord ; what Difcourse was, was at Dinner?

-Was Burton's Wife at Dinner, or Mr. Just .-

was she upon the Bed?

Mr. Fernley. She din'd at the Table, my Lord. My Lord, she went to sleep when Gaunt came in. Mr. Just. Levinz. Where did she go to sleep, in the fame Room?

Mr. Fernley. Yes, my Lord.
L. C. J. Jones. Where do you use to dine at other times?

Mr. Fernley. In the Kitchen, my Lord. My Lord, when I came from Church, the Dinner was

fent up thither.

L. C.J. Jones. Woman, you are upon your Oath, remember that you are oblig'd by your Oath to confess the Truth, let it concern whom it will: The Discourse between your Husband and this Man, you could not but be privy to; there was only you three at Dinner, your Husband, you, and Fernley the Prisoner at the Bar: All this Difcourse was at Dinner-time, how is it possible that you should not hear it?

Mr. Just. Levinz. Fernley himself owns he did discourse with your Husband at Dinner, that he

came from the Rebels in the West.

Mrs. Burton. An't please you, my Lord, I did As I faid before, I must say again, I did not hear. not hear.

Mr. Just. Withins. Nothing about Monmouth? Mrs. Burton. No, not one Word, if I were to die as I stand here.

Mr. Juft.-You were at Dinner?

Mrs. Burton. Yes, my Lord.

Mr. Juit .--And this Discourse was at Dinner-time.

Mrs. Burton. I did not hear it.

Mr. Just. Withins. What would you ask him, Sir? Mr. Fernley. What account he can give of my Life and Conversation, how I have behaved my felf, and carried my felf.

L. C. J. Jones. What are you, Sir? What is

your Quality?

Mr. Rush. I am a Distiller, Sir.

Mr. Just. Levinz. Where do you dwe'l?

Mr. Rush. I did dwell two Years ago in Wapping, but not now: I live now at Waltham-Stow.

Officer. He is a very great Whig. Mr. Just. Withins. If he be a Whig, he can't be a little one.

L. C. J. Jones. How long have you liv'd at Waltham-Stow

Mr. Rush. Two Years and upwards, Sir. L. C. J. Jones. That is long before any thing that this Man is charged withal.

Mr. Rush. I formerly knew the Man, he was a Barber, and us'd to trim me: I always looked upon him to be a good fober Man.

Mr. Just. Withins. A Wapping-Man, a sober Wapping-Man!

Mr. Rush. I hope there is a great many there. L. C.J. Jones. That is all you can fay for him. Mr. Rush. I have nothing to fay to his Fact: He

demeaned himself always well among his Neighbours; I know nothing of the Fact for which he is

Mr.

Mr. At. Gen. Did you know Burton? Mr. Ruso. Yes, Sir.

Mr. At. Gen. What was Burton? was he reputed

an honest Man?

Mr. Rush. I never knew him otherwise; I never was in his Company; I know he dwelt close by where I liv'd.

L.C.J. Jones. And you took him to be a very honest Man?

Mr. Rush. Before this: He has not been so lately, it seems. He is a Person I never had any Company or Conversation with in my Life.

Cryer. Captain Haddock.

Officer. He won't come in, my Lord.

L.C.J. Jones. Well, well, let him stay there. Cryer. Mr. Dove.

Officer. He won't come in, I can't make him

L. C. J. Jones. Here are none that give any Testimony for you, at least will. - What are

Mr. Whittal. I dwell in Wapping, Sir.

Mr. Just. Levinz. What trade are you?

Mr. Whittal. A Plumber.

Mr. Just. Levinz. Who knows you? Mr. Whittal. I am well known there, Sir. Mr. Just. Levinz. Do you go to Church?

Mr. Whittal. Here's Mr. Tanner knows me, the Clerk of the Peace.

Mr. Tanner. Yes, Sir, I know him. Mr. Just. Levinz. Do you go to Church? Mr. Wbittal. Always went to Church. Mr. Just. Witbins. There were a parcel of them

that went constantly to Church trimmingly.

L. C. J. Jones. Prisoner, what would you ask

Mr. Fernley. Only to give an account how I behaved my felf.

Mr. Just. Withins. Well, Sir, what do you fay? Mr. Wbittal. All I know is, he behav'd himself very well, and went to Church as other Neighbours did; and I never heard him speak against the Government.

Mr. Just. Withins. Did you know Burton? Mr. Whittal. No, Sir; he was gone before I

came to live there.

L. C. J. Jones. Have you any more to fay? Mr. Fernley. This, my Lord, may give fome account that I had no Defign against the Government. I am a poor Man, my Lord, and upon that account I owe a great deal of Money: I knew there was 100 l. for fecuring Burton, there was no gain by concealing him; he was not a Perfon could requite me, that I should harbour him, and lose 100 l. which was certain for taking him; which,

my Lord, shews I had no Defign. L. C. J. Jones. No, this argues you to be a

stronger Confederate; and that you were so firm to your Party, you would not gain 100 l. though you

might have it for doing your Duty.
Mr. Fernley. My Lord, I look'd upon it as fure as if I had it in my Pocket. I knew nothing of him till Sabbath-day at Noon, and I did not defign to conceal him afterwards, any farther than to ferve the King.

L. C. J. Jones. You tell us a Story of your felf, it is to no purpose to try any Prisoner, if his Saying must be taken for Evidence: We will hear what Witnesses you have to produce, or if you can object to the Evidence that's against you.

Mr. Fernley. My Lord, I own it to be true, I have declared more than the Witnesses have faid

against me; but, my Lord, I am innocent in it, God knows my Heart, I had no design in it. It was but fix hours I knew of him.

Mr. Just. Withins. You lay out of your Bed

before?

Mr. Fernley. My Lord, not upon his account; I was a Week before out of that Bed, to prepare it for my Wife to lie-in.

L. C. J. Jones. Is your Wife delivered?

Mr. Fernley. No.

L.C. 7. Jones. You made great hafte. Mr. Fernley. It was my Wife's fault.

L.C. J. Jones. Gentlemen of the Jury, this Prifoner stands indicted for harbouring and relieving one James Burton, knowing him to have committed Treason. Gentlemen, you are to be acquainted, that this James Burton, was not only guilty of the late Rebellion in the West, but he was likewise charg'd by Process with being guilty of the Plot at the Rye-house, and thereupon there were such Proceedings by Law, that he was outlawed, the Record of which Outlawry hath been produced to you: fo that if there were no more, if you be persuaded that he is the Person guilty, whether he were in the Rebellion in the West or no, that may induce you to find this Indictment, for the Prisoner receiving him after the Rebellion in the West, and knowing him to have committed Treason, whereupon he was outlawed, it equally makes him liable to the Offence wherewith he is charg'd. But, Gentlemen, that is not all; you have express Testimony from Burton himself, who it seems was acquainted with him, and who had fled from his Neighbourhood, by the fpace of two Years almost, and yet he receives this Burton into his House: I will not say, at the first time that he came into his House, it doth appear by any Evidence, that he knew him to have been in the Rebellion in the West; but when he came thither upon Friday, he was so kind to him as to leave his own Chamber, and to let him have that for his Lodging, although now he gives you another Excuse plainly frivolous and false, that is, a Pretence of making way for his Wife to lie-in, who yet is not delivered. He lies there upon Saturday Night, and dines with him upon Sunday. Saturday perhaps might be a bufy Day, and there is no Testimony at all given by any Evidence of any Difcourse that was between them upon that Day; but upon Sunday, when they dined together, Burlon fwears, that he did tell him that he had been in the West in the Rebellion there, and he came thither for shelter. This Man being acquainted with this, allowed him to dine with him, and harboured him in his House for the space of seven or eight Hours more, without bringing him before any Justice of Peace, or any Magistrate who had Authority to commit him, although he had a particular Authority of his own (as he was Constable) for the Confervation of the Peace, yet he forgets his Oath as well as his Duty and Allegiance, and fuffers him still to remain there. It is true, the Wife of Burton dined with them, as Burton himself fays, and the Woman confesses; but she was so busy at her Victuals, that she can remember nothing, she did not hear that there was any Discourse concerning Monmouth. But left you should want another Witnefs, for Burton is but one Witness to that particular, you have him plainly confessing it himself, which is above a thousand Witnesses; you have him confessing that Burton did acknowledge he had been in the West, and that Monmouth was routed, and yet he continues him in his House; nay more,

# 134. Arraignment of Elizabeth Gaunt, IJac. II.

this Man doth appear to be a Person in whom there was that great Confidence, that another Person, Gaunt came, and he bids him come into his House, and there he discours'd of some Traitors, and the means of conveying away Burton, though he had confessed it himself. Gentlemen, what he tells you, is, that he did mean to discover; when did he intend to discover? He did not discover to any body, before the Mari was apprehended by an Officer: he lets Gaunt, who plainly appears to be as errant a Traitor as could be in the world, to go away meerly upon his own Parole, without taking any course to apprehend him. He pretends he is a poor Man. and he might have gain'd 100 l. if he had discover'd him, and furely he would have discover'd him, to gain 100 l. But this is a ftrong Argument, that he was deep in the Rebellion himself, and one in great Esteem with them, that being a poor Man, he would not do his Duty, for which he might have had a Reward of 100% but fuffers him to escape. This is the Case, Gentlemen, that is before you; if you believe he did knowingly, as he himfelf upon the matter doth confess, give any comfort or relief to Burton, knowing him to be a Rebel, you ought to find him guilty.

Then the Jury withdrew to confider the Evidence.

Clerk. Set Elizabeth Gaunt to the Bar, [which was done.] Elizabeth Gaunt, hold up thy Hand, [which [he did.]

THou standest indicted by the Name of Elizabeth Gaunt, Wife of William Gaunt, of the Parish of St. Mary White-Chapel, in the County of Middlesex, Yeoman; as a salse Traitor against our late Serene Lord Charles the Second, by the Grace of God her then natural Lord; not having the Fear of God in her Heart, nor weighing the Duty of her Allegiance, but moved and feduced by the Instigation of the Devil, and the true and natural Obedience which a true and faithful Subject of our faid Sovereign Lord the King towards our faid late Lord the King of right ought to bear with-drawing, and with all her Strength intending the Peace and common Tranquillity of this Kingdom of England to disquiet, molest and disturb, and War and Rebellion against our faid late Sovereign Lord the King, within this Kingdom of England to stir up and move, and the Government of our faid late Sovereign Lord the King in this his Kingdom of England to Subvert, and our faid late Sovereign Lord the King from the Title, Honour, and Kingly Name of the Crown Imperial of this Kingdom of England to depose and deprive, and our faid late Sovereign Lord the King to Death and final Destruction to bring and put: The 24th Day of Sepember, in the 36th Year of the Reign of our faid late Sovereign Lord Charles the Second, and divers other Days and Times as well before as after, within the Parish, &c. falfely, maliciously, devilishly, and traitoroufly, with divers Rebels and Traitors, to the Jurors unknown, she did conspire, imagine, and intend our faid late Sovereign Lord the King, her then supreme and natural Lord, not only from his Kingly State, Title, Power, and Government of this Kingdom of England to deprive and throw down; but also our said late Sovereign Lord the King to kill and put to death, and the ancient Government of this Kingdom of England to alter and wholly fubvert, and a miferable Slaughter amongst the Subjects of our faid late Sovereign Lord the King throughout this Kingdom of England to cause

and procure, and Infurrection and Rebellion against our faid late Sovereign Lord the King to procure and affift. And the faid most wicked and devilish Treafons and traitorous Compaffings, Imaginations, and Purpofes aforesaid, to fulfil, perfect, and bring to pass, the said Elizabeth Gaunt, as a salse Traitor, then and there, to wit, the faid 24th Day of September, in the Year aforesaid, at the Parish and Ward aforesaid, well knowing one James Burton to be a false Traitor, and as a false Traitor traitorously to have compassed and imagined the Death and Destruction of our said late Sovereign Lord the King, and War and Rebellion against our said late Sovereign Lord the King within this Kingdom of England, together with other Traitors (to the Jurors unknown) to have intended to be raised; she the faid Elizabeth Gaunt afterwards, to wit, the faid 24th Day of September, in the Year aforesaid, within the City of London aforesaid, the said James Burton, in a certain House of a Person to the Jurors unknown, knowingly, fecretly, wickedly, devilishly, and traitorously, did entertain, conceal, comfort, fustain, and maintain, and then and there, for the comforting, fustenance, and maintenance of him the faid James Burton, Meat, Drink, and 51. in Money for the maintenance and sustenance of him the faid James Burton, unto the faid James Burton, maliciously, and traitorously, she did give and deliver, and cause to be given and delivered, against the Duty of her Allegiance, and against the Peace, &c. and against the Form of the Statute, &c.

Clerk. How fay'st thou, art thou guilty or not

guilty?

Mrs. Gaunt. I defire to have more time to confider of it.

L. C. J. Jones. You know whether you be guilty of this Offence; what need you have any time of Confideration for that?

Mrs. Gaunt. I don't know, Sir; I am ignorant in

the Law, and in things of that nature.

L. C. J. Jones. But this is not Matter of Law; it is, whether you did receive these Traitors or no knowingly; this James Burton, knowing him to have committed Treason: Can't you tell whether you did or no?

Mrs. Gaunt. Not guilty. Clerk. How wilt thou be try'd? Mrs. Gaunt. By God and my Country. Clerk. God fend thee a good Deliverance.

Then the Middlesex Jury returning, Mrs. Gaunt was set aside, and Ring and Fernley brought to the Bar, who were both brought in guilty by the Fury.

Clerk. Set Henry Cornish to the Bar, and Elizabeth Gaunt, [Which was done.]-You the Prisoners at the Bar, these Men that have been now called, and here appear, are to pass between our Sovereign Lord the King and you, upon your feveral Lives or Deaths: If you challenge any of them, you must speak as they come to the Book to be sworn,

before they are fworn.

Mr. Cornish. My Lord, I must humbly beg leave of your Lordship and this honourable Court, that I may renew my Request. The time of notice given me for my Trial being fo short, it hath no Precedent, I think: I humbly pray your Lordship I may have time allowed for my Trial; I have had no Counsel, no Pannel, no Help in the world; I had not Pen, Ink, nor Paper, my Lord, these are very hard things. My Lord, his Majesty was petition'd last Night by my Children, and he was gra-

ciqufly

cioufly pleafed to fay, that he would refer it to my Lords the Judges. I only pray your Lordships, that you would be pleased to allow me time: Though here is a grievous Indictment brought against me, yet I doubt not but to clear my self of what is alledged against me, if I have but time to prepare my self for it: therefore I humbly pray I may have time allotted.

L.C.J. Jones. You told us so before, that you had exhibited a Petition to the King and that the King did refer it to the Judges; you shew us no-

thing of that.

Mr. Cornilb. My Lord, I can but only fignify to your Lordship what I hear; my Children were with me, and told me they had petitioned the King, and his Majesty was pleased graciously to receive it.

Mr. At. Gen. The King left you to the Course of

the Law.

Mr. Cornish. It is very hard measure; I have no Preparation at all, no more than at the first moment; but I bless God, I hope I shall in time fatisfy you of my Innocency.

L. C. J. Jones. You were apprehended and feized upon Tuesday last, this is almost a Week;

you knew what you were charged withal.

Mr. Cornish. My Lord, I did not know what I was charged withal, I had no liberty of Friends to come to me; my Wife at length obtained leave, but it was in the presence of Major Richardson; I had no Friend with my Wife, no Pen, Ink, nor Paper.

L.C.J. Jones. Was Pen, Ink, and Paper deny'd you? did you afk it?

Mr. At. Gen. As foon as he petition'd for it, he

Capt. Richardson. He had Pen, Ink, and Paper. L. C. J. Jones. When was that?

Capt. Richardson. On Saturday.

Mr. Cornish. My Lord, it was eight a-clock at

night.

Mr. Just. Levinz. Mr. Cornish, I would not have you think you are used otherwise than other Men are; for I must tell you it is not usual to have Pen, Ink, and Paper, without leave.

Mr. Cornish. I know it hath been allowed in the

like cafe.

Mr. Just. Withins. Ay, upon Petition, never else. Mr. Just. Levinz. There are many Men, and of as good Quality as you, tried for killing Men: does any body give them notice? Is there any more necessity of notice in point of Treason, than in point of Murder?

Mr. Just. Withins. I told you what your Offence

was, when you were committed.

Mr. Cornish. My Lord, I remember in my Lord Russel's Case he had at least seven or eight days al-

lowed him.

Mr. Just. Levinz. It may be so; but it is not necessary. Prisoners that are tried here generally have no notice at all; if one Man hath a fingular Favour, another Man cannot claim it.

Mr. Cornish. My Lord, I have a material Wit-

ness above a hundred and forty Miles off.

L. C. J. Jones. My Lord's Trial, I think, was

put off but till the Afternoon.

Mr. Cornish. With submission to your Lordship, I think he had eight days affign'd him. But my Lord, I humbly conceive I have a Witness that is very material in my Case, that is 140 Miles out of Town, in Lancashire; I humbly pray I may have time allotted me to fend for him.

L.C. J. Jones. Why did not you fet forth that your Petition to the King?

Mr. Cornish. My Lord, I did not understand the

L.C.J. Jones. Were not you committed for High-Treason?

Mr. Just. Withins. I told you so my self: I shew'd you the Commitment; therefore you can't pre-

tend you were ignorant of it.

Mr. Cornish. My Lord, it did not mention this
King or the last: And I am not a Lawyer, I am not skill'd in these things; I am very ignorant, and hope your Lordship will consider me; my Innocence will appear as bright as any Man's that ever stood at this Bar.

L. C. J. Jones. I don't believe you want that Evidence a hundred and forty Miles off. Is he the only Man that can make your Innocence appear?

Mr. Cornish. My Lord, by what I apprehend he will be the most material Witness I have. My Lord, I shall defire nothing but with submission to your Lordship and the Bench; but I humbly conceive it is very reasonable I should have time, I humbly pray your Lordship to consider it.

L. C. J. Jones. Mr. Attorney, have you any Directions?

Mr. At. Gen. No, my Lord.

Mr. Cornish. I do not doubt, if I might have a little time, to make my defence.

Mr. Just. Withins. You should have applied your felf to the King, it does not lie in our power.

Mr. Cornisto. My Lord, I humbly pray you to

confider my Cafe.

Mr. Just. Withins. Mr. Bridgman here on the Bench fays, there was a Petition before the King for putting it off, and the King absolutely refus'd

Mr. Just. Levinz. We have nothing to do, Sir;

we are here by Commission to try you.

Mr. Cornish. My Lord, I have been denied a Copy of the Pannel, I hope that is reasonable; I must defire a Copy of the Pannel. Mr. At. Gen. That is none of your Right, Mr.

Corni/b.

Mr. Cornish. Mr. Attorney, with submission, I

hope I ought to have it.

Mr. At. Gen. No, you ought not to have it; you have your peremptory Challenges, you may challenge thirty-five without cause.

L. C.J. Jones. You shall have a Copy of the

Pannel here.

Mr. At. Gen. Yes, here he may.

Mr. Cornish. It is a very hard case, when I have a material Witness so far out of Town, that I can't have a little time allotted.

L. C. J. Jones. Can't every Man that comes here to be tried fay the very fame thing, that he hath a material Witness in France, Spain, or any where elfe, and that when that Witness comes, his Innocence will be as clear as the Sun?

Mr. Cornish. My Lord, my Witness is in Lan-cashire, I cannot help it; I beseech your Lordship to consider me: I am apt to believe that he would so much vindicate my Reputation in this matter, that it would be a very great satisfaction to your Lordships; and I am sure you are not for oppressing any Man.

L. C. J. Jones. No, Sir, that we are not. Mr. Cornish. I am sure you are for the just Vindi-

cation of the Government, for executing of Justice, and I will defire no other than that,

L. C. J. Jones. Mr. Attorney, if you pray he

may be tried, we can't deny it.

Mr. At. Gen. Mr. Cornish, I cannot defer it, I have no authority; and why you should be in another Condition than other Prisoners, I don't know; you have not deserved so well of the Government.

Mr. Cornish. I have not the Names of the Wards

where these Men live, and their Trades.

Mr. North. He hath a Copy of the Pannel, and that is fufficient.

L. C. J. Jones. You may ask them where they live. Mr. Cornish. I hope I may have Pen and Ink, my

L. C. J. Jones. Ay, ay.
Then the Jury were called, and after Mr. Cornish had challenged thirty five of them, the Jury sworn were as followeth:

Thomas Rawlinson, Thomas Langham, Ambrose Isted, Thomas Pendleton. John Grice, Thomas Oneby,

William Clowdefly, Richard Holford, William Longboat, Stephen Coleman, Robert Clavel, William Long.

Proclamation being made, If any one can inform, &c. Mr. Cornish was set aside, and Elizabeth Gaunt

at the Bar.

Clerk. Elizabeth Gaunt, hold up thy Hand.
[Which she did.]—You of the Jury, look upon the Prisoner, and hearken to her Cause: She stands indicted by the Name of, &c. (as before in the Indistinent.) Upon this Indistment she hath been arraigned, and thereunto pleaded not guilty, and for her Trial hath put her felf upon her Country, which Country you are. Your Charge is, to enquire whether she be guilty of this High-Treason whereof she stands indicted, or not guilty. If you find her guilty,

Mr. Phipps. May it please your Lordship, and you Gentlemen that are sworn, Elizabeth Gaunt the Prisoner at the Bar stands indicted, for that she knowing James Burton, together with other Traitors, traitorously to have conspired the Death of the late King, and to raise Rebellion in this Kingdom, did harbour the faid James Burton and gave him five

Pounds in Money.

Mr. At. Gen. May it please your Lordship, and you Gentlemen that are fworn, the Prisoner stands indicted for harbouring of Burton, who was a great Traitor, and for procuring a way for his Efcape beyond-sea, and also for giving him 5 l. to bear his Charges. In the former Trial you had an account of her Husband, and in this you will hear she and her Husband were the great Brokers for carrying over fuch Traitors, as my Lord Shaftesbury and others; these have taken care to convey them over at all times. We will produce our Witneffes. Call Burton and his Wife. [Mr. Burton sworn.

Mr. At. Gen. Do you know Mrs. Gaunt? Mr. Burton. Yes, Sir.

Mr. At. Gen. Pray give my Lord and the Jury an account how the harbour'd you, and all the Passages that past between you and Mrs. Gaunt. Pray tell first whether you were engag'd in the matter of the Rye?

Mr. Burton. How I came concerned I will tell

you, if it please you.

Mr. At. Gen. Speak.

Mr. Burton. The first time I knew any thing of it, Mr. Keeling came to me one Saturday Morning,

and asked me if I was to go to London. I said, Yes. I was to go to the Exchange; and he defir'd me to meet him at the Mitre-Tavern within Aldgate, and ask for Number Five. I came at the time, and no body being there, I was going away, and met with a Country-man with a Stick in his hand, that had but one Eye; he came and ask'd for the same Number: So the Gentleman fent his Boy after me, and told me one stay'd for me. When I came, he ask'd me if I ask'd for Number Five; and I said, Yes. By whose appointment? By Josiah Keeling's, said I. So he ask'd the Man of the House to shew a Room: He fhew'd a Box, but he would have a Room, and went up stairs, and call'd for Pipes and a Candle, and a Pint of Wine. In a little while Keeling came in, and brought Barber and Thompson, and no body fpake almost any thing but Rumbold, (that was Rumbold with one Eye, for Keeling when he came in call'd him Captain Rumbold) and Rumbold talk'd about Privileges and fuch things at first, and he faid his House was a convenient House, and there they might do the business: but before they had done, I found they design'd to kill the King, but nothing troubled him but killing the Postillion, to kill a Man in cold blood. But then fays we, If you are for killing, we have done, and fo broke up; that was the end of that. A while after Mr. Keeling went in, and made a Difcovery: I never came among them afterwards. So after Mr. Keeling had discovered, I was in the Proclamation for being there at that Meeting, and absconded my self, and lay hid. A matter of two Months after, Mrs. Gaunt came to enquire of my Wife where I was, to speak with me; she brought her to me. She told me there were some Perfons about to make an efcape, and would have me go along with them. I told her with all my heart: So I ask'd her which way and how they intended to go. She told me they had provided Horses to ride down to *Rochford*-Hundred, and there was a Vessel to carry them over; and, says the, be ready by fuch an Evening, and I will call for you. Accordingly she did, and had me into Bishopsgate-street, and in Half-moon-Alley in a little Brewhouse, up stairs in a Chamber, there were both the Rumbolds; one of them did not go, and the other and I lay there all night: and in the Morning a Man came and called us away, and we went to White-Chapel to take horse, to ride down to Rochford-Hundred, and staid for the Vessel two days; and when we met the Vessel, it was a small Vessel, and bad Weather, and the Master of the Vessel had but one Hand, and two Boys, one a very little one; and we went down the Creek, and I asked the Man where he did intend to land us; and he told us at Oftend. Said I, I understood we were to go for Holland to the Brill. Says he, my Vessel'is only able to go to Oftend or Dunkirk, either of them. Says Rumbold, I don't understand the Sea. Says I, this is a very small Vessel and leaky, and the Man not able to manage it. Says I, I will go back again to London. Says he, I will do as you do; and we both parted at London, and I never faw him afterwards till I faw him at Amsterdam. I lay by a great many Months after; then Mrs. Gaunt came to me again, and told me there was two other Persons going, and I might have a Paffage if I would go: So she bid me be ready by such an Evening, and I was ready, and a Boat being ready at the Water-side, carried me to Gravefend, where I went in a Veffel to Amsterdam.

Mr. At. Gen. Where were you?

Mr. Burton. I was with my Wife at my Daughter's: I had a Daughter married, her Husband was drown'd.

Mr. At. Gen. How came Mrs. Gaunt to take so much care of you? Give the Court an account.

Mr. Burton. She might think I knew fomething of her Husband, if I should be taken; I suppose that might be the chief thing.

Mr. At. Gen. What had her Husband done? Mr. Burton. Her Husband, I suppose, knew fomething of the Business. Mr. At. Gen. What Business?

Mr. Burton. About feizing the Tower: He came to me, and would have had me gone with him with Capt. Walcot to the Tower, to see what Force there was of Soldiers; and Capt. Walcot faid he had a defign to take an House over-against the Tower, to put in some Men there to break in upon the Tower; and Gaunt was with him.

L. C. J. Jones. What discourse had you with

her about the Plot?

Mr. Burton. Nothing with her.

Mr. At. Gen. What was it she would help you

Mr. Burton. I suppose this was the reason, because she knew I knew her Husband was concern'd.

Mr. North. Did she assist you with any Money?

Mr. Burton. Yes.

Mr. North. How much?

Mr. Burton. She gave me a parcel of Money just as I was going away; I put it among other Money.

Mr. North. How much? 30 or 40s?

Mr. Burton, More than that.

Mr. Sol. Gen. Were you gone from your own House when this Woman came to you?

Mr. Burton. My own House was broke up a

great while before

Mr. Sol. Gen. Did you appear publickly when the came to you?

Mr. Burton. No, an't please you.

L. C. J. Jones. Had there been any fearch for you before?

Mr. Burton. Yes. Mr. North. You were in the Proclamation at this

Mr. Burton. Yes, an't please ye, Sir.

Mr. At. Gen. Did she carry you to Rumbold?

Mr. Burton. Yes.

Mr. At. Gen. Was there any discourse between Rumbold and her?

Mr. Burton. No; there was an elderly Man in the House, I did not know him, carried me up to Rumbold, there was both of them.

Mr. At. Gen. What Money had you of her?

Mr. Burton. I believe about 5 l. I told her I had lain a great while, and Money was very bare with me; and she told me she would get me a

Mr. At. Gen. Did she know what you were con-

**c**eal'd for?

Mr. Burton. Every body knew that, because I

was in the Proclamation.

Mr. North. What Directions did she give you, how you should behave yourself when she went with you to Bishopsgate-street? how did she say you must carry yourself?

Mr. Burton. Nothing there, she gave no order

about that.

L. C. J. Jones. Did she tell you you were concern'd in the Plot with her Husband?

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Mr. Burton. She did not tell me fo, Sir. L.C. J. Jones. Did you tell her you were con-

cern'd in the Plot with her Husband? Mr. Burton. I did not tell her fo.

Mr. At. Gen. Who were the two Men that were prepared to go with you that time?

Mr. Burton. One Patchil.

Mr. At. Gen. He was kill'd in the Fight. Was Patchil in the Fight?

Mr. Burton. Yes, an't please you, he was kill'd.

Mr. At. Gen. And who was the other? Mr. Burton. Tother was a Man liv'd in Souther. wark; I never fav Lin before.

Mr. Com. Seij. What Directions did she give you about your own Masse, or any others when you went into the Boat?

Mr. Burton. If I knew any body, that I should

not take notice I knew them.

L.C.J. Jones. You were not to take any Ac-

quaintance of any body in the Boat?

Mr. Just. Withins. Heark you, Sir, you looked upon all those to be engaged in the Plot. that the endeavour'd to fave, were of the fame Level.

Mr. Burton. Rumbold was; Rumbold was in the Proclamation.

L. C. J. Jones. Did she tell you, that you were

in the Proclamation? Mr. Burton. No, an't please your Lordship, she

did not tell me fo.

Mr. North. Did she never discourse of your being in the Proclamation?

Mr. Burton. No, not as I remember; it was a general thing

Mr. Just. Withins. But why should she come to you to transport you, if it were not for such a thing?

Mr. Burton. Her Husband was with me about

going to the Tower.

Mr. At. Gon. Burton, pray thus; when you came from the West, what Overtures were to help you here from her, or her Husband?

Mr. Burton. Her Husband was with me at Fernley's House, and he told me there were two or three Perfons to go in two or three Days, and I should go with them.

Mr. At. Gen. You named your Daughter, what

is her Name?

Mr. Burton. Mary Gilbert.

[Then Mary Gilbert was called and sworn. Mr. At. Gen. Do you know Mrs. Gaunt?

Mary Gilbert. Yes, Sir, I know her, the was our Neighbour.

Mr. At. Gen. Then give an account of her com-

ing to you about your Father.

Mary Gilbert. She came to our House that Night my Father went away. I never heard a word of the Discourse that past, for I always went out of

Mr. Just. Withins. Why did you go out of the way? Mary Gilbert. Because they were not willing I

should hear the Discourse.

Mr. Com. Serj. You are upon your Oath, Miftress, you must tell the truth.

Mary Gilbert. I do, Sir ; I will tell no more. Mr. Sol. Gen. Did you fee your Father go away? Who did he go with, in what Company?

Mary Gilbert. I can't tell.

Mr. At. Gen. Did Mrs. Gaunt go with him? Mary Gilbert. I met my Father and Mrs. Gaunt in Houndsditch, my Mother and I were to meet them in Bishopsgate-street.

Mr.

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Mr. Com. Serj. Well, what was the reason why

you did not meet?

Mary Gilbert. We were to meet at feven a-clock. and we went to the House, and they were not come; and we were coming home, and met them in Hundfditch, and my Father had Mrs. Gaunt under the Arm, and went back to a House without B shopsgate.

Mr. Sol. Gen. Did Mrs. Gaunt carry him thither? L. C. J. Jones. Do you know why your Father

was to go away?

Mary Gilbert. He went upon the account of the Proclamation?

L. C. J. Jones. Then you knew of the Proclama-

tion?

Mary Gilbert. Yes, Sir, I knew of the Proclamation

Mr. Com. Serj. Whose Acquaintance was the Man in Bishopsgate-street?

Mary Gilbert. He was none of mine.

Counsel. When your Father went up stairs into

a Room, did you see any body with him?

Mary Gilbeit. Yes, Sir, it was a Man that had but one Eye, a full-fet Man, full of Pock-holes; but I never faw him before, nor after.

Counsel. How came you to fee him?

Mary Gilbert. By going up stairs to see my Father. [Mary Burton fworn.

Mr. At. Gen. Do you know Mrs. Gaunt there?

Mrs. Burton. Yes, Sir.

Mr. At. Ger. Pray will you tell the Court, how fhe came to enquire after your Husband?

Mrs. Burton. Yes, Sir, at my Daughter's House. Mr. At. G.n. What discourse happened between

Mrs. Burton. No discourse; but she said if I was willing, my Husband should go away, and she would take care.

Mr. At. Gen. But why should he go away?

Mrs. Burton. I don't know why, but only upon the Proclamation.

Counsel. Woman, did she take notice your Husband was gone from home, and had left his House? Mrs. Burton. I knew myself, my Lord.

Mr. Just. Levinz. Where did you go?

Mrs. Burton. My Husband went out of doors by his own felf, by Appointment, and we were to meet, my Child and I together, without Bishopsgate, by the Catherine-wheel.

Mr. Com. Serj. Who made that Appointment?

Mrs. Burton. Mrs. Gaunt.

Mr. Com. Serj. Upon what account did she come

to you to fecure your Husband?

Mrs. Burton. Upon the account he was in the Proclamation, and I thought within myfelf, for fear my Husband should know any thing against her Husband; but I never faid fo, for I was glad my Husband should be helped away, willing to fave his Life, for I knew it was Death.

Mr. Just. Levinz. And you took that to be the meaning of it in reference to the Proclamation?

Mr. At. Gen. How far did you live from her? Mrs. Burton. Formerly we dwelt pretty near one another, when Mrs. Gaunt kept a Tallow-Chandler's Shop.

L. C. J. Jones. Woman, do you verily believe she knew your Husband was in the Proclamation?

Mr. Just. - Did you never see the Prisoner at the Bar at any time in Holland?

Mis. Burton. No.

Mr. At. Gen. Nor her Husband? Mrs. Burton. Nor her Husband.

Mr. At. Gen. I ask you at this time when your Husband went away, and his House was search'd. how far did she live from you then?

Mrs. Burton. She had but Lodgings, I don't

know where her Dwelling-house was.

Mr. At. Gen. Where were her Lodgings?

Mrs. Burton. At the upper end of Old Gravel-Lane, and my Daughter in the middle of Gravel-Lane, in Worcester-street, as far as it may be to Newgate, thereabouts.

Mr. At. Gen. Was it taken notice of all over the Street that the House was searched, and your Husband gone? Was that taken notice of in the Neigh-

bourhood?

Mrs. Burton. Yes, ves.

Counfil. Between the time your Husband went first away, and the time she came to take care of him, had you no discourse about the reason of his going away, nor of the Proclamation?

Mrs. Burton. No.

L. C. J. Jones. What fay you Woman to this Evidence, feveral Witnesses fay you were very bufy in contriving the Escape of Burton; what was the reason why you would fend him away?

Mrs. Gaunt. I did not contrive to fend him away. L. C. J. Jones. The Woman fays fo, Burton fays

fo, the Daughter fays the fame.

Mrs. Gaunt. Where, Sir?

L. C.J. Jones. At Bishopsgate or Houndsditch.

Mrs. Gaunt. I deny it.

L. C. J. Jones. And you gave him Money afterwards.

Mrs. Gaunt. Who faw me give it him?

L. C.J. Jones. He swears it.

Mrs. Gaunt. He was the more beholden to me.

L.C.J. Jones. Did you, or did you not?

Captain Richardson. She fays she is not come here to tell your Lordship what she did.

L. C. J. Jones. Woman, did not you hear that Burton's Name was in the Proclamation about Rumbold's Plot?

Mrs. Gaunt. It is like I might. L. C. J. Jones. You might hear it! Mrs. Gaunt. Yes.

L.C. J. Jones. And yet you would by all means help him to escape?

Mrs. Gaunt. I can fay nothing against it, if they fwear it.

L. C. J. Jones. Do you know what you are charg'd withal? You are accused for relieving and comforting Burton, whom you knew to have committed Treason.

Mrs. Gaunt. My Lord, he fays fo.

L. C. J. Jones. And for helping him to escape, and giving him Money in order to it.

Mrs. Gaunt. He fays fo.

L. C. J. Jones. He swears so; what do you say? Mrs. Gaunt. Is that fufficient?

Mr. Just. - Ay, and another swears it, that is fufficient.

Mrs. Gaunt. I have not heard any body else swear

Mr. Just. — Yes, his Wife.

Mrs. Gaunt. Not about the Money.

-You came and follicited him to go Mr. Juft. feveral times.

Mrs. Gaunt. It is very untrue, my Lord.

L. C. J. Jones. Did you know his House had been fearch'd to find him?

Mrs. Gaunt. I did not know it a great while fince, I might know.

[Here Burton's Pardon was produced again. Mr.

Mr. Just, Withins. It is a Pardon for Burton, now

he is a good Witness, Gentlemen.

L.C. J. Jones. Have you any more, Woman, to fay for yourself? If you can tell us any other Cause than that he was guilty of Treason, wherein your Husband was concern'd.

Mrs. Gaunt. No, I deny that, that I knew my Husband was concern'd in any thing of that kind.

L.C. J. Jones. Wherefore then would you take fo much care to fend him away?

Mrs. Gaunt. I don't tell you, my Lord.

L. C. J. Jones. You don't tell us, but the Witnesses have sworn it.

Mrs. Gaunt. I must leave it to them.

L. C. J. Jones. Gentlemen of the Jury, this Woman stands indicted for High-Treason, for concealing, comforting, and relieving one James Burton, a Person that had committed High-Treason; and for endeavouring that he might make his efcape, and giving him 5 l. in Money. Gentlemen, the Evidence that is given is by Burton, his Wife, and his Daughter. Burton fays, that this Woman was very follicitous feveral times to help to fend him beyond Sea. He does tell you, that when there was a Plot against the Life of the King, wherein Rumbold was concern'd, and one of the chief Actors, that he himself was present at one of the Confultations concerning it, and that afterwards he did withdraw himself from the Company, as he fays; but he fays, that this Woman's Husband being likewife concern'd in the Plot, and this Woman, as he believes, knowing that he was able to make some Discovery concerning her Husband, and knowing also his danger in respect of his own Guilt, The endeavours to fend him away first to Rochford, and fo to go beyond Sea. And afterwards, in another place in Houndsditch, and from thence he was to be conveyed beyond Sea. It is true, there is no direct Proof that there was any particular mention that *Burton* was in the Proclamation for that Treason; but the Woman says, and Burton himfelf fays, that they do both verily believe, that the Prifoner at the Bar did know he was in the Proclamation, and therefore there was no particular discourse concerning it; and she herself being examined, says, she might hear that his Name was in the Proclamation, and she might hear that his House was searched, and that he could not be found; and yet notwithstanding all this, she endeavours to conceal him. What can be the meaning of all this in this Woman, but that she was very zealous to maintain the Conspiracy, and was a great Assistant to all Persons that were concern'd in it? She will not tell you any other Cause wherefore she should be concerned to convey this Man beyond Sea, and therefore in all reason you ought to conceive it was for this; it was a known Cause, made known to all People by the King's Proclamation. If you believe fhe did know or believe Burton to have been guilty of that Treason, and that she did help to convey him away, as the Witnesses have proved that she did, by giving him Money, and solliciting him feveral times to be gone, then you ought to find her guilty.

Then the Jury desiring to ask a Question, Burton was called again; but being gone out of Court, was fent for, and Mr. Cornish was fet to the Bar.

Clerk. Henry Cornish, hold up thy Hand; you of the Jury, look upon the Prisoner, and hearken to his Cause; he stands indicted by the Name of Vol. IV.

Henry Cornish, late of the Parish of Sr. Michael-Bassissaw, in the Ward of Bassissaw, Lord r, Merchant, &c. as before in the Indictment. Upon this Indictment he hath been arraign'd, and thereunto

pleaded Not Guilty, &c.

Mr. Phipps. May it please your Lordship, and you Gentlemen that are fworn, Herry Cornish, the Prisoner at the Bar, stands indicted, for that he knowing that the late Duke of Monmorth, William Ruffel Efq; the late Lord Gre, and other Traitors, had conspired the Death of the late King, and to raife Rebellion in this Kingdom, did promise to aid and affift them in compaffing this wicked Imagination, against the Duty of his Allegiance, &c.
To this he hath pleaded Not Guilty, &c.
Mr. Cornish. I am innocent of the whole matter.

Officer. Burton is come.

L. C. J. Jones. Let us make an end of that first. In the Evidence that you gave against Elizab.th Gaunt, you faid that you did receive Money from her, 5 l. or fome fuch Sum.

Mr. Burton. Yes, an't please your Lordship. L.C. J. Jones. Did she owe you any Money?

Mr. Burton. No, my Lord.

L. C. 7. Jones. Upon what account was it you receiv'd that Money?

Mr. Burton. She gave it me.
L. C. J. Jones. Upon what account was it? To affift you in your Efcape?

Mr. Burton. She knew I was bare of Money,

and gave it me of her free Will.

L. C. J. Jones. And it was at that time you went away?

Mr. Burton. Yes.

Mr. Just. Withins. It was to affist you in your

Mr. Burton. Yes, I believe fo.

Mr. Com. Serj. Who paid your Boat-hire? Mr. Burton. I paid none, I don't know, the Waterman can tell.

Mr. At. Gen. May it please your Lordship, and you Gentlemen of the Jury, Mr. Cornish, the Prifoner at the Bar, stands indicted for contriving the Death of the late King, and for raifing Rebellion in the Kingdom, and is charged that he did confent to be affifting to that Rebellion that was then defigned. It is not unknown to you, Gentlemen, for there have been feveral Trials of that Conspiracy, that there was a great Rebellion defign'd in England by the late Duke of Monmouth, the Lord Ruffel, and Sir Thomas Armstrong; and particularly Gentlemen, there was a Meeting (which already hath appeared in publick,) at Mr. Sheppara's House, where the Lord Ruffel, the late Duke of Monmouth, Sir Thomas Armstrong, Mr. Rumsey, and the late Lord Grey, met to confider and adjust mat-At that Meeting Mr. Cornish indeed came in very late, (for he was invited and knew their Defign then) he came in late, and fo was not at the whole Difcourse; but there was a Declaration framed to be put out when they should rise, and they did acquaint Mr. Cornish with it, and they read it to Mr. Cornish, and Mr. Cornish did like it very well, and promifed he would be affifting, as we will prove to you, Gentlemen. Another Instance of Mr. Cornish's Rebellion, for I need not tell you what part he acted when he was Sheriff, and maintain'd that which was the Ground-work of the Rebellion, fetting the Commonalty against the Government of the City: Another Instance we will give you is, his Under-Sheriff that was employed to divide the City, and to raise Men within the City, having discourse

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with Mr. Cornisto about fettling that matter, he liked it very well, and promis'd he would be affifting to him, and you may eafily prefume Mr.

Goodenough the Under-Sheriff was very privy to all the Acts of Mr. Cornish at that time. We will call our Witnesses. Mr. Rumsey.

Mr. Cornish. I defire the Witnesses may be kept

Mr. At. Gen. They will prove it upon you at two times.

Mr. Cornisb. You will find me guilty of neither; I am as innocent as any Person in this Court.

Mr. At. Gen. So was my Lord Ruffel to his Death, Mr. Cornish: do you remember that?

Mr. Cornish. Mr. Attorney General, I speak in the Presence of the great God, I am as innocent as

any Man in this Court.

Mr. At. Gen. Mr. Rumsey, pray will you give my Lord and the Jury an account of the Infurrection that was to have been in England, in the late King's Time, and what concern the Prifoner

had in that Affair.

Mr. Rumfey. My Lord, about the latter end of Ostober, or the beginning of November, my Lord Shaftesbury defired me to go toMr. Sheppard's House, where there was a Meeting of those Gentlemen that I did name before, the Duke of Monmouth, my Lord Ruffel, my Lord Grey, Sir Thomas Armfrong, and Mr. Fergus n, and Mr. Sheppard, and accordingly I went; I came late there my felf, for they were just going away, when I came in. I told them my Message, and they told me they were disappointed by Mr. Trenchard. I had not been there a quarter of an hour, but we were going away, and Mr. Sheppard was call'd for by his Man, and he went down Stairs and brought up Mr. Cornish; and when he came into the Room, he told the Gentlemen there met, that Mr. Alderman Cornish was come; so as soon as Mr. Alderman Cornish came into the Room, he made his Excuse to the Gentlemen that he did not come fooner, and that he could not ftay with them; the Reason why he could not stay with them, he told them, was, that they were to meet that Night about their Charter, and there was never another Alderman in Town but himself, and therefore he could not stay, there was a Necessity of an Alderman to be there. And upon that Mr. Fergufon opened his Bosom, and from under his Stomacher pull'd out a Paper; they told him, they had that Paper read, and defired to read it to him: Mr. Ferguson read it, and Mr. Sheppard held the Candle all the while that it was reading; and after they had read it, they asked him how he L.C.J. Jones. What were the Contents of that Paper?

Mr. Rumfey. The first part of it was complaining of the Mifgovernment of the late King; there were two Points in it that I do remember very well, that they would declare for: One was Liberty of Conscience; and t'other was, That all those that would affift in that Insurrection, that had any Lands of the Church, or the King's, in the late War, should have them restored to them.

L. C.J. Jones. Was there any thing in that Paper that did engage any body to an Infurrection?

Mr. Rumsey. I did not hear all the Paper, nor did I take great notice of it; but those two Points were in it, to engage them that would affist. Mr. At. Gen. What was the Effect of the

Paper?

Mr. Rumsey. It was to be a Declaration upon the Rifing; when the Rifing was to have been. this was to have been difperfed abroad.

Mr. At. Gen. Mr. Rumfey, was there a Rifing

intended at that time?

Mr. Rumsey. Yes, and they met there for that Purpose; and Mr. Trenchard was the Man to manage the Business about Taunton, and he disappointed them.

Mr. At. Gen. What was your Meffage from my

Lord Shaftesbury to them?

Mr. Rumsey. It was to know what issue they had come to about the Rifing, and to press them to it, for such a matter as that was not to be long kept afoot; either let them come to a Resolution to rife, or let it fall for good and all.

Mr. At. Gen. After Mr. Cornish had expressed his liking of this Business and Declaration, what

follow'd?

Mr. Rumsey. He did say, he liked it very well; and that poor Interest he had, he would join with it.

Mr. At. Gen. Speak that again.

Mr. Rumsey. Mr. Cornish did fay, he did like the Declaration, and with the small Interest he had, he would appear to back it, or Words to that Effect.

Mr. Cornish. My Lord, fince he takes the Freedom to charge me with these things, I never was at a Confult in my Days.

Mr. Just. Levinz. You were not then at Mr. Shep-

pard's that Night?

Mr. At. Gen. Will you deny you were at Mr. Sheppard's that Night?

Mr. Cernish. I do declare, I never was at Mr. Sheppard's in any Confult in my Life, as he declares; but I have had great dealings with Mr. Sheppard.

L.C. J. Jones. You shall be allowed your Liberty; pray, Sir, be not transported with Passion. I doubt, before this time, notwithstanding the Confidence you feem to have, there are few believe you to be as innocent as any Person present.

Mr. At. Gen. You will hear more from his

Oracle.

Mr. Just. Levinz. Were you there when my Lord Ruffel was there?

Mr. Cornish, I was not there when my Lord

Russel was there, as I remember.

L.C.J. Jones. Were you present, hear, hear, Sir: were you present at Sheppard's when Ferguson was there?

Mr. Cornish. My Lord, I have been at Sheppard's feveral times, but I never liked the Man for his Morals, and therefore never liked to be in

his Company. L. C. J. Jones. He pull'd the Paper out of his

Mr. Cornish. It is as great an Untruth as ever was told in the World; but, my Lord, feeing he takes this Freedom to charge me, I defire to know whether he stands here as a lawful Evidence?

L. C. J. Jones. What is your Exception? Mr. Cornish. He stands charged guilty of Treafon.

L. C. J. Jones. That it felf does not disable him to be a Witness.

Mr. Cornish. Before he hath his Pardon, my Lord?

L.C.J. Jones, I don't know whether he hath his Pardon or not.

Mr. At. Gen. There is no Indictment at all

Mr. Just. Levinz. If he were convicted, or outlawed of Treason, it were something; an innocent

Man may be charged.

Mr. Rumsey. My Lord, Mr. Cornists and I have been very well acquainted these fourteen Years or thereabouts, and have had great concerns together; for during the time that I managed the King's Customs at Bristol, fix Years I was there Collector, he did return between three and four hundred thousand Pound for me; he is a very honest Gentleman, and I appeal to himself, whether I take delight to appear here to accuse him.

Mr. Cornish. But Colonel, what is the reason that you have not accused me all this while?

Mr. Rumsey. Mr. Cornish, I hope that is not an Objection, I think I suffer for it and not you; it was Compassion, and the same Compassion makes you deny it to save others; if you would deal openly, I make no doubt, but you might partake of the King's Favour yet, as well as I have done.

Mr. Cornish. I do thankfully accept of his Majefty's Fayour at all times, but I thank God I am innocent in this matter, and do not fland in need of it.

Mr. Rumsey. And you fay I accuse you falsely; then Mr. Cornish, you don't stand there, nor I here.

Mr. At. Gen. Pray, will you ask him any Questions?

L.C.J. Jones. But pray don't enter into a long Harangue,

Mr. Cornish. My Lord, I do humbly conceive, that he does not stand here as an Evidence.

L. C. J. Jones. You have the Judgment of the Court for that.

Mr. Cornish. Before he is pardon'd?

L.C.J. Jones. I don't talk of a Pardon; what Record have you against him?

Mr. At. Gen. You were present and heard that

refolv'd before in my Lord Ruffel's Cafe.

Mr. Cornish. My Lord, Mr. Rumsey did upon his Evidence give in, and he was obliged by his Oath to speak the whole Truth-

L.C.J. Jones. Now you are making your Speech, it is not your proper time; you shall urge any thing against Mr. Rumsey's Evidence, or the Credibility of it when it is your time.

Mr. Cornish. My Lord, I do here defign it. Mr. At. Gen. Mr. Rumsey, pray recollect; had

you never any Discourse with him at other times? Mr. Rumfey. We have had a long Acquaintance, fourteen Years; but in my Life, I never heard him fpeak any thing before or fince that, to my knowledge.

Mr. At. Gen. Mr. Cornish, will you ask him any

more Questions?

Mr. Cornisb. I defire to know-

Mr. Rumsey. What would you know? Mr. Cornish. Whether did you and I discourse of these matters at any other time?

Mr. Rumsey. No.

Mr. Just. Levinz. You must not stand to dialogue between one another, but speak as we may hear you.

L. C. J. Jones. You shall argue if you will, when you come to make your Defence in the proper time, the Improbability of any thing that he hath faid, or the Impossibility, or Repugnancy to any Truth, or any Evidence that you can give to the contrary; but I say, this is not your time.

Mr. Corniso. I never was at any Consult in my Life.

Mr. At. Gen. That is a Name he gives it; was you never at a Meeting about a Rifing?

Mr. Goodenough fworn.

Mr. At. Gen. Mr. Goodenough, are you acquainted with Mr. Cornist?

Mr. Goodenough. Yes, Sir. Mr. Cornish. My Lord, I humbly conceive he is not a Witness, he ftands indicted upon an Outlawry; I can produce it.

Mr. At. Gen. We do admit it.

L. C.J. Jones. They admit your Exception. and will answer it by producing a Pardon.

Mr. Cornish. I need not say any thing against

him, he is known well enough.

Mr. Just. Withins. He was your Under-Sheriff, Mr. C. rnifb.

Mr. Cornisb. Much against my Will; I oppos'd him to the utmost; and this is nothing but Malice against me.

[Mr. Goodenough's Pardon read.]

Mr. Cornisb. I do humbly conceive this can't be done, but by a Writ of Error, or an Act of Par-

L.C.7. Jones. Can't the King pardon an Outlawry? Mr. Just. Withins. That is no piece of Law, I am fure of it.

Mr. At. Gen. Goodenough, pray what do you know of a Rifing intended against the late King?

Mr. Goodenough. All that I have to give an

account of, is a Discourse-

Mr. At. Gen. Answer what I ask you; what do you know of a Rising by others?

Mr. Goodenough. I know nothing of that Bufiness of my Lord Ruffel's; but there was a Defign to rife, Sir, in London; we defign'd to divide it into twenty parts, and out of each part to raife five hundred Men, if it might be done to make an Infurrection.

L. C. J. Jones. What were these Men to do when

they were raifed?

Mr. Goodenough. They were to take the Tower, and drive the Guards out of Town.

Mr. At. Gen. Pray, acquaint my Lord and the Jury what Discourse you had with Mr. Cornish.

Mr. Goodenough. Before this was agreed on by us, I chanced to be at Alderman Cornish's; Sir, faid I, now the Law won't defend us, tho' we be never fo innocent; but fome other way is to be thought on. Upon this, faid he, I wonder the City is fo unready, and the Country fo ready. I faid to him again, Sir, there is fomething thought of to be done here; but, fays I, in the first place, the Tower ought to be feized, where the Magazine is: upon this he made a little Pause, and said, I will do what I can, or what good I can. To this purpose he answered me; and about some time after, he met me upon the Exchange, and asked me how Affairs went? which I understood to be relating to what we discours'd; this is all that I can fay. I never met after this, but only upon the Exchange, he ask'd how matters went.

Mr. At. Gen. Was there any Discourse about

feizing the Guards? Mr. Goodenough. I have told you the whole Dif-

Mr. At. Gen. Pray, repeat it.

Mr. Goodenough. I told him, says I, Sir, now it is plain, the Law will not defend us, tho' we are never so innocent, or to this purpose.

Mr. Sol. Gen. Upon what occasion was that Discourse?

Mr. Goodenough. Every thing going against us.

Mr. Sol. Gen. How? Mr. Goodenough. This was in Easter Term, as

near as I can remember, 83.

Mr.

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Mr. At. Gen. Ay 83. Mr. Goodenough. Therefore, fays I, formething else is to be thought on, some Course else is to be raken: to this purpose he answer'd me, I wonder the City is fo unready, and the Country fo ready.

L. C. Baron. What Country?

Mr. Goodenough. He had been in the Country. as I understood before, that I don't know.

Mr. Cornifb. What time was this, Sir?

Mr. Goodenough. In Easter Term, or thereabouts, 83. I told him then, Sir, there is fomething thought of to be done here in London, to this purpose; but says I, in the first place, the Tower is to be feized, where the Magazine is; fo he anfwered me, after some Pause (he paused upon it) favs he. I will do what good I can, or what I can, to this purpose.

Mr. Sol. Gen. Did he feem to dislike seizing the

Tower at all?

Mr. Goodenough. Not at all, Sir, it did not ap-

Mr. Sol. Gen. What Discourses had you any

other time?

Mr. Goodenough. I never had any Discourse of this matter, or any thing relating to it at any other time, but only when I came upon the Exchange, how things went.

Mr. Sol. Gen. And did you give him an account? Mr. Goodenough. I faid, well. I gave him a general Answer, for that was not a place to talk in, and that I apprehended of this Discourse.

Mr. Sol. Gen. Had you any other matters?

Mr. Goodenough. I had fome other matters of managing the Riot, that was brought against him, and feveral others, and my felf also.

L.C. J. Jones. Will you ask him any Questions,

Mr. Cornish?

Mr. Cornish. Whether his Pardon be allowed?

L. C. J. Jones. We heard it read. Mr. Cornish. This being a Court inferiour to the

King's Bench-

L. C. J. Jones. Here is a Pardon under the Great Seal, Sir, and here is a Pardon of that Offence which you charge him with, and which you take to be a fufficient Exception against his being a Witnefs, we are fatisfied it is fufficient.

Mr. Cornish. Pray, my Lord, is not this Pardon

fpecial?

L. C. J. Jones. What do you mean by that? Mr. Cornish. Because, my Lord, he hath been in an Act of Treason since; therefore, my Lord,

if he be not pardoned of that-L. C. J. Jones. No, no, he is not indicted for it; we can't try him now for any Treafon of that

nature.

Mr. Cornish. I humbly conceive he hath not had

a Pardon for his last Treason.

L. C. J. Jones. I must tell you, if he be guilty of Treason, till he is tried and convicted, it doth not take off his Testimony.

Mr. Cornish. Pray, Mr. Goodenough, remember all your Tricks, whether or no, was there any body present when this Discourse past between you and I

Mr. Goodenough. No body but you and I.

You were not fo conversant in my Mr. Cornifb. House, I know.

Mr. Goodenough. Sir, I came to you about the Business of the Riot.

Mr. Cornijo. How many times might you be at

my House? Not three times, I believe.

L. C. J. Janes. You ask a Question, and answer it your felf.

Mr. Cornish. My Lord, I defire to know, where it was these Words were spoke.

Mr. Goodenough. Sir, in your lower Room. Mr. Cornish. In my own House?

Mr. Goodenough. Yes, Sir.

Mr. Cornish. And no Company there? Mr. Goodenough. And no Company.

Mr. Cornish. That is very strange, and that afterwards you should meet me, and discourse this matter again.

Mr. Goodenough. No, Sir, all I fay, is this, you met me upon the Exchange, and asked me how

things went.

Mr. Cornisb. That might be in reference to the Suit you were managing for the Rioters; I know of nothing elfe.

Mr. Just. Withins. And I tell you, Mr. Cornish, that was a Branch of the Plot; take that from me.

Mr. Cornish. My Lord, he was Attorney in that Caufe, and I might ask, how matters went in reference to that Trial; but I take God to witness, nothing elfe, as I remember.

L.C.J. Jones. But here you fay, it was a strange thing that Mr. Goodenough and you should be in a Room alone, when you acknowledge him to have been the Attorney in a Cause of mighty Consequence

among you.

Mr. Cornish, He was concern'd for all, and I stedfastly believe he was never with me twice about that Suit; but he hath been at Sir Thomas Player's; there he often went about that Affair; and I do not believe that ever he came to me about that Bufi-

L. C. J. Jones. Is that all you have to fay to

him, Sir? Mr. At. Gen. Will you ask him any more Que-

flions? if not, go on, we have done.

Mr. Cornish. My Lord, Colonel Rumsey is a Person that hath acquainted the Court, that there was a long acquaintance between him and me. I have ferved his Majesty in my Place, and do it to this day. My Lord, it is a very improbable thing, that I should meet him at Mr. Sheppard's, where I faw fuch wicked horrible Doings; and that he should never afterwards speak to me about that affair. He came to my House, I remember, about the return of some Monies for his own private Use; for he was then out of his Majesty's Employment. He does declare here, he never said a Word to me, never fpake to me any thing of it but there. My Lord, it is a very ftrange thing, that there should be such a Contrivance to ruin the King and Kingdom, and that I should be one in this Bufinefs, this Villany, and not be confulted how to carry it on; it is very strange, they should fee me, and never fay a Word of it afterwards to me. My Lord, I hope, and you Gentlemen of the Jury, that you will confider the Improbability of it; it is as improbable as any thing in the World. I hope it doth appear to your Lordship and this Bench, that there is no probability in it; he owns we had a great deal of Freedom; he owns we were acquainted for fourteen Years together, and that I should be at such a wicked villainous place once, and fee him fo often afterwards, and never speak of it, and never fay any thing of it, the Great God of Heaven and Earth, before whom I stand, knows that I know nothing of all that he hath fworn against me: He must swear these things to save his own Life; if he will take away my Life, he will take away many others, without question, if he can fave his own. I should not urge this, but God

is my Witness, I never heard any thing of a Contrivance or Plot, till my Lord Ruffel's Trial: These are very strange things, if so be so good a Government as we have, shall not protect such innocent Men; truly, my Lord, I am as innocent as any Man in this Court, if I were to appear before the

Great God in Judgment this Moment.

L.C.J. Jones. Look you, Mr. Cornish, I would with all my heart allow you all the Liberty imaginable, to fpeak pertinently to your Defence, but to oppose Confidence, and very great Assurance, upon your being in the Presence of Almighty God, against express Testimony, is the weakest Defence that can be; if you have any Witnesses, if you have any thing to urge against the Testimony of any of these Persons, besides the Improbability of it, which you have often mentioned over and over again, you shall be heard with all Patience: if you have Witnesses that you will call, we will hear them likewise.

Mr. Cornish. My Lord, I think his Treason be-

ing confessed, and not being pardoned——
Mr. Just. Withins. Is that all you will say, Mr. Cornish?

Mr. Cornish. I hope you will bear a little with me, I am highly concerned.

L. C. 7. Fones. You are so.

Mr. Cornish. I have had no help, and it is well known, I am not skilful in the Law. I don't understand what to say, nor how to plead my Cause, having no help, nor no affiftance allowed me. My Lord, it is a most improbable thing that I should be at this place, where this horrible Wickedness was, and that it should lie all this time never mention'd: I have been, my Lord, feveral times in Prifon this Year, and I think my Vertue will be fo much the greater, to be again and again purged, as I have been; that which hath pleafed me very much, hath been my Innocency: Would any Man in my Circumstances have staid and continued in this Nation, if he had not known himfelf perfectly innocent? Others have gone away, and I could as freely have gone, after I have been taken up four

L. C. J. Jones. I doubt there are a great many are not gone, Mr. Rumsey hath told you plainly, it was Compassion to you, though Injury to himself, that he did not accuse you sooner.

Mr. Just. Levinz. Here is Gaunt staid here till within this Week or Fortnight, and never ftirr'd.

Mr. Just. Withins. Mr. Cornish, my Lord hath put you in the right Way for your Defence, if you can invalidate the Testimony, or call any Witnesses, do it; but to talk at this rate, you may do it this Month (for ought I know) and 'twill fignify no more than it hath done already.

Mr. Cornish. The Improbability is so manifest. L. C. J. Jones. Is it enough to fay, Improbability, Improbability, Improbability? Is that enough?

Have you faid any more?

Mr. Cornish. My Lord, I have said this, that this Gentleman that should be so conversant in the Town, I in his Company, and he in mine; is it

not improbable? -

Mr. Just. Levinz. Look you, Mr. Cornish, I will tell you what the Method is, to give Evidence first, and then apply it in fumming up the Evidence; if you were fumming it up, the Court hath all the reason in the World to hear you; if you have Evidence, the Way is to give your Evidence, and apply it if you can.

Mr. Just. Withins. Have you any Witnesses?

Mr. Cornish. Against Mr. Rumsey?

Mr. Just. Withins. Against any body, Mr. Rum-

Jey if you will.

Mr. Cornish. My Lord, I humbly conceive that this Witness, Mr. Rumsey, ought not to stand; if your Lordship satisfies me, I shall be very much obliged to your Lordship: He declared upon his Oath, when he fwore against my Lord Ruffel, that he had nothing else to swear against any Man.

Mr. Just. Withins. How does it appear?

Mr. Cornish. I will produce it, if your Lordship please to give me time.

Mr. Just. Withins. But afterwards he discover'd a

great deal more.

L. C. J. Jones. Look you, Sir, if you have any Exception against Mr. Rum/ey's Testimony, we will hear you, propound a legal Exception.

Mr. Cornish. My Lord, I humbly conceive, he not producing his Pardon, his Evidence is not good.

L.C. J. Jones. You have had the Opinion of the Court.

Mr. Cornish. If your Lordship over-rule me. L.C. J. Jones. We must over-rule you. Mr. Cornish. If that will not be granted me. L.C.J. Jones. Then you have no more to say?

Mr. Cornish. But for my Innocency, for that (I know) I have enough to fay.

L.C. J. Jones. That is in your own Breaft, the

Jury can't iee that; will you call any Witnesses?

Mr. Cornish. I have some Witnesses to call here, as to Mr. Goodenough, my Lord.
L. C. J. Jones. What is your Exception against

Mr. Goodenough?

Mr. Cornish. My Lord, it was my most great Unhappiness and Missortune, that this Goodenough was admitted into the Office of Under-Sheriff; and my Lord, that I might fully convince your Lordship and this Court, all that I defire is, some few Men may be call'd; besides, I think there are a thousand, I may say, that will bear me witness, I did oppose him.

L.C.J. Jones. But pray, Mr. Cornish, is that an Exception that he does not swear true, because you would not let him be your Under-Sheriff?

Mr. Cornish. It looks like Malice.

L. C. J. Jones. You did admit him to be Under-Sheriff, all the World knows that.

Mr. Cornish. But I can set forth that I did oppose him, and the Reasons why I did oppose him.

L.C.J. Jones. You may, if you will, give Evidence, what an Instrument he was to you, and how he ferved you in your Office, when you were Sheriff: is this to the purpose?

Mr. Cornish. Yes.

L. C. J. Jones. It is not at all to the purpose. Mr. Cornish. My Lord, I was imposed upon by my Partner.

L. C. J. Jones. You could not be imposed upon,

you had equal Power with your Partner.
Mr. Cornish. If your Lordship pleases to consider the Temper of that Man.

L. C. J. Jones. What Man?

Mr. Cornish. Bethel, I mean, what an obstinate Man he was. My Lord, I hope I can purge my felf greatly in these matters.

L. C.J. Jones. If you will, tell to what you will

call them.

Mr. Cornish. The great Aversion that I had. Mr. At. Gen. We will admit that he did oppose him, because he would have had more Money.

Mr. Just. Withins. You have heard the Opinion of the Court.

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It is not material whether he came Mr. Juft.-

in with or without your Confent.

Mr. Cornifb. Mr. Gosfright, will you be pleas'd to declare to my Lord, how I was impos'd upon by fuffering Goodenough to be Under-Sheriff?

Mr. Gosfright. My Lord, after that Bethel and Cornillo were chosen Sheriffs, they had some Meetings together concerning an Under-Sheriff; Mr. Bethel he named Goodenough, Mr. Cornish he named another; they could not agree, the Difference did arise in three or four, or more Days Debate, as I remember, and Mr. Cornish did tell Sherist Bethel, he was resolved if Goodenough were Under-Sheriff he would fine, and not hold, and told him the reafon why: He faid he was a Man that he would not trust a Hair of his Head with, and he had no Knowledge he believ'd of the Bufiness; but withal, he told him, he was a Man obnoxious to the Government, and he was an ill Man, and had done ill things, and he would not trust his Estate and his Reputation in the hands of fuch an Under-Sheriff. Beibel he infifted upon it, and he was refolved he would have Goodenough, and Cornish's Man should

L. C. J. Jones. Who was Cornifb's Man? Mr. Gosfright. I know the Man, but forget his

Name. — Millman. L. C. J. Jones. Can you tell what Goodenough was

Mr. Gosfright. No, indeed. L. C. J. Jones. Was there no Discourse? Mr. Gosfright. Not in my hearing.

L. C. J. Jones. Was Good nough Under-Sheriff to Cornijo at laft?

Mr. Gosfright. Yes, Sir.

L. C. J. Jones. How did they agree?

Mr. Gosfright. I believe the Animolities were fo great, that they were never reconciled; for Cornish had so bespatter'd Goodenough, that he was so ill a Man, that Goodenough, I believe, could never digeft it well.

L. C. J. Jones. Did you hear any angry Words, after he was admitted to be Under-Sheriff?

Mr. Gosfright. Truly, I never was at Alderman Cornish's while he was Sheriff: But I heard that Character of him.

L. C. J. Jones. And that was the Reason you did

not go to Mr. Cornish?

Mr. Gosfright. No, I believe Goodenough never came there, but I was at neither of their Houses.

Mr. Just. Levinz. Pray, how many Juries did you help him in?

Mr. Gosfright. Truly I was so little acquainted, I

could not help him. Mr. Just. Levinz. I hear other People say the con-

Mr. Gosfright. I was but newly come into England, and could know no Man.

Mr. Cornish. Alderman Love. L. C. J. Jones. To what purpose do you call him, Sir? To the same?

Mr. Cornish. It is evidently to declare how much

I was imposed upon.

L. C. J. Jones. Psha! I will tell the Jury, I will do this for you, upon this Man's Testimony, that you were unwilling that Goodenough should be Under-Sheriff.

Mr. Cornish. My Lord, there is a great deal more in it.

L. C. J. Jones. What is there more? he never heard an angry Word between you, during the time, he fays, afterwards you admitted him to be Under-Sheriff?

Mr. Cornish. Mr. Love, will you please to declare to the Court, what aversion I had to Mr. Goodenough

being the Under-Sheriff.

Mr. Love. My Lord, I did receive a Sub-pæna last Night, and I wonder'd at it, I confess; ever fince I was fo happy to get out of publick Employment, having apply'd my felf to my private Affairs. I never came to Guild-Hall. But all I can fav. is this, that when it was publickly talk'd upon the Exchange, meeting Mr. Cornish upon the Exchange, I did hear him inclined to have another Man (one I don't know,) to be his Under-Sheriff, and that he did not like Mr. Goodenough, but was inclin'd to another Man: but it is so long ago, I believe I might perfuade him, having been Sheriif above twenty years ago, to Mr. Haltings, an honest Man; I got my Quietus ejt, without trouble: But I muit fay this for the Gentleman, I did hear him complain, that he was imposed upor to take thi; Man.

L. C. J. Jones. How long was this after the time? Mr. Love. It was before they had pitched upon a Man, and he was much inclined to one Mr. Milbourne or Alilman, or foine fuch name, that is all

L. C.J. Jones. Do you think we fit here to hear Impertinencies? God forbid, Sir, I should hinder you from giving any Evidence; but this is not at all material.

Mr. Cornish. If your Lordship please to let Mr. Fekyl come, he will tell you what this Man did de-

clare, why I was against him.

L.C.J. Jones. If you had not entertain'd Mr. Goodenough, then there might be fomething of Ma-

lice in it, but you did receive him.

Mr. Cornish. I had private Covenants with Bethel, before I would let him come into the Office. Mr. Jekyl, pray will you declare to my Lord, and the Jury, what aversion I had against Mr. Good-

enough's being Under-Sheriff?
Mr. Jekyl. Truly, my Lord, Alderman Cornish and I, living near together, I had occasion to go to him, several times, about Bills of Exchange; and he told me, when he was Sheriff, how he was troubled with Betbel, because he would put Goodenough upon him, for I don't intend to have him, fays he, for I know he is obnoxious to the King and Government, and defired me to speak to Mr. Bethel about it, but I had no acquaintance with him till he was Sheriff: And some came to me, to desire me to fpeak to Alderman Cornish to receive Goodenough. Truly, fays I, I find him so averse against him, that it is not for me to perfuade him, to take a Servant he must put such trust and considence in; for I faw Alderman Cornish was so averse to it, that I would not do it.

Mr. Sol. Gen. Pray do you think, in your Confcience, he was more obnoxious to the Government than his Partner, Sheriff Betbel, was?

Mr. Jekyl. I must confess, I have heard much of Sheriff Bethel, but I never heard that Cornish was any difaffected Man to the Government.

Mr. Sol. Gen. But which was the most disaffected Man to the Government, Bethel, or Goodenough?

Mr. Jekyl. Truly, as I remember, he faid, he would not have him, because he was obnoxious to the King and Government.

Mr. Just. Withins. This Gentleman was in a Limb of the Plot himself, as great a Rioter, and as hot as any of them, this Evidence that they call: I re-

member you, Mr. Jekyl, I'll assure you. Mr. Cornist. If Sir William Turner be upon the

Bench, I defire him to fpeak.

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L. C. J. Jones. We will hear Sir William Turner any thing

Mr. Cornisb. I defire he would declare how I was

ufed.

Sir William Turner. I don't remember that ever I faw Mr. Goodenough's Face before this time, fo I have nothing at all to fay against him, nor can I fay any thing, but what Mr. Cornish told me; and that was, he once came to my House some time after he was chosen Sheriff, and told me, that Mr. Bethel preffed very much for taking Goodenough to be his Under-Sheriff; that he had no mind to accept him, and he would propose another, and it caused a great Difference, but it was at last composed, but how, I can't tell.

L. C. J. Jones. Now, Mr. Cornish, by my confent, if you will, call all the Aldermen upon the Bench; whether they will, or will not, fay the fame thing, for my part, I will agree, that they have given Evidence (if they will be contented themselves)

to the fame purpose.

Mr. Cornifb. My Lord, I shall not give your Lordship unnecessary trouble, but I think it is convenient to call some Witnesses, to prove the Manner of my Life and Conversation.

L. C.J. Jones. Your Life hath not been in the dark.

Mr. Cornish. The Dean of Canterbury, Dr. Tillotson, (who did not appear.)

L.C. J. Jones. Will any Man attest your Loy-

alty in London?

Mr. Cornish. The Dean of Norwich, Dr. Sharp. Is the Dean of Norwich here?

Officer. No, Sir.

Mr. Cornisb. My Lord, here is Mr. Lane, I de-

fire he may be asked what he knows.

Mr. Lane. Upon the Trial of my Lord Ruffel, according as Mr. Cornish defires I may be heard, it is with respect to Colonel Rumsey's Evidence; Colonel Rumsey says, in my Lord Russel's Trial, he did not hear the Declaration read, because it was read before he came there.

Mr. North. Were you prefent at my Lord Ruf-

fel's Trial?

Mr. Lane. No, Sir.

Mr. Just. Levinz. Sir, that fignifies nothing.

Mr. Cornish. That is a very material thing, my

L. C. J. Jones. What is? it is no proof at all. Mr. Cornifb. Not the printed Trial?

L. C. J. Jones. No. Mr. Cornssp. It is by Authority.

L. C. J. Jones. Any body that was present may

Mr. Cornish. My Lord, I desire I may have the Minister of the Parish, Dr. Calamy, for my constancy at my Parish-Church, and receiving the Sacrament, according to the Rites of the Church of England, that I am, to all appearance, a Perfon that does as well affect the Government as any

L.C.J. Jones, I doubt you are all Appearance. Dr. Calamy. My Knowledge of Mr. Cornish hath been fince I came to be Minister of the Parish, which is about two Years, a little above two Years; whenever he was in Town he did use to come to Church as constantly as any one, and come with his Family to Prayers, and did come to the Sacrament, and he did not only come at Easter, to fave himself from a Presentment, but at our monthly Communion; and fince I have been Minifter of the place, I have often converfed with Vol. IV.

him: All that I can fay, is, that I never heard him fay a difrespectful Word of the Government.

L. C. 7. Jones. I hope he took you to be a Man

of another Kidney.

Dr. Calamy. I marked his words, because of the Character I had heard of him.

Mr. At. Gen. Pray, what was the Character he had before those two Years?

Dr. Calamy. That was, what was publick.

Mr. Cornish. Joseph Recve Esq; Mr. Reeve. My Lord, I received a Subpæna, from the Prisoner at the Bar, yesterday. I have been acquainted with him about fourteen or fifteen years, and had a confiderable trade with him. and fometimes we had fome Converfation, and drank a Glass of Wine together; I thought he was always very Loyal, and drank the late King's Health, and this King's Health, and all the Royal Family. I have no more to fav.

Mr. Cornish. Mr. John Cook.

L.C. J. Jones. What do you examine this Witness to?

Mr. Cook. My Lord, I have dealt with him for these twenty Years last past, I always found him a very honest Man, and a just Man, and very upright in his dealing, I always reckon'd him a very honeft just Man: I have dealt with him for great Sums, and always knew him very just and upright.

L.C. 7. Jones. Your Observation of him, as to

the Government.

Mr. Cook. I never knew any thing to the contrary, but that he was always very Loyal.

Mr. Cornish. Mr. John Knap.

L. C. J. Jones. Mr. Cornish, it is not impossible for you to produce Men enough, that shall fay, they know nothing against you, concerning the Government, and that you have been a Loyal Man, fure those you chuse, will say so, you have chosen them; and, perhaps, if it were the Bufiness of the King's Counsel, they could do contrary: you are not accused touching your general Conversation, but concerning a particular Fact.

Mr. Cornish. It is improbable I should be a Person ever concern'd in these matters; if you confider, you find Cornish mentioned only about be-

ing there.

L. C. J. Jones. Does not Mr. Rumsey tell you

the meaning why?

Mr. Cornish. It is very strange a Man should be at fuch an Hellish Meeting, and I see him over and over so many times, and never speak of it again.

L. C. J. Jones. Mr. Cornish, do not you know that Goodenough could not be produced, till the

Rebellion in the West?

Mr. Cornish. Is it probable that I should entertain any Treasonable Discourse with Mr. Goodenough, when I had fo much opposed him in coming into

L. C. J. Jones. But you let him in.

Mr. Cornish. It is known to hundreds in this Town, that I was imposed upon by an unreasonable Man; my Innocency is as great as any Man's and my Virtue should be considered, when I have been under these Impositions: I have been Loyal and Dutiful to my Prince, and Faithful to the Government in all respects; I have opposed all manner of Heats, as much as any Man whatfoever; I can bring hundreds to shew, that where I heard Heats I allay'd them, and it is strange I should be fuch a Man as I am represented here. L. C. 7

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L. C. J. Jones. Have you done, Sir?

Mr. Cornift. My Lord, I have thus much further to fay, that I do think there is no probability that I could be at this Meeting; though a man should have a care how he takes God's Name in vain, I have faid it, and I do in the presence of the great God of Heaven declare it, I was never at the Debate about these Affairs; I take the great God to Witness, I would not do it for a whole World, if I were not innocent. My Lord, it is most improbable what Mr. Rumsey fays.

L. C. J. Jones. It is a probable thing that Rumfey should forswear himself, it is a probable thing that Goodenough should forswear himself, who have taken the great God to witness to the Truth of what they fwear against you; but it is improbable that Mr. Cornish should not speak the

Mr. Cornish. I will call some other Friends, if your Lordibip please, to prove my Loyalty.

Mr. Knap. I ever found him a fair, good Pay-

Mr. At. Gen. He calls you for his Loyalty. Did you never hear him fpeak any thing against the Government?

Mr. Knap. I have not been in his Company

but now and then.

Mr. Cornish. Did you ever know me speak any thing against the Government?

Mr. Knap. No, Sir.

L. C. J. Jones. I marvel that you who have been an Alderman a great while, don't call fome of the Aldermen; you have call'd Sir William Turner, a very worthy Alderman, I wonder you don't call some others of your Brethren, that are known Perfons.

Mr. Cornish. Mr. Carleton.

Mr. Carleton. I have been acquainted with my Coufin Cornish ever fince the Year 61, when, being a Merchant, trading in Cloth, I began my acquaintance with him, and afterwards, he recommended me to the Party I married, and being Relations, we had great intimacy together; I have been several times at his House, he did always affure me of his Loyalty: I have told him what I have heard People fay abroad, but he did affure me he was Loyal, and I do hope the very fame

I. C. J. Jones. But you remember you have heard that he was not a Person of such eminent

Loyalty.

Mr. Carleton. That was upon the account, my Lord, of his being in with Bethel; but he did al-

ways affure me of it.

Mr. Cornish. My Lord, I hope your Lordship will confider what temper the Man was of that I was to be with, and how obstinate he was; and I hope I shall not answer for his Crimes.

Mr. Just .- Mr. Cornish, why did you qualify yourself to serve with him? for you were not at

first qualified.

Mr. Cornish. I had been travelling up and down

in the Country.

Mr. Jull - At that time to qualify your felf to be an Officer, then you could lay afide all your Scruples, and receive the Sicrament.

Mr. Cornish. Y seph Smart Esq; Mr. Smort. I have known Mr. Cornish above these twenty Years, and dealt with him con-siderably, I never knew him but a very sair Dealer.

Mr. Cornifb. Mr. William Crouch

Mr. Crouch. I have had acquaintance a great while with Mr. Cornifb, and have had feveral Dealings; I found him a very honest Dealer, and a good Pay-master.

L. C. J. Jones. What know you of his Lov-

altv?

Mr. Crouch. For his Loyalty, I took it as the Town did, though I never knew any Difloyalty from him.

Mr. Cornish. Mr. James IVest.

L.C. J. Jones. Do you think you profit your felf with this Testimony?

Mr. Cornish. I would not offend you.

L.C.J. Jones. No, no, you don't offend, I would gladly hear you, if there were any thing pertinent to your Defence.

Mr. Just. Withins. Mr. Cornish, you have this Happiness, that you will be tried by your Fellow-Citizens, of very good Quality and Understand-

ing, I must needs tell you.

Mr. Cornish. I am satisfied I have appeared here with all the Care and Caution that becomes an honest Man; I have spoke nothing but what I have confider'd as I have been in prefence of the great God; I never was at any Meeting, nor never heard any thing of this till the Trial about my

Lord Ruffel, never heard one Word. L. C. J. Jones. Gentlemen of the Jury, the Prisoner at the Bar, Mr. Cornish, is indicated, that knowing that there was an Infurrection intended to be against the late King, of blessed Memory, he did promise to be aiding and affifting in it; this is the Substance of the Indictment. There have been two Witnesses produced, Mr. Rumsey, and Mr. Goodenough: Rumsey's Testimony (so far as I am able to remember, after so long a Discourse and fo much time that hath been fpent) was to this purpose; That the Duke of Monmouth, the Lord Ruffel, Ferguson, and others, being in Mr. Sheppard's House, there came at length Mr. Cornish. and excus'd himself for coming late, and said, That he was to depart from them very fpeedily, because he was to go to attend the Bufiness (as I take it) of the Charter, where the Presence of an Alderman was necessary, and none like to be there but himfelf; That Ferguson pull'd a Paper out of his Bofom, fo fays Mr. Rumjey, and upon the defire of the Company, it was read to Mr. Cornisto, and Sheppard held the Candle; there were these two Points, Rumfey fays, they had agreed on in that Paper, when the Rifing should be, they would declare for Liberty of Conscience, and for the Restitution of those Lands, Bishops Lands, and King's Lands, to those Persons from whom they had been taken after the King's Restauration. This Paper being read to Mr. Cornish, he faid, He did like it very well, (these were the very words of Rumfey) and with that poor Interest that he had in the World, he would join in the Affistance of them, for those Ends and Purposes that were mentioned in that Declaration. Then comes Goodenough, and he tells you, that he came to him in his Parlour, when he was Sheriff, said, Now there was no Safety, no Defence at all by Law, all was gone, there must be some other Course taken, for the Law would not fufficiently protect them: Why, fays Mr. Cornish, I marvel they are fo flow in the City, when they are fo ready in the Country. Ay, but fays Goodenough again to him, there hath been formething done in the City; this was after the time that the City had been put

into feveral Divisions. I don't see there is any Testimony from Mr. Goodenough, that Mr. Cornish knew any thing of that; but fays he, there is something done here, the Tower is to be feiz'd, there is the Magazine, and that is to be feiz'd upon, and then we shall be able to do something: fays he, I will do what good I can, or fays he, what I can; he is not confident whether of these Expressions he did use, I will do what good I can, or I will do what I can. Afterwards he meets Mr. Cornish upon the Exchange: here, I confess, it is not so expresty to be applied to this Purpose, that it doth fasten directly upon the point in the Indictment; but says he, How do Affairs go? How do our Affairs go? fays he, very well: This is the Testimony given against him. If this be true, notwithstanding Mr. Cornish's Protestations of his Innocency, fure there is nothing doth more plainly prove this Indictment, than this Testimony. He says it is improbable, very improbable that I in my Circumstances, that I should fay so; it is improbable, because Mr. Rumsey had Acquaintance with me for fourteen Years together, that I have dealt with him for vast Sums, and that I should say it in his presence never but once; and that Rumsey does say, He never heard him speak any thing to that purpose, but that one time; and therefore it is mighty improbable I should say so. But what is the Reason, says he, that this was not discover'd before? To this Rumsey gives a positive Answer, Truly fays he, Mr. Cornish, I had more Compasfion for you, than for my felf, I have fuffer'd for it, you have not fuffer'd for my filence. Then Goodenough ought not to be allowed to be a competent Witness, because when Mr. Cornish and Bethel were chosen Sheriffs of the City, Mr. Cornish was much against receiving Goodenough to be his Deputy, and Goodenough must say all this maliciously against him, because he so much opposed his being Under-Sherist to him and Betbel. He hath produced several Witnesses to that Purpose, and they fay there was fome reluctancy in him to the receiving Goodenough to be his Under-Sheriff; but it is plain and clear to you all, Gentlemen, and every body in the City knows that Goodenough was his Under-Sheriff, and how well he ferv'd him, and to what purposes, I believe many of you very well know. Another Improbability is, that he should admit Goodenough to come into his Parlour alone, a Man that he had so much displeas'd; but if so be he was once against him, he did afterwards take him not only to be his Under-Sheriff, but employ'd him to be his Attorney, and then he might very well admit him into his Parlour alone, to discourse of his Business as an Attorney, and this might fall in among other Discourse. Gentlemen, there are several other Witnesses produced concerning the Honesty of his Dealing, and the Honesty of his Conversation, that they have nothing at all to fay against; but Gentlemen in a popular City, where he is, and hath been fo well known, it is a very easy matter to bring millions of Men to give the very fame Testimony, and certainly he will bring none, having the choice of them, but fuch as shall speak in his Favour; but he speaks in the Presence of God, he speaks from the bottom of his Heart, that he never had any fuch difloyal Thought en-ter'd into his Mind. Gentlemen, hath no body any Sense of the Presence of God but Mr. Cornish? Hath not Rumsey call'd God to be a Witness to his Oath? and Goodenough hath done the like? Vol. IV.

Why is it maliciously against the Life of Mr. Cornish? for I don't know he does, in the least, object any thing against Rumsey, that there was ever any Displeasure between them two: Why should he deliver this Testimony, if it were not the Testimony of his Heart? and that which he says himself, he had too long concealed out of the Compassion he had for him. Gentlemen, if a great many Protestations and Asseverations should make a Man as innocent as confident, no Man should die by the Sentence of the Law; it is an easy matter for any Man to take up the same Affurance and Confidence that he hath done: And for his being fuch a Church-man, as he now pretends himself to be, for that is one thing by which he would argue the Improbability of the thing, and he would have you believe very much of his Loyalty from it; Gentlemen, all the Evidence he hath given, is but of two Years standing, and fince the Trial of my Lord Ruffel: and fuch a Man as he, and many Men that were conscious to themselves of their Guilt, did think it very fit to purge themselves that way, to gain themselves a good Opinion that they were loyal to the Government. But it is not deny'd by Mr. Cornish, that before that time he did not frequent the Church. nor receive the Sacrament.

Mr. Cornish. These seven Years, my Lord. L. C. J. Jones. Who did fay so? Sure no body faid so yet. I repeat the Evidence truly, all you said of that was out of the mouth of Dr. Calamy.

Mr. Cornish. Dr. Calamy came in but lately, and

his Predecessor Dr. Whitchcot is dead.

Mr. Just. Withins. Sir, you were not qualified for your Office if you had not took the Sacra-

L. C. J. Jones. You did lay aside all your Scruples to qualify your felf to be Sheriff by receiving the Sacrament, which otherwife you could not have been. Others that have fpoken of your Conversation likewise say, that the Report was abroad, that you were not so loyal and firm to the Government as you ought to have been. Gentlemen, you have heard the Evidence; I have done my endeavour to repeat it faithfully: if you believe that he did promise to aid or join, or agree with that Rebellion or Insurrection, then you ought to find him guilty of this Indictment.

Mr. Cornish. I am as innocent as any mortal

Then the Jury withdrew, and after a confiderable time return'd.

Mr. Cornish. My Lord, I hope I may have one Word.

Mr. Just. Withins. No, not till your Verdict. Mr. Bar. Gregory. No, no, Mr. Cornish, we

Mr. Cornish. I had a Witness more that was very material, but I would not offend your Lordship: Mr. Rumsey said Mr. Sheppard held the Candle.

Mr. Just. Withins. Why did not you call him? You called a great many impertinent Witnesses.

Mr. Cornish. I was not come to him, I would have call'd them in Order.

Mr. Bar. Gregory. Why did not you produce him then?

Mr. Cornish. Because your Lordship seemed to be angry.

Mr. Bar, Gregory. No, not at all.

Mr.

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Mr Cornifb. I did forbear purely upon that ac-

count. I pray, my Lord, let him be call'd.

Mr. Bar. Gregory. Here were eight Judges and
my Lord Chief Justice, and now here is only two: Do you think we will defer things of this nature? It is never asked. Apply your self to the Judges: It is a strange thing.

Mr. Just. Withins. This is only to delay time. Mr. Bar. Gregory. If he does fo, the Jury must

go out again.

Mr. Just. Withins. After the Jury hath been out an Hour, we must have new Allegations.

Mr. Cornish. I was tender of offending.

Mr. Just Withins. That is a Reflection upon the Court; under favour, Mr. Cornish, I told you my felf over and over to call your Witnesses.

Clerk. Elizabeth Gaunt, hold up thy Hand. Mrs. Gaunt. My Lord, I befeech you, hear me, you won't take advantage I hope of me.

Mr. Just. Withins. I declare my Opinion freely,

it ought not to be done.

Recorder, I think she ought to have it as well as t'other.

Mr. Bar. Gregory, You call never a Witness. Mrs. Gaunt. No, Sir, I could not tell, I have fome to call.

Mr. Just, Withins. I am of that Opinion you ought to take the Verdict.

The Judges came again upon the Bench, and the Jury found Mrs. Gaunt guilty.

L. C. J. Jones. Is Rumsey come in? Captain Richardson. I have sent for him, he will

be here presently.

Mr. Cornish. My Lord, I must pray your Lordthip, to confider my Tenderness in offending you. which made me omit calling Mr. Sheppard; I had

him in my Paper, he is in my Paper.

L.C. J. Jones. Don't you begin your Preface fomething untowardly, as though the Court would not do you all the Kindness possible; half a dozen times you were admonish'd to call for pertinent Witnesses. You did call, I am fure, a great many impertinent Witnesses. Had you Mr. Sheppard's Name in your Paper?
Mr. Cornish. Yes my Lord, but I was tender

of offending; pray my Lord, be pleased to remember Mr. Rumsey's Evidence.

L. C. J. Jones. Is Mr. Rumsey here? Sir, pray

hold your tongue.

Mr. At. Gen. I would acquaint you, my Lord, I fent a Subpœna for Mr. Sheppard, but could not find him, but I understand that Mr. Cornish's Son was with him yesterday, and he has absconded; this I will give an account of upon Oath: This my Lord, is a dangerous Practice after Examination, and after the Jury is withdrawn.

Mr. Cornish. I pray do not aggravate the matter. Mr. At. Gen. I must do my Duty for the King.

Mr. Cornish. My Son went to him, and found

him at Church.

Mr. At. Gen. Now Mr. Atterbury is gone. I defire you should have all your right, but not have Tricks put upon the King's Evidence.

Mr. Cornish. His Evidence was, Mr. Sheppard's

holding the Candle.

Mr. Just. Levinz. For God's fake, could you examine fo many to your Reputation, and forget an Evidence that was material? but I must tell you, if you will bring Mr. Sheppard to be examined, fure it is requifite, that the Witness that fwears what you did there, should be face to face with him; therefore Mr. Rumfey should be here certainly.

Mr. Just. Withins. It is fit to have Atterbury here, to enquire if he did abfcond; if Mr. Cornish's Son was with him, and he absconded upon that account, it is very material. This is a meer

Trick put upon the King's Evidence.

L.C. Baron. Mr. Cornifo, if you intend to produce Mr. Sheppard for that, to contradict Rumfey's Testimony, I wonder that you should miss him, without you have had fome notice fince.

Mr. Cornish. My Lord, I was not come to him: my Lord, though I have fuch a vile Charge,

I am perfectly innocent.

Mr. Just Withins. Now you may fee what we

have got.

Mr. Cornish. I befeech you, my Lord, confider me, it is as improbable a thing as any in the world.

L. C. J. Jones. This is running over the same thing twenty times. Where is Sheppard?

Mr. Cornish. He was here within this quarter of an Hour.

Mr. Just. Withins. Mr. Cornish, is this fairly done, when you faid he was upon the fpot?

Mr. At. Gen. He was subpœna'd by you, he would not be found to be fubpœna'd by the

Mr. Just. Levinz. To make the Court come down, and then to have no notice of the Person at all; fure you may give the Court leave to take notice, that they are not civilly dealt with.

L. C. J. Jones. Who told you he was here? Mr. Cornish. This Gentleman fays, he faw him.

Pray, my Lord, don't be offended.

L. C. 7. Jones. I never faw fuch a thing, the time was, you and your Partner would not have allowed it.

Mr. At. Gen. If he comes, I will give him his Oath.

Mr. Cornish. My Lord, here is Major Richardfon can bear witness, I said I must subpoena Mr. Sheppard; I named him before Major Richardson again and again, and said, I must not omit him.

Mr. Just. Levinz. Sir, I tell you what; you han't shewed so little skill to-day here, but that you could maintain so long a Discourse with Mr. Rumsey as you were allow'd to do, and should not offer to call Sheppard to contradict him; you dwelt half an hour

Mr. Bar. Gregory. And relied only upon the Im-

probability of the thing.

Mr. Rumsey. There is another Gentleman in the Tower, the late Lord Grey, that was in company when the Declaration was read.

Mr. Bar. Gregory. Have you been in company at

Sheppard's?

Mr. Cornish. I have been at Sheppard's very often. Pray, my Lords, don't be offended, my Life will do you no good, I don't know but here is a Gentle. man that hath been in my Company forty times over fince that Bufinefs.

Mr. Rumfey. Pardon me, Mr. Cornish, not above three times fince, and then there was other Com-

Mr. Just. Withins. It is impossible for any, but those that were Complices with you, to give such Evidence; and, because they were your Complices, now you won't believe them,

L. C. J. Jones. Are you subpœna'd by Mr. Cor-

Mr. Sheppard. I have a subpœna from the King. L.C. 7. Jones. But were you subpæna'd by Mr. Cornish?

Mr. Sheppard. Yes. Mr. At. Gen. When? Mr. Sheppard. Last Night; this Morning I was not at home.

Mr. At. Gen. Was Mr. Cornish's Son with you yesterday in the Afternoon?

Mr. Sheppard. Yes, Sir.

Mr. At. Gen. And what Discourse had you with his Son?

Mr. Sheppard. He was very preffing and urgent with me to be here to-day, and I told him, I could not tell whether I could or not.

Mr. At. Gen. Is there any Account between you and Mr. Cornish?

Mr. Sheppard. Yes, Sir.
Mr. At. Gen. To what Sum?
Mr. Sheppard. We were always Trading.
Mr. At. Gen. That is very true, you were Tra--To what Value?

Mr. Sheppard. About one or two Hundred Pounds.

Mr. At. Gen. Who is Debtor?

Mr. Sheppard. I am Debtor. Mr. Sol. Gen. Mr. Sheppard, fince when did you contract that Debt?

Mr. Sheppard. Since when, Sir?

Mr. Sol. Gen. Ay.

Mr. Sheppard. I believe it was some fix or eight Months ago.

Mr. Sol. Gen. For what was it? Upon what Ac-

count?

Mr. Sheppard. For Cloth, Sir? Mr. Sol. Gen. Was there no Money lent? Mr. Sheppard. Money lent me?

Mr. Sol. Gen. Ay, Sir. Mr. Sheppard. No, Sir.

L. C. J. Jones. Is the Debt due to Mr. Cornish? Mr. Sheppard. My Lord, the Debt is due to him. L. C. J. Jones. Or some body for whom he is a Factor?

Mr. Sheppard. I am indebted to Mr. Cornish, for whom it is I can't tell.

Mr. Sol. Gen. Did you leave Word, whither you went, when you went out yesterday?

Mr. Sheppard. No, Sir.

Mr. Sol. Gen. Which subpæna was served first upon you?

Mr. Sheppard. Mr. Cornish's yesterday. Mr. Sol. Gen. What time was it served upon you? Mr. Sheppard. Prefently after I came out of Church in the Afternoon, Sir.

L.C. J. Jones. What have you to fay?
Mr. Corniss. My Lord, Mr. Rumsey was pleased

to give in his Evidence, that I had been at a Confult or Meeting at Mr. Sheppard's House, where Mr. Ferguson should pluck out a Declaration out of his Bosom, and should read it by the Candle, and Mr. Sheppard should hold the Candle to him while he read it.

L. C. J. Jones. Do you remember Mr. Cornish was

ever at your House?

Mr. Sheppard. At one of those Meetings that was at my House, Mr. Cornish came into the House to speak a few Words with the Duke of Monmouth, or some other, I can't be positive in that, it is so many Years ago, and did not stay half a quarter of an Hour in the House; I came up stairs, and went out with him, and there was not one Word read, and no Paper seen while he was there.

Mr. Just. Levinz. Was Mr. Cornish in the Room with the Duke of Monmouth and those others?

Mr. Sol. Gen. Mr. Sheppard, do you remember that the late Duke of Monmouth, the Lord Ruffel. the Lord Grey, and Sir Thomas Armstrong were there together, and the Declaration read?

Mr. Sheppard. I remember there was a Declaration read, Ferguson pull'd out a Declaration out of his Shoe, he pull'd off his Shoe, and pull'd it out

Mr. Sol. Gen. Do you remember Mr. Cornifb was

by, any time that Night?

Mr. Sheppard. Truly I can't fay whether it was that Night when the Paper was read, but I do pofitively fay, that there was no Paper read, for he was not looked upon to be of the Company: Mr. Ferguson told me positively, there is the Duke of Monmouth, my Lord Grey, my Lord Ruffel, Sir Thomas Armstrong, Col. Rumsey, my self, and you. Mr. Sol. Gen. Who did Mr. Cornish come to speak

with, when he came to your House?
Mr. Sheppard. Truly I don't know whether it was with the Duke of Monmouth.

Mr. Sol. Gen. How came Mr. Cornish to know the Duke of Monmouth was there?

Mr. Sheppard. Truly my Memory will not call it. Mr. Sol. Gen. Did his Coach stand publickly at your Door?

Mr. Sheppard. Whose Coach? Mr. Sol. Gen. The late Duke of Monmouth's.

Mr. Sheppard. No, Sir, they all came private. there was no Coaches at the Door as I faw, I let none of them in.

Mr. Sol. Gen. Was Mr. Cornish but once there, when the Duke of Monmouth was there?

Mr. Sheppard. But once.

Mr. Sol. Gen. Did he call the Duke of Monmouth out to him?

Mr. Just. Street. How came you to carry him up to the Duke of Monmouth, if he were none of the Company?

Mr. Sheppard. Mr. Cornish did go up into the Room and fpake to the Duke of Monmouth, or some other Person, but I think the Duke of Monmouth.

Mr. Sol. Gen. Do you remember he was there in Company, when Col. Rumsey was there?

Mr. Sheppard. No, I can't remember that.
Mr. Rumfey. My Lord, when I came to Mr. Sheppard's House, Mr. Sheppard came down and fetch'd me up, and I deliver'd my Message I had to the Duke of Monmouth, and to the Company, and indeed I was not a quarter of an Hour there, I believe; but by that time I had fpoke my Words, fomebody knock'd at the Door, and Mr. Sheppard went down, and immediately brought up Mr. Cornifb into the Room, without asking a Question of any body: and when he was come into the Room, Mr. Cornish said, he could not come sooner, because he had Business; and could not stay, because there was a Committee for the Management of the Charter, to meet that Night, and there was a Necessity of his being there, because there was never another Alderman in Town, and there must be an Alderman

Mr. At. Gen. Mr. Sheppard, do you remember any thing of that?

Mr. Sheppard. No, Sir, I do not remember it, I'll affure you,

Mr. Sol. Gen. Did you let him in at the Door? Mr. Sheppard. No, Sir, I had word brought me up stairs, that Alderman Cornish was below; and I went down, and brought him up.

Mr.

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Mr. Sol. Gen. Did you ask for Mr. Cornish to

come up?

Mr. Sheppard. I don't remember I did: When Mr. Cornish was there, there was not above three Perfons.

Mr. Sol. Gen. Who were they?

Mr. Sheppard. There was the Duke of Monmouth. and there was Mr. Ferguson, and truly I can't tell whether t'other was my Lord Ruffel or my Lord

Mr. Just. Levinz. You acknowledge now, Sir, you did carry the Prisoner up to the Duke of Monmouth and those Persons: Did you use to carry all

Persons up there?

L. C. J. Jones. There was a Cabal of Rebels met together, and you go and bring up this Man to them, without any leave or licence from them; which is incredible certainly, unless you knew him to be one of the Company, and equally engaged with them.

Mr. Sol. Gen. Mr. Sheppard, you fay, when Mr. Cornish came up, there was not half the Company there. Had they been there, or were not they yet

Mr. Just. Withins. Look you, Sir, it is marvellous how Mr. Cornish, if he were none of the Parties, should have notice that the Duke of Monmouth was there, who came in privately at the Back-Door, and came to fpeak with him there.

Mr. Sheppard. My Lord, I have no Back-Door.

Mr. Just. Withins. He came in privately. Mr. Just. Levinz. Mr. Sheppard, I think I heard you fay, they came privately without their Coaches. Mr. Sheppard. Yes, Sir, they had no Coaches.

Mr. Just. Levinz. They came privately, I suppose, that no body should know they were there.

Mr. Sheppard. I suppose so, Sir. Mr. Just. Levinz. Why then did you carry Mr. Cornish up? If you were below in the House, he might come about your own Business; but to be carried into the Chamber where they were, looks as if it were about their Business.

Mr. Cornisb. I never heard any thing of the Busi-

ness, my Lord.

Mr. At. Gen. So far, Gentlemen, you remember he confirms what Mr. Rumfey fays; that Gentleman denied he was there with the Duke of Mon-

Mr. Cornish. Pray Mr. Attorney don't strain, I have Dealings with Mr. Sheppard, and have often been there, but never at any Meeting.

Mr. At. Gen. He fays, you spake with the Duke

of Monmouth. Mr. Cornish. I never faw the Declaration, he de-

clares it. L.C. J. Jones. Had you any Dealings upon account with the Duke of Monmouth?

Mr. Cornish. Never for a Farthing.

Mr. Just. Withins. What Business had you with him then?

Mr. Cornisb. I don't know but I might enquire

for him in other places. L. C. J. Jones. Your own Witness carried you up. Mr. Cornish. My Lord, if he did, I did not stay; he fays Mr. Sheppard held the Candle.

Mr. Just. Withins. Mr. Cornish, he confirms great

part of what Mr. Rumsey says.

Mr. Cornish. Not one Tittle, for he declares I was not of the Company.

L. C. J. Jones. He fays no fuch thing. Mr. Sheppard. My Lord, to my knowledge, I can fafely fay, he knows nothing of it.

L. C. J. Jones. And yet you could bring him up among them.

Mr. Sheppard. My Lord, I declare I never fpake any thing to him in my Life about the Business, nor

never in any Company.

Mr. Just. Withins. It is plain, Mr. Rumsey fays he was the Man that brought you up: How should

Mr. Rumsey know that?

Mr. At. Gen. Mr. Sheppard, I will ask you this Question: Had you order from that Company not to bring up any Person? Do you remember you fwore fo at a former Trial?

Mr. Sheppard. I remember when I was there. they defired I would let none of my Servants up, and that I would go down and fetch up what they wanted, and I fetch'd up Wine and what they

Mr. Sol. Gen. Mr. Sheppard, why were none of

your Servants to come up?

Mr. Sheppard. Because they were in private, Sir. Mr. Sol. Gen. Were Strangers to come up there-

Mr. Sheppard. It is fo long ago, I cannot re-

member.

Mr. Just. Levinz. They came privately, without Coaches, because none should know they were there. and you carry Mr. Cornish up to them.
Mr. Cornish. I think this Witness is confronted.

L. C. J. Jones. Hold your tongue, Sir, he hath

not done yet.

Mr. Rumfey. My Lord, as foon as Mr. Cornifb had made his excuse for his not coming sooner, and that he could not flay, I could not make that, and Mr. Cornish can't say I would do any thing maliciously or spitefully against him; my Lord, as soon as he had done, all the Company went about him, and fomebody did tell him, They would tell him what they had done: they told him the Declaration had been read; that Mr. Ferguson had prepared it, and they faid, Look you, Mr. Cornish, you shall hear it read; and with that, this Gentleman. though he denies it, did take the Candle, and held it: they did not come to the Table, but the Company flood round while Mr. Ferguson pull'd it out of his Bosom.

Mr. Just. Withins. Mr. Sheppard, you are very

forward.

Mr. At. Gen. My Lord, I would ask Mr. Sheppard a Question.

Mr. Rumsey. My Lord, the Declaration was read, and Mr. Cornish did approve of it, and did fay, with that small Interest, or little Interest, or Words to that effect, that he had, he would

Mr. At. Gen. I wonder why you did not give me notice when you came in the Morning. Why did not you give notice?

Mr. Sheppard. I was here attending from eleven

a-clock till half an hour after three.

Mr. At. Gen. Did you fend in any Word? Mr. Sheppard. I could not tell who to fend in:

I was here expecting to be call'd.

Mr. Just. Street. You have had a favour that no

Man ever had.

Mr. Sol. Gen. Gentlemen, there hath been a very great Indulgence given to the Prisoner, and it is to shew you what Tenderness a Court of Justice hath, and always will have, of the Lives of the King's Subjects: After a full Evidence, though he had neglected his Defence, yet you were again fent for into Court, to hear what further Evidence he had to offer to you. I cannot but ob-

ferve, this looks like a fubtile Contrivance on the Prisoner's part; you see what endeavours have been made by Mr. Attorney-General, to have had him here a Witness for the King; you have observed he told you he had a Subpæna for him, but he was absent; in what Company he was abfent yesterday he hath told you, with Mr. Cornilb's Son: this morning he was not to be found, after he had received this Subpœna, and a Subpæna from Mr. Cornish; he stays without, and gives no notice, but when you are withdrawn, can fend Intelligence to Mr. Cornish, that he hath fomething to fay, that he hopes will excuse him: now what that is, I must beg you a little to ob-ferve. Truly I am very glad for the Satisfaction of all Men, that Mr. Sheppard hath now been here, and he is fo far from invalidating any one part of the Testimony, that by all the Circumstances you can collect from this Evidence that is given, it is a Corroboration of it. Mr. Cornilb was accused of being present at Consultations that have been held against the Life of the King, and for raifing Rebellion at Mr. Sheppard's House; his excusing his not coming there is a sufficient Argument to prove he was privy to their Meet-Argument to prove he was proved their inecting; he hath gone on further, and proved to you the reading the Declaration. Now what fays Sheppard to this Witness? Mr. Cornifb, by the way, I must observe to you, before did deny his being there; he had been sometimes in company with Ferguson, but he did not like the Man, he favs, because of his Morals: now the Witness he hath produced hath given you this Testimony, that Mr. Cornish hath been there in that Company, that he came in fuch a manner, that no Man but must be satisfied he was privy to their Designs, and did know of their Meeting, for he comes when the Duke of *Monmouth*, and the rest of the Conspirators were there met in private, with a direct charge to Mr. Sheppard, that is the Witness, that they should be so private, that no one Servant should come up into the Room: yet Mr. Sheppard tells you, that when Mr. Cornish came he carried him up into the Room, without fo much as acquainting any one of the Company that Mr. Cornish had a defire to come, but brings him up as if he were (and I make no doubt but you will imagine, he was) one of the Company. When he comes there, he fays his bufiness is with the Duke of Monmouth, the Head of that Conspiracy, and he himself tells you he never had any dealings with the Duke of Monmouth in his life. What can a Man imagine of that Man that had no dealings with the Duke of Monmouth, to find him out in a place, where no Mortal could know, and none was to know, and coming to him at that time and at that place, under those Circumstances of Concealment, no Man almost but out of his own mouth must believe that he was privy to that Conspiracy: therefore though this Witness doth feem to forget some part of the Evidence, the reading the Declaration, and holding the Candle; yet these are such Circumstances that in themselves do carry a Proof of the Charge, and do confirm all the rest that the Witness hath said; and this must be a great Satisfaction to you, that he was there present and privy to that Design. And so I leave it to your Consideration.

Then the Jury withdrew for a short time, and returning, brought Mr. Cornish in Guilty, and found One Hundred and Forty Pounds for the King in Mr. Sheppard's Hands.

Clerk. Set Elizabeth Gaunt to the Bar.

Which was done. Cryer. O-Yes, all manner of Perfons are commanded to keep filence, whilft Judgment is giving, upon pain of Imprisonment.

Clerk. Elizabeth Gaunt, hold up thy Hand, thou ftandest guilty of High-Treason, &c.

Recorder. You Elizabeth Gaunt, you have here been indicted for that great Crime of High-Treafon, and that particular part of it, for harbouring, and comforting, and affifting, and cherishing of Traitors, more especially of one Burton; you have had your Trial, and a very fair Trial, and upon that, the Jury have found you Guilty: It is the Duty of my Place to pronounce the Sentence the Law hath provided for fuch high Crimes as these are, and that is no other but this:

That you are to be carried back to the Place from whence you came, from thence you are to be drawn upon a Hurdle, to the Place of Execution, and there you are to be burnt to death; and the Lord have

mercy upon your Soul.

Mrs. Gaunt. I say that this Woman did tell several Untruths of me.

Recorder. Is that all you have to fay? Mrs. Gaunt. I don't understand the Law.

Clerk. Bring Henry Cornish to the Bar. Henry

Cornish, hold up thy Hand, &c.

Mr. Cornish. My Lord, now the Law hath past upon me, I do humbly pray your Lordship, and this honourable Bench, that you will be pleas'd to intercede for me with his Majesty, I shall lead a peaceable, quiet, and dutiful Life: and I hope, when you come to reflect upon what hath been faid to-day, that perhaps you will be of another Mind, and have more Charity for me than you had upon my Trial; for in the Simplicity of my Heart, and in the Presence of God, I do declare, I am innocent: and if your Lordship, and this honourable Bench, intercede with his Majesty, it will be an eternal Obligation upon me, and I fhall live faithfully, peaceably, and loyally as long as I live. I prefume to beg this, and I promite myself, and hope it will stir up the Hearts of some Persons, that they will not leave me destitute of Friends in fuch a Cafe as this; having a Wife and feveral Children, it will be an Act of Charity.

Recorder. The Court does give you your Request, and if there be any Misery brought upon

your Family, it is done by yourfelf.

Clerk. William Ring, hold up thy Hand, &c. Mr. Ring. I had no notice given me, an't please your Lordihip.

Recorder. Where is the Executioner, is he here?

Executioner. Yes.

Recorder. Why don't you do your Duty to Mr. Cornish?

Clerk. John Fernley, hold up thy Hand; thou ftandest convicted of High-Treason, for traitorously harbouring one James Burton; what canst thou say for thysels?  $\mathcal{C}_c$ .

Mr. Fernley. It is very hard measure I have had,

I have nothing to fay, but the King's Mercy.

Recorder. Is that all you have to fay?

Mr. Fernley. I have nothing but the King's Mercy.

Recorder.

Recorder. Tie him up then, tie him up. Cryer. O.Yes, all manner of Persons are commanded to keep filence, whilft Judgment is giving,

upon pain of Împrisonment.

Recorder. You, the feveral Prisoners at the Bar, you have been feverally indicted here of the high Crime of Treafon. For you, Mr. Cornifb, I apply myfelf first to you, your Crime is for Treafon that was committed in his late Majesty's Lifetime, being one of those notorious Conspirators that defigned to raife Rebellion, and others fome of them immediately defigned the Life of his Majesty that then was, and his prefent Majesty, that was the Defign of fome of them; and others, they had another part, that was to raise Rebellion, and particularly some of them in and about this City, and it was carried on some time before it was difcover'd, may be a Year or more, under colour and pretence of Law: For fo did they invade the Government first of all by packing of Juries, there was the Foundation laid whereby to bring on that Business, which they had at last design'd, when they could bring it to a ripe Head. Too many Persons in that business, I believe, were very busy, meddling with that they had not to do with; clubbing and caballing how to bring their Defigns about, in opposition to the Government, not to support it in the least, but to overthrow it if it were possible: But then, at last, they must take another Course, for no longer could they carry it on by pretence of Law, as you have heard today: Now we must take other Measures, and take down-right Blows. This is the business, Mr. Cornish, that you have been indicted for; and, I must tell you, whatever Apprehensions you have to the contrary, and may please yourself in, I am sorry to see such a fort of pleasure in your Countenance, as if you had had no favour shewed vou. I believe the Court hath shewed you more favour, and had more patience with you than ever any Man that stood in your place had; for calling a Witness after the Jury hath been out, is a thing I never faw a Precedent for: And I am glad it was done, for I think it hath clear'd the thing beyond all manner of Contradiction; before it looked fomething dark for want of Sheppard, and fo it is a Happiness that that Man was called to convince you of many things that you protested so solemnly against, which I am forry to fee in you, in this Condition that you are, to make fuch folemn Protestations, and afterwards call a Witness to con-front you in them. For the other two, here is Mr. Ring, is very notorious for harbouring a couple of Traitors, knowing from whence they came; and if it were not for such Persons as these are, that do harbour them when they fly, it may be there would not be fo many bold Attempts to commit fuch Crimes as these are: To provide for them, and nourish them, and comfort them, after they have committed their Villanies, this does encourage them to commit their Villanies as they do, and fo I reckon Harbourers to be worse than Traitors themselves, they are like Receivers to Thieves; there would not be so many Traitors, if there were no Harbourers: You have been convicted of these great Crimes; it is too late, and not fitting to spend time any longer, but to pronounce the feveral Sentences against you, which is this:

You must, every one of you, be had back to the Place from whence you came, from thence you must be drawn to the Place of Execution, and there you must severally be banged by the Necks, every one of

you by the Neck till you are almost dead; and then you must be cut down, your Intrails must be taken out and burnt before your Fuces, your several Heads to be cut off, and your Bodies divided into four Parts, and those to be disposed of at the pleasure of the King; and the Lord have mercy upon your Souls.

Fernley and Ring were reprieved, but Cornish and Gaunt were ordered for Execution; accordingly four days after, viz. October 23. Henry Cornish was drawn on a Sledge to King's-firect end in Cheapside, where a Gibbet was erected on purpose, at which Place he spoke as follows:

"Am come here this Day, condemn'd to die; but God is my Witness, the Crimes laid to "my charge were falfely and maliciously fworn against me by the Witnesses; for I never was at " any Confult, nor any Meeting, where Matters " against the Government were discours'd of: I ne-" ver heard nor read any Declaration, nor ever act-" ed wilfully any thing against the Government. I " confess, through the Justice of God, my private Sins have brought me to this infamous End; yea, " it were just with God, not only to deprive me " eternally of his Presence, but to condemn me to eternal Torments; but thro' Christ, I hope to be " eternally blefs'd: Yet, as to the Crimes for which " I fuffer, on the Word of a dying Man, I am al-" together innocent. I bless God I was from my younger Years brought up in, and have for fome Years continu'd a Protestant, in the Communion of the Church of England; in which Communion I now die. I have often partaken in the Ordi-" nances, the bleffed Effects and Comfort thereof " I now feel in this my Agony. I bless God I was "born under a Government, in the Constitution of " which I did ever acquiesce, and in which I was " once a Member; at which time I did, according " to the best of my Understanding - [Here be was interrupted by the Sheriff.] I blets God I was born in a Land of Light, where the Gospel hath " been preach'd in Power and Purity; he might " have brought me forth in a Land of Darkness and " Ignorance; but bleffed be God for Jefus Chrift.-"Then he intreated the Sheriff to intercede with his Majesty to be Kind to his poor Wife and Children: "The Sheriff fromised him to wait on his Majesty the next Day about it. He replied, Mr. Sheriff, I " thank you, the Lord reward you a thousand fold; " the Lord put it into the Hearts of you to be kind to " the Widows and Fatherless; it is your Duty: The " Lord put it into the Hearts of all good People to ". fray for me." More could not be taken, by reason of the Noise

of the People, and Interruption of one of the Sheriffs. When he had made an end of Speaking, the Executioner did his Office; his Head was afterwards fix'd upon the Guild-Hall. His Attainder was reversed by Act of Parliament, first of Wil. & Mar.

The fame Day Elizabeth Gaunt was executed according to her Sentence. She left the following Paper.

Newgate, 22 October, 1685 OT knowing whether I should be suffered or able, because of Weaknesses that are " upon me, through my hard and close Imprison-" ment, to speak at the place of Execution, I write " these few Lines, to fignify I am well reconciled " to the Way of my God towards me, though it " be in Ways I looked not for, and by terrible

"things, yet in Righteousness; for having given " me Life, he ought to have the Disposing of it, " when, and how he pleafeth to call for it; and I " defire to offer up my All to him, it being but my reasonable Service; and also the first Terms that " Christ offers, that he that will be his Disciple, must " forfake all and follow him. And therefore, let " none think it hard, or be difcouraged, at what " hath happened unto me; for he doth nothing " without Cause, in all that he hath done unto us; "he being Holy in all his Ways, and Righteous in all his Works; and it is but my lot in common with poor defolate Sion at this day: neither " do I find in my Heart, the least Regret of any "thing that I have done, in the Service of my Lord " and Mafter Jefus Chrift, in favouring and fuc-" couring any of his poor Sufferers, that have shew-" ed favour to his righteous Cause; which Cause, " though it be now fallen and trampled on, as if " it had not been anointed, yet it shall revive, " and God will plead it at another rate, than yet " he hath done, with all its Opposers and malicious " Haters: and therefore let all that love and fear " him, not omit the least Duty that comes to hand, " or lieth before them, knowing that Christ hath " need of them, and expects that they should serve " him. And I defire to blefs him that he hath made " me useful in my Generation, to the comfort and " relief of many distressed ones, that the Blessing of " those that have been ready to perish, hath come " upon me, and I have been helped to make the " Heart of the Widow to fing; and I bless his holy "Name, that in all this, together with what I was " charged with, I can approve my Heart to him, that I have done his Will, though I have croffed Man's Will; and the Scripture that fatisfied me " in it, is the 16th of Isa. 3, 4. Hide the Out-casts, betray not him that wandereth; let my Out-casts " dwell with thee. Obadiah xii. 13, 14. Thou shouldst " not have given up him that escaped, in the Day of " Distress. But Man faith, You shall give them up, " or you shall die for it. Now whom to obey, judge ye. So that I have cause to rejoice and be exceeding glad, in that I fuffer for Rightedufnefs " fake, and that I am accounted worthy to fuffer " for well-doing, and that God hath accepted any " Service from me, that hath been done in Since-" rity, though mixed with manifold Weakneffes " and Infirmities, which he hath been pleafed for " Christ's fake to cover and forgive. And now, " as concerning my Fact, as it's called, alas, it is " but a little one, and might well become a Prince " to forgive; but, He that sheweth no Mercy, shall " find none: and I may fay of it, in the Language of Jonathan, I did but tafte a little Honey, and " lo, I must die for it; I did but relieve a poor, " unworthy and diffressed Family, and lo, I must " die for it. I defire in the Lamb-like Will, to " forgive all that are concerned; and to fay, Lord lay it not to their Charge; but I fear and believe, that when he comes to make Inquisition " for Blood, mine will be found at the door of the " furious \* Judge, who, because I \* Wythins. " could not remember things, through " my Dauntedness at Burton's Wife and Daughter's "Witness, and my Ignorance; took advantage " thereat, and would not hear me, when I had " called to mind, that which I am fure would have " invalidated their Evidence; and tho' he granted " fome things of the same nature to another, yet he granted it not to me. My Blood will be " also found at the door of the unrighteous Jury, Vol. IV.

" who found me guilty upon the fingle Oath of an outlawed Man; for there was none but his Oath about the Money, who is no legal Witness, tho' " he be pardoned, his Outlawry not being recall'd: and also the Law requires two Witnesses in point " of Life; and then, about my going with him " to the Place mentioned, it was, by his own "Words, before he could be outlawed, for it was "two Months after his abfconding; and though in a Proclamation, yet not High-Treason, as I " have heard: fo that I am clearly murdered by "you. And also bloody Mr. Atterbury, who so insatiately hunted after my Life; and tho' it is "no Profit to him, yet through the Ill-will he bore me, left no Stone unturned, as I have ground to believe, until he brought me to this; and shewed favour to Burton, who ought to have died for his own Fault, and not to have " bought his Life with mine. And laftly, Richard-" son, who is cruel and severe to all under my Circumstances, and did at that time, without all " Mercy or Pity, haften my Sentence, and held up my Hand that it might be pronounced; all which, together with the \* Great one of all, \* K. James II. by whose Power all these, and multitudes of more Cruelties are done, I do heartily and freely forgive, as done against me: But as it's done in an implacable Mind against the Lord " Chrift, his righteous Cause and Followers, I leave " it to him who is the Avenger of all fuch Wrongs, " and hath faid, I have raised up one from the " North, and he shall come upon Princes as upon Mor-" tar, and as the Potter treadeth Clay, Ifa. xli. 25. He shall cut off the Spirit of Princes, and be terrible to the Kings of the Earth, Pfal. lxxvi. 12. And know this also, that tho' you are seemingly " fixed, and because of the Power in your hands, " and a weighing out your Violence, and dealing " with despiteful Hand, because of the old and " new Hatred, by impoverishing, and by every " way diffreffing those you have got under you; " yet unless you secure Jesus Christ, and his holy Angels, you shall never do your business, nor your hands accomplish your Enterprizes; for " he will come upon you e'er you are aware, and "therefore, O that you will be wife, instructed, and learn, is the Desire of her that finds no " Mercy from you,

Elizabeth Gaunt.

### POSTSCRIPT.

"Such as it is, you have it from her, who hath done as she could, and is forry she can " do no better; hopes you will pity and cover "weakness, shortness, and any thing that is wanting, and begs that none may be weakned or " humbled at the lowliness of my Spirit; for God's " Defign is to humble and abase us, that he alone " may be exalted in this Day: and I hope he will " appear in the needful time, and it may be re-" ferves the best Wine till last, as he hath done " for some before me; none goeth to Warfare at "his own Charge, and the Spirit bloweth, not only where, but when it lifteth; and it becomes " me, who have fo often grieved, quenched, and " refisted it, to wait for and upon the Motions of "the Spirit, and not to murmur: but I may " mourn, because through want of it, I honour " not my God, nor his bleffed Caufe, which I have " fo long loved and delighted to love; and repent " of nothing about it, but that I ferved him and " it no better.



## The Trial of CHARLES BATEMAN, Surgeon, at the Old-Bailey, for High-Treason, December 9, 1685, 1 Jac. II.



HE Seffions of Peace, Oyer and Terminer, and Goal-Delivery of Newgate, for the City of London and County of Middlefex, beginning at Justice Hall in the Old-Bailey, on the 9th of December, 1685. Charles

Bateman, against whom an Indictment of High Treason had been found, for conspiring the Death of the late King, &c. was brought in the Custody of the Keeper of Newgate in order to his Arraignment; and being ordered to hold up his Hand, he defired that he might first say something for himself, in order to put off his Trial, but was told

by \* Mr. Recorder, he must plead be-\* Sir Thomas fore he could be heard. Whereupon defiring to know whether he might have the fame advantage after his Pleading as before, as to gain longer time for his Trial; and being answered he might, he held up his Hand,

and then the Indictment was read.

Mr. Bateman pleaded not guilty, and defired his Trial might be put off, saying, He was not pre-pared to make bis Defence, and therefore prayed a longer time, saying, He bad been close Prisoner for the space of ten Weeks, and was over and above very much indisposed; and farther alledged, be had bad no Notice nor Pannel of the Jury. As for Notice of Trial, he was answered, that it was not usual to give any in that Court, but that he ought to have expected it, and prepared for it accordingly; and as for the Pannel, it was not deny'd him. Then he pray'd a Copy of the Indictment, but was told it could not be allowed; and upon his further alledging his unpreparedness and no notice of Trial, and the like, the King's Counsel urged that he had Opportunity enough to take notice of his Trial, for that it was upon an Indictment of the precedent Sessions. Then he asked what time he might have between his Arraignment and Trial; and was answered, as much as would stand with the conveniency of the Court: and after several Hours respite, he a second time was brought to the Bar, and then upon his humble Request, Pen, Ink, and Paper was allowed him, and his Son to affift him; and then were fworn to try the Issue,

Richard Aley Esq; Richard Williams John Cannum Patrick Barret John Palmer James Raynor

Edward Rhedish George Lilburn Daniel Fouls Peter Floyer Lawrence Cole John Cooper.

And he making no Exceptions to them, then the Indictment was read.

#### The Jurors, &c.

THAT Charles Bateman, late of the Parish of St. Dunstan in the West, in the Ward of Farringdon without, London, Surgeon, as a false Traitor, against the most illustrious and excellent Prince, Charles the Second, late King of Eng-

land, Scotland, France and Ireland, Defender of the Faith, and his natural Lord; not having the Fear of God in his Heart, nor weighing the Duty of his Allegiance; but being moved and feduced by the Infligation of the Devil, the cordial Love, and true, due and natural Obedience, which a true and faithful Subject of our late Lord the King, towards him fhould, and of right ought to bear, altogether withdrawing and practifing, and with all his Strength intending the Peace and common Tranquillity of this Kingdom to disquiet and disturb, and War and Rebellion against our late Lord the King, within this Kingdom to stir up, move, and procure; and the Government of our late Lord the King, of this Kingdom to subvert, and our said late Lord the King, from the Stile, Title, Honour, and Kingly Name, of the imperial Crown of this Kingdom to depose and deprive, and our said late Lord the King to Death, and final Destruction to bring and put; the 30th Day of May, in the 35th Year of his Reign, and divers other Days and Times, as well before as afterwards, at the Parish and Ward aforesaid, falsely, maliciously, devilishly, and traitorously, with divers other Rebels and Traitors to the *Jurors* unknown, did conspire, compass, imagine, and intend our said late Lord the King, then his supreme and natural Lord; not only of his Kingly State, Title, Power and Government of his Kingdom of England, to deprive and depose, but also our said late Lord the King to kill, and to Death to bring and put. as well before as afterwards, at the Parish and King to kill, and to Death to bring and put, and the ancient Government of this Kingdom to change, alter, and subvert; and a miserable Slaughter amongst the Subjects of our faid late Lord the King to cause and procure, and Insurrection and Rebellion against our said late Lord the King to procure and affift. And the same most wicked Treasons and traitorous Conspiracies, Compassings, Imaginations and Purposes aforesaid to effect, and bring to pass; he the faid Charles Bateman, as a falfe Traitor, then and there, (to wit) the faid 30th Day of May, in the 35th Year aforefaid, and divers other Days and Times, as well before as afterwards, at the Parish and Ward aforefaid, falfely, unlawfully most wickedly, and trai-toroully, did promise and undertake to the faid other false Rebels and Traitors then and there being present, That he the said Charles Bateman would be assissing and aiding, in the taking and apprehending the Person of our said late Lord the King, and in taking and seizing the City of London, and the Tower of London, the Savoy, and the Royal Palace of White-Hall, against the Duty of his Allegiance, against the Peace, &c. and against the Form of the Statute in this Case made and provided, &c.

Mr. Phipps, Counsel for the King, opened the Nature of it, and was feconded by Mr. Serjeant Selby and Mr. Charles Moloy; after which, Mr. Josias Keeling was sworn, whose Evidence was, that

he had been at divers Meetings and Confults, where the Methods had been proposed for the Purpofes aforefaid; and more particularly one time with Rumbold the Maltster, fince executed for High Treason, and that then, three Papers were produced by Rumbold and opened, containing the Model of the Defign, to divide the City into twenty Parts, and to raise five hundred Men in each Part. to be under one Chief, and nine or ten Subordinates whom he should appoint, the Names of the Lanes and Streets of each Division being likewise inserted therein; and at that time Rumbold proposed the business of the Rye-House, saying, He had a House very convenient to plant Men in, to seize the King in his return from New-Market, but that he fomewhat boggled about the killing of the Postillion, which had been proposed the better to ftop the Coach, because it looked too much like an Exploit in cold Blood. He further deposed, that he had been at divers other places where it had been discoursed to the same Effect, and that Mr. Bateman was looked upon as a Person fitting to manage one Division in order to an Infurrection, to feize the Tower, City, &c. This being the Sum of Mr. Keeling's Evidence; Mr. Bateman faid, that what he had fworn, did not affect or charge any Treason upon him; and was answered by the Court that it did not, and bid the Jury take notice, that what Mr. Keeling had fworn. was only to the Conspiracy in general, and did

not affect the Prisoner in particular.

Then Thomas Lee was fworn, and gave Evidence, That he being made acquainted with the Defign by Mr. Goodenough, &c. and how the City was to be divided into twenty Parts and managed; and being asked who was a fit Man to manage one part, he nominated Mr. Bateman, and thereupon was defired to go to him, and fpeak with him about it as from Mr. Goodenough; and when he came to discourse him about that Affair, he apprehended very plainly, that he was no Stranger to it, nor boggled to give his Affent, and feem'd much defirous to speak with Mr. Goode-nough about it: That he likewise went one day to the late Duke of Monmouth's House with Mr. Bateman; and Mr. Bateman, after he had had fome Discourse with one of the Duke's Servants, came to him and told him, the Dake was willing to engage in the Bufiness, and assur'd him, that he had divers Horses kept in the Country, to be in a readiness when matters should come to Extremity; and from thence he went with him to the King's-Head Tavern, and there had discourse to the fame effect: and from thence they came to the Devil-Tavern within Temple-Bar, where Mr. Bateman proposed the seizing the City, Tower, Savoy, White-hall, and the Person of the late Tavern in Aldersgate-street, where discoursing about the Condition the Conspirators were in, as to the intended Infurrection, he faid, If he could but fee a Cloud as big as a Man's Hand, he would not be wanting to employ his Interest: and that there were other Difcourfes tending to the Infurrection, but were broke off by the coming in of one John Almeger, before whom Mr. Bateman would not discourse, because he knew not of his coming.

Mr. Lee being asked the Design of that Meeting, reply'd it was upon the account of carrying on the Conspiracy, and that Mr. Bateman had

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told him, that he intended to take a House near the Tower, to place Men in, in order to surprize it, and that he had held divers Conferences with some Sea-Captains on that Affair; and that he had been with them at Coffee-Houses, &c. at sundry other times; but there, to prevent discovery, they spoke of the Design at a great distance.

To this Evidence, Mr. Bateman objected, that if he had been conscious of what was laid to his Clarge, he was fit for Bedlam; faying, He wonder'd if be had heard him speak such words, he had not accused him sooner: but was answered that Mr. Goodenough was not to be had till after the Rebellion in the West; and that Lee's single Testimony in Case of High Treason in so high a na-

ture, was not sufficient.

Then Mr. Richard Goodenough was called, who being fworn, deposed, that being in Company with Mr. Bateman (to the best of his Remembrance) at the King's-Head Tavern in St. Swithin's-Alley near the Royal Exchange, and having some Discourse about the intended Insurrection, and of Wade and others that had engaged to promote it; Mr. Bateman not only approv'd of the Design, but promised to use his Interest in raising Men; and not only to be assisting in the Division allotted him, but insurprising the City, Savoy, &c. and in driving the Guards out of Town. To this he objected, that he was not at the King's-Head, with Goodenough; to which Mr. Goodenough reply'd, He had not sworn positive to the place, though he verily believed that was the place; but however, as to the Discourse and Words then spoken by Mr. Bateman, he was positive.

The Evidence being thus full against Mr. Bateman, and Liberty granted him to make what Defence he could, he desired that Sir Robert Adams might be heard, in relation to a salse Report the said Mr. Lee had raised of Sir Robert and others; and Sir Robert being in Court, gave Evidence that there had been a Report abroad, said to be raised by Mr. Lee, that he (viz. Mr. Lee) bad beaten three Knights, and that Mr. Lee came to bim and asked bis pardon, acknowledging the thing in it self

was altogether false.

To the same purpose Sir Simon Lewis was cal-

led, but appeared not.

Amos Child being called by Mr. Bateman, to testify his Knowledge of Mr. Lee, and being asked what he could say against him, declared, That he knew nothing to the contrary, but Mr. Lee was

an bonest Man.

the King's-Head Tavern, and there had discourse to the same effect: and from thence they came to the Devil-Tavern within Temple-Bar, where Mr. Bateman proposed the seizing the City, Tower, Savoy, White-hall, and the Person of the late King, and promised not to be wanting therein. At another time, he met him at the Half-Moon-Tavern in Alder gate-street, where discoursing a bout the Consignators were in, as to the intended Insurrection, he said, If he could but see a Cloud as big as a Man's Hand, he

Mr. Tompkins, Sir William Turner's Clerk, being called, and asked what he could say concerning any Examination of Baker's taken before Sir William, that related to Lee; he said, there was an Examination taken Anno 1683, wherein Mr. Lee was mentioned; but to the best of his Remembrance it was returned before the King and Council, and be could not give any account of the Particulars.

# 164 135. The Trial of Charles Bateman, Surgeon. I Jac. II.

Then Mr. Bateman defired to know upon what Statute he was indicted, and was informed by the Court, That the Treason wherewith he stood charged, was comprehended within the 25th of Edward the 3d, and the 13th of Car. 2. by Overt-Act; and having little more to fay in his own Defence, after a favourable hearing of all he had materially to offer, and his Son having been allowed by the Court to affift him, in looking over his Notes, and calling his Witnesses, by reason he through sickness pretended himself incapable: Then the Lord Chief Justice of the King's Bench fumm'd up the Evidence at large, and omitted nothing that might be for the advantage of the Prisoner, whereby the matter was fairly, fully, and clearly left to the Jury; and thereupon Mr. Bateman was taken from the Bar. After which the other Prifoners being called and tried, and the Jury ready to go forth to consider of their Verdict, Mr. Bateman's Daughter came in and befought the Court, that Baker, whom she said she had sound out, might be heard against Mr. Lee; but Mr. Lee being gone, and the Trial already over, the King's Counfel opposed it, unless Mr. Lee could be found (which he could not be at that time) and the Court having deliver'd their Opinion that it was not convenient to examine any Witness after the Jury had received their Charge, it being a very ill Precedent and of dangerous Consequence; yet some of the Jury defiring it, the Court, to prevent any Objections that might be made, confented, and Baker had leave to speak: whose Evidence was, that being in Company with Mr. Lee, some time in the Year 1683, and discoursing about divers matters, he bid him go to the Sign of the Peacock, and to the Angel and Crown, to a Surgeon and a Linnen-Draper whom he named, the former of which he remembred to be the Prisoner, and to infinuate himself into their Company and discourse them; and when he demanded of Mr. Lee to what end he should do it, or about what he should discourse them, he told him it might be about State-Affairs, and by that means be would find a way to make him a great Man; and when he excused his attempting to intrude into fuch Company as was above him, he being but a Shoe-maker, Mr. Lee told him he knew that he kept Company with fuch and fuch men, and why could be not as well do it with those he had mentioned. And of this he faid his Examination was taken before Sir

William Turner; but this being nothing to the purpose, but was rather looked upon as a Design Mr. Lee had to make a discovery of the Conspiracy, if he could have procured further Evidence to have corroborated his own, and Baker being looked upon as a broken Fellow, and that he lodged near the Seffions House, and yet came not in before, though often called; the Confideration of the whole matter was left to the Jury, and an Officer being fworn to attend them went out, and after about half an Hour's debating that, and what else was before them, gave in their Verdict, that Charles Bateman then at the Bar, was Guilty of the High Treason as laid in the Indictment; which Verdict was accordingly recorded, and the Prifoner re-conveyed to Newgate: And being again brought to Justice-Hall, on Friday the 11th of December, in order to receive Sentence; and upon holding up his Hand, being asked What he could say for him. felf, why the Court should not give Judgment against him according to the Law; he defired to know whether Mr. Goodenough was fully pardoned, and was told, that as for the Out-lawry be was pardoned, and that his Pardon hath been allowed and approved of in that Court, and in the Court of King's-Bench, and for any thing elfe he was not profecuted. Then he faid bis Opinion was altogether for Monarchy, and that be hoped be should have an Advocate with the King; but had nothing more material to

Then Mr. Recorder, after having spoke several things in aggravation of that great Crime, whereof, after a fair and savourable Trial, he was convicted, advised him not to flatter himself with hopes of Life, and thereby delay his Repentance necessary for his suture Happiness; pronounced the Sentence, which was, That he should return to the place from whence he came, from thence he drawn to the Place of Execution, there to be hang'd by the Neck, and whilst alive he cut down, and his Bowels to be taken out and burnt; his Head to he sever'd from his Body, and his Body divided into four Parts, and that his Head and Quarters he disposed at the Pleasure of the King.

disposed at the Pleasure of the King.

Upon this he prayed a Divine might have leave to come to him, as likewise his Relations; which being allowed, he departed the Court, and was on Friday the 18th of December, executed at Ty-

burn according to the Sentence.



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Remarks upon the Trials of Edward Fitzharris, Stephen Colledge, Count Coningsmark, the Lord Ruffel, Col. Sidney, Henry Cornish, and Charles Bateman; as also on the Earl of Shaftesbury's Grand Jury, Wilmer's Homine Replegiando, and the Award of Execution against Sir Thomas Armstrong. By Sir John Hawles, afterwards Sollicitor-General.

HE ftrange Revolution which hath of late happen'd in our Nation, naturally leads one into the Confideration of the Caufes of it. The Danger of fubthe Causes of it. I he Danger verting the establish'd Religion, and

invading Property, alone could not be the Caufes. For if it be true, that the fame Caules have gene-nerally the same Effect; it is plain, that in the Reign of a precedent Monarch, the Subversion of the establish'd Religion was as much design'd, or at least was believ'd to be so, as of late; and it is not material whether what was fufpected was true or not; and Property was as much invaded as of late, by impoling Ship-Money, and other Taxes in the Nation, but more especially Ship-Money; which at first was light and easy, but in progress of Time was increas'd, according as it was found the Nation would bear it. And at length it was feared, as there was just Reason so to do, that it would become as burdenfom as what is now imposed on the French Nation by the French King; and yet, when the War broke out, if the History of those Times, or the Persons who liv'd about those Times, are to be believ'd, the majority of the Nation took part with the King. There was therefore fome other Reafons for the Difaffection of the Nation to the late Government, and they may be rank'd under these six Heads.

Exorbitant Fines; cruel and illegal Profecutions; outrageous Damages; feizing the Charters; difpenfing with the Test and Penal Laws; and undue Prosecutions in criminal, but more especially in capital Matters.

For the First, I shall only observe, that when the House of Commons, in the Parliament 1680, took that Matter into Confideration, and intended to impeach feveral Persons for the same, the highest Fine, at that time complain'd of, was but 1000 l. and yet in few Years they were heighten'd to

10,000 l. 20,000 l. 30,000 l. and 40,000 l. For the Second, the Punishment of Oates, Dangerfield, and Mr. Johnson; and the close Imprisonment of Mr. Hampden, Sir Samuel Barnardiston,

and of feveral other Persons, as they were against

the Law, fo they were without Precedent.

For the Third, tho' the Damages given to Bolfworth were the first outrageous Damages given, which were taken notice of, and in truth were fuch; yet in little time Damages for Matters of like kind were quickly improved to 10,000 %. 20,000 l. 40,000 l. nay 100,000 l. the Truth of which a great many living Witnesses, to their forrow, can testify.

For the Fourth, the feizing the City, and other Charters, upon the Pretences on which they were

question'd, was without Example.

For the Fifth, the dispensing with the Test and Penal Laws, was as mischievous as it was illegal; it making Persons capable, who were incapacitated by Law of being in Places, of exercifing Offices, for whom the Persons who had Power to confer or beftow the fame, had more affection, than for the Persons who at that present enjoy'd them: The Consequences of which were quickly seen, in turning out the prefent Possessor to make room for others; which was the thing, which, as a Scotch Bishop faid of another matter, set the Kiln a-

Of these five Particulars fomething hereafter may be faid; at prefent, this Treatife is only to confider how far the Proceedings in capital Matters, of late Years, have been regular or irregular: And as to that, I shall not at all consider how far the Perfons hereafter mention'd were guilty of the Crimes of which they were accus'd, but how far the Evidence against them was convincing to prove them guilty, and what Crimes the Facts prov'd against them in Law were.

## Remarks on Fitzharris's Trial.

HE first Person I shall begin withal shall be Fitzbarris; and that it may not be wonder'd, that the Trial and Condemnation of a Person who was confessedly an Irish Papist, should be complain'd of; and one whose Crimes were fuch, that if the Law declar'd had not made

Capital, it had been just, in respect of the Malesactor, for the Legislative Power to have enacted, that he should suffer the severest Punishment ufually inflicted for the highest Crime: yet, in respect of the common Good, it had been just and fit to have pardon'd him, if he would have con-

fess'd who were his Conspirators and Setters on; for I am apt to think, that if that Matter had been thoroughly look'd into, fome Persons, afterwards Witnesses in the Lord Russel's, Colonel Sidney's, and Mr. Hampden's Trials, had either never been produc'd, or had not been credited if produc'd; nor would my Lord of Effex's Throat have been cut; and my Lord Ruffel, and Colonel Sidney might have worn their Heads on their Shoulders to

All will agree, that there was a great struggle between the Whigs and Tories, as they were then call'd, for hanging or faving that Man: Both agreed he deferv'd to be hang'd; the first thought it their Advantage to save him if he would confes, the last thought it was fit to hang him for fear he would confess. And to explain the matter, it is fit to go a little higher: It cannot but be remembred, that before the breaking out of the Popish Plot. Mr. Claytole was imprison'd in the Tower for defigning to kill the King, in fuch place and manner as Oates afterwards discover'd the Papists intended to do it. In Trinity Term, 1678, he had an Habeas Corpus to the King's Bench, and was brought thither in order to be bail'd, and produced Persons of Worth to bail him; but the Penalty of the Bail fet by the Court was fo high, and the Court fo aggravated the Crime for which he was committed, and the likelihood of the Truth of it, that the Bail refus'd to stand, and Claypole was remanded to the Tower. But the Term after, when the Matter, of which he was accus'd, appear'd bare-fac'd to be the Defign of other People, he was let go, for fear the Examination of it should go further in proving the Popish Plot, than any thing at that time discover'd. And if it were now discover'd, upon whose and what Evidence he was committed, it would go a great way in discovering the Truth of many Matters, as yet in the dark, (but that Delign miscarry'd, because the Intrigue was discover'd before it took effect; and yet a like Design was still carried on, and many of the Clergy of the Church of England had been prevail'd with to cry the *Popify* up as a *Fanatick* Plot.) The Patists and the Clergy of the Church of England being in the late Times equally Sufferers, and oppress'd by the Fanaticks, they naturally grew to have a Kindness for each other, and both join'd in hating the Fanaticks; and therefore pretended, at least, that they did not believe any thing of the Popish Plot, but that Report was given out by the Fanaticks, whilst they themselves were designing fomething against the Church of England. Papists having so great a part of the Clergy of the Church of England, ready to believe any thing of a Fanatick Plot, which they should forge, and obferving that that which gave Credit to the Popifb Plet, was Writings concurring with Oral Testimony, which it did; for very little of the Truth of the Popish Plot depended on the Credit of Oates, Bedloe, or any other Person, most of the Facts of that Defign, when discover'd, proving themselves: To instance in one; Oates discover'd Coleman had Intelligence with Le Chaise, of a Defign on England, and that Coleman had Papers testifying as much; when those Papers were seiz'd, and own'd by Coleman, and the purport of them was what Oates faid they were, it was not material, whether Oates was a Man of Truth or not, the Papers, without Oates's further Evidence, fufficiently prov'd

the Defign: I fay, the Papills, having observ'd what the Evidence was which gave Credit to that Plot, refolv'd to pursue the same Steps, and therefore Dangerfield was made use of to leave Papers in Colonel Mansel's Lodging, who was an Acquaintance of my Lord Shafteshury's importing a + Plot; but that was fo foolifhly carried on, \* Sir Crefurel and the then \* Attorney-General, who Levinz. had the Examination of that Matter,

not being qualify'd with the Affurance his Succesfor had, to carry on a thing that had neither Senfe nor Honesty in it, made such a scurvy Report of the Matter to the King and Council, that they were enforc'd to vote Mansel Innocent, Dangerfield Guilty, and that it was a Defign of the Papilts to lay a Plot to the Diffenters Charge, and a further Proof of the Posish Plot. But that Attorney-General being remov'd to a Place of more Honour, though of less Profit, and \* another put in his Place, the *Papists* resolv'd to carry on the same Delign; and no \* Sir Robert

Perfon a fitter Instrument than Fitzbarris, in refpect of his Religion and his Acquaintance; but before his Defign came to perfection, it was dif-

He was first imprison'd in Newgate, where some Persons (amongst whom Mr. Cornish, as I remember, then Sheriff, was believed to be one, and it was not the least of his Crime, that he endeavour'd to look into that Arcanum) went to examine him as to the Particulars of that Defign; which was quickly taken notice of, and the Prisoner, in breach of the Habeas Corpus Act, remov'd from thence to the Tower, where he was kept close Prisoner.

The Parliament at Oxford meeting foon after Fitzbarris's Apprehension, and the House of Commons being inform'd of as much of his Defign as was then discovered, they thought themselves highly concern'd to examine him; but how to do it they knew not: only they refolv'd (upon a Report which one of their Members made them of one Ilubert, who confessed himself guilty of firing the City of London, upon which it was refolv'd to examine him in the House of Commons the next Morning, but before the House sat Hubert was hang'd) that Fitzbarris should not be hang'd without their knowledge and confent; and to effect it, they remember d a Design to try the five Popift Lords in the Tower upon Indictments; whereupon, if they should be acquitted, it was thought that those Acquittals might be pleadable to Impeachments. To prevent which, the House had exhibited general Impeachments of High-Treason against them in the House of Lords; which had such succefs, that the Lords were never, and the Judges gave their Opinion that they could not be, tried on the Indictments, as long as the Impeachments were in being; for which Reason, the House of Commons exhibited a general Impeachment of High-Treason in the House of Lords against Fitzbarris, which was receiv'd; after which the House of Lords made an Order, that Fitzbarris might or should be try'd in the King's Bench for the same Treafon: fuddenly after which, that Parliament was diffolv'd. Whether Fitzbarris's Bufiness was the break-neck of that Parliament, I know not, but it was fhrewdly suspected it was.

There was at that time a \* Chief Justice in the King's Bench, who was himself under an Impeachment of

\* Sir William

in Court for fome Terms preceding; and the Trial of Fiizbarris being generally look'd upon to be as illegal as it was odious, it was thought convenient to carry it on by a Person of better Credit; whereupon \* one who \* Sir Francis Pemberton. had been a Puisne Judge of that Court, and had behaved himself very plausibly, and had gained Credit by being turn'd out, was thought to be the fittest Person to undertake it; and accordingly the then prefent Chief Justice was remov'd, and the other was preferred to his Place.

It being refolv'd that Fitzharris should be try'd, the Business was how to get Witnesses to give Evidence to a Jury, and how to get Juries to find the Bill, and to convict the Prisoner, which were dif-

ficult Preliminaries.

A \* Person who had been one of the \* Sir William House of Commons, which had exhibited the Impeachment, was a principal Witness; but if he should give Evidence on the Indictment, he knew not how far he might be hereafter questionable and punishable for it, when a Parliament should sit again; but at last that Perfon was prevail'd upon to give Evidence, but by what Means is best known to himself. And as for the Juries, Grand and Petty, they were fatisfy'd with the Direction of the Court, that they not only might, but ought to find the Bill, and Verdict, according to their Evidence. And I think the Court was fo far in the right.

That Matter being adjusted, a Bill of High-Treason was found against the Prisoner; whereupon he was prefently arraigned, and after much Contest and Declaration of the Court, that they could hear nothing till he had pleaded in chief (which if he had done, the Plea he afterwards pleaded, which was to the Jurisdiction of the Court, had come too late) he had Leave given him to plead the special Matter of the Impeachment; and accordingly Counsel were assign'd him to draw up and argue his Plea put in to the Jurisdiction of the Court; which was, That he was impeached in a suferior Court for

the same Treason.

Great Endeavours were used to have the Plea over-ruled, without fo much as hearing the Prifoner's Counsel for the maintaining it. The Pretences were, that the Prisoner on his Plea ought to have produced the Record of his Impeachment, and that the Plea of the Impeachment for High-Treafon in general was naught, without specifying what the High-Treason was for which he was impeach'd; for an Impeachment, or an Indictment of High-Treason in general was naught; that the King had power to proceed on an Impeachment or Indictment for the same thing, at his Election: That the Allegation, that Fitzharris was impeach'd, which Impeachment flood in full force, not having mention'd an Impeachment before, was naught. But afterwards the Attorney-General demurred, and the Prisoner join'd in the Demurrer. And then a Day was given to argue the Plea till Saturday the 7th of May, at which time the Attorney added to the Exceptions he took to the Plea, Whether a Suit in a fuperior Court can take away the Jurisdiction of another inferior Court, who had an original Jurisdiction of the Cause, of the Person, and of the Fact, at the time of the Fact committed?

To maintain the Plea, the Counsel for the Prifoner alledged, that an Impeachment differ'd from an Indictment; the first was at the Suit of the Commons of England, and was like an Appeal, or ra-

High-Treafon, and had not, for that Reafon, fat ther an Appeal refembled an Impeachment; that the Proceedings were different in the Trials: In the first, the Trial is by the House of Lords; in the last, of a Commoner, by a Jury of Commons. In the laft, but little time was allowed for giving or confidering of the Evidence; in the first, a much longer time. That this Matter was never practifed before; that the King may pardon a Criminal profecuted by an Indictment, but not by an Impeachment, no more than if profecuted by an Appeal. If he should be acquitted on the Indictment, it might be a Question whether that may be pleaded in Bar to the Impeachment; and if not, the Prisoner should be brought twice in jeopardy of his Life for the same Crime, contrary to the Kule of Law,

To the Objection, that the Plea was not certain, it being pleaded as an Impeachment of High-Treason, not setting forth the High-Treason in particular; it was answer'd, that an Impeachment differ'd from an Indictment: For by the Custom of Parliament, which is the Law of the Land, fuch a general Impeachment is good; but by the Law, a general Indictment of High-Treason, without fpecifying what, when, where, or how, is not good; and therefore the Plea of an Indictment and

an Impeachment is variant.

To the Objection, that there was no Impeachment mention'd before the Averment of quæ quidem impetitio, it was frivolous; for it was before mention'd that he was impeach'd, and then by a necessary Consequence there was an Impeachment.

As to the Objection, that the King might, in which Court he would, profecute for High-Treafon, it was little to the purpose; for the Case did not come up to it, the Impeachment being the Suit of the Commons, and not of the King; and that the Courts of Westminster Hall had refus'd to meddle with Matters relating to the Parliament. That though the Impeachment was general, yet it was made certain by the Averment; that it was for the same Crime for which the Indictment was: That the Attorney-General might have taken Iffue, that there was no fuch Impeachment as was pleaded; or else he might have said, that the Impeachment was not for the fame Treason for which he was indicted; but having demurr'd, he had confess'd both to be true. That at common Law, if an Appeal of Murder had been brought, the King could not proceed on the Indictment, till the Appeal was determin'd; that the Judges, whereof fome were then in Court, had given their Opinions to the King and Countel, concerning the five Popish Lords, that they could not be try'd upon Indictments, fo long as general Impeachments were depending for the fame Treason: and yet their Cases and this differ'd; there the Indictments were found before the Impeachments preferr'd, and here, after the Impeachment.

In the Reply to vitiate the Plea, it was infifted, that it did not conclude si Curia precedere debeat as well as vult, as was usual for Pleas of that nature to do; that perhaps this Matter, if the Prisoner had been acquitted upon the Impeachment, might have been pleaded in bar to the Indictment, but it was not pleadable to the Jurisdiction of the Court; that in the Case of the five Lords, the Indictments were removed into the House of Lords; that Appeals in Treason are taken away by the First of Henry the IVth; that in the Plea it ought to be averrid, what Lex & Confuetudo Parl. are; that till Articles carried up, no Man impeach'd is ob-

lig'd to answer; that in all Cases of Appeals, a Man is put twice in jeopardy of his Life, if he be

try'd upon an Indictment within a Year.

To take a short Review of what hath been recited, it was thought the King's Counfel run the Court upon a Rock, and it was hard for them to get off. The Court had advis'd them to take time to confider what Course they would take; but the King's Counsel were hashy, as they always were when they were resolved to carry a Matter right or wrong; and having three bad Ways, they chose

If they had taken Issue on the Record, or the Averment, that the Impeachment and Indictment were not for the same Treason, they might have pretended that the Journal of the House of Lords was not a Record, or that the Debates in the House of Commons were not good Evidence; or if they had reply'd, the Order of the House of Lords for trying the Prisoner in the King's Benth, to the Plea, they might have infifted on the Power of the House fo to do: but having demurr'd, they confessed the Truth of all the Matter of the Plea, and wav'd the Benefit of that Order, and stood upon Points of Law, either conceded by the Court, or refolv'd by the Judges before, or iuch necessary Inferences from them as were impossible to be deny'd.

It could not be deny'd, but a general Impeachment of High-Treason, by the Custom of Parliament, was good; it could not be deny'd, but, by the Refolution of the Judges in the Cafe of the Lords in the Tower, a general Impeachment of High-Treason stopt Proceedings upon an Indict-ment for the same Matter. It did not differ the Case, that the Indictments in the King's Bench against the Lords were remov'd into the House of Lords; for every one knows new Indictments might have been preferred against them for the same Crimes. And if that had been the Reason of the Judges Refolution, why did not the Judges then in Court, all, or most part of whom were Judges at the giving that Opinion, deny the Opinion, or the Reason alledg'd, which they did not? It was not a Reason to disallow the Plea, because particular Articles use to follow general Impeachments, and the Impeach'd are not bound to answer till the particular Articles were exhibited, which is true; for by the fame Reason, a Defendant cannot plead an Action depending against him for the same Matter in a superior Court, unless the Plaintiff hath declar'd against him in the superior Court, which is not true. It was not a Reason that all Records in inferior Courts must be pleaded particularly, as Indictments, and the like; because such Records must be certain and particular, or else they are erroneous, and cannot be pleaded; but an Impeachment may be general.

Where the Matter of a Plea is naught, no Form can make it good; though where the Matter of a Plea is good, an ill Form may spoil it. If therefore a general Indictment or Record is naught, as in all the Cases cited against the Plea, it was no fpecial Averment to reduce it to a certainty, or any Form can make it a good Plea: But a general Impeachment is good, and therefore it may and must be pleaded generally; and pleading it specially, would make it false, if there were no subsequent Articles, as in this Case there were not, to as-

It is to no purpose to run through all the Ramble of the Counfel or Court against the Plea, when they all faid the Matter of the Plea was not in

question, but the Form; and yet when so often ask'd in what of the Form it was defective? they were not able to answer. If it be agreed that the Matter of a Plea is good, but it is defective in Form, they always fhew how it ought or might have been mended, which in this Case was never done. And as this Cafe was new in feveral Particulars, fo it is in this, that in reading all the Arguments of this Plea, no Man knows, by what was difcours'd, what was the Point in question.

After the Arguments, the Chief Justice, in shew at least, very favourably offers the Prisoner's Counfel liberty to amend the Plea, if they could; which they (apprehending, as they had Reason, for I think none can shew how it might have been mended, rather a Catch than a Favour) refus'd to do; whereupon the Court took time to confider of it, and on the 11th of May, there being a great Auditory, rather to hear how the Judges would bring themselves off, than to know what the Law of the Plea was, the Chief Justice, without any Reasons, deliver'd the Opinion of the Court, upon Conference had with other Judges, that his Brothers, Jones, Raymond, and himself, were of Opinion that the Plea was insufficient; his Brother Dolben not refolv'd, but doubting concerning it, and therefore awarded the Prisoner should plead to the Indictment, which he did, Not Guilty; and his Trial

order'd to be the next Term.

I think it would puzzle any Person to shew, if ever a Court of Westminster-Hall thought a Mat-. ter to be of such difficulty as fit to be argu'd, that they gave their Judgments afterwards without the Reasons: 'Tis true, that the Courts of Civil Law allow Debates amongst the Judges to be private among themselves; but the Proceedings at Common Law always were, and ought to be, in aperta curia. Had this Practice taken place heretofore, as it hath of late (but all fince this Precedent) no Man could have known what the Law of England was, for the Year-Books and Reports are nothing but a Relation of what is faid by the Counfel and Judges in giving Judgment, and contain the Reafons of the Judgment, which are rarely express'd in the Record of the Judgment; and it is as much the Duty of a Judge to give the Reasons why he doubts, as it is of him who is fatisfied in the Judg-Men fometimes will be asham'd to offer ment. those Reasons in publick, which they may pretend, fatisfy them, if conceal'd; befides, we have a Maxim in Law undeniable, and of great use, that any Person whatever may rectify or inform a Court or Judge publickly or privately, as Amicus Curiæ, a Friend to the Court, or a Friend to Justice: But can that be done, if the Standers-by know not the Reason upon which the Court pronounce their Judgment? Had the three Judges, who were clear in their Opinion, given their Reasons of that Opinion, perhaps some of the Standers-by might have fhew'd Reafons unthought of by them, to have made them stagger in, if not alter that Opinion; or if Justice Dolben had given the Reason of his Doubt, perhaps a Stander-by might have shewn him a Reason unthought of by him, which would have made him positive that the Plea was or was not a good Plea.

If a Man swears what is true, not knowing it to be true, though it be logically a Truth as it is diffinguish'd, yet it is morally a Lye; and if a Judge give Judgment according to Law, not knowing it to be so, as if he did not know the Reason of it at that time, but bethought himself of a Reason for it afterwards, though the Judgment be legal,

vet the pronouncing of it is unjust.

Judges ought to be bound up by the Reasons given in publick, and not fatisfy or make good their Judgment by after-thought of Reafons. How very ill did it become the Chief Justice Popham, a Person of Learning and Parts, in the attainting Sir Walter Rawleigh, of which Trial all fince that time have complain'd? when he gave his Opinion, that the Affidavit of the Lord Cobbam, taken in the absence of Sir Walter, might be given in Evidence against him, without producing the Lord Cobham Face to Face to Sir Walter (which was defir'd by him, altho' the Lord Cobbam was then forthcoming.) When he fumm'd up the Evidence, he faid, \* Just then it came into his Mind, why the Accufer should not come Face to Face to the Prisoner, because he might retrast his Evidence; and when he Should see bimself must die, be would think it best that bis Fellow should live to commit the like Treason, and fo in some fort seek Revenge. Which besides that it is against the common Law, and Reason, it is against the express Statute of Edw. VI. which takes care, that in Treason the Witness shall be brought Face to Face of the Person accus'd.

Did it become a just Man to give his Opinion, and bethink himself of a Reason afterwards? And I am mistaken if it will not herein appear, that many Persons complained of, have not been guilty of the same Weakness or Injustice, call it which you will; fo foolish are the best Lawyers and plaufible Speakers, when they refolve to carry a Point, whether just or not: However they may deceive the Ignorant, yet they talk and argue very abfurdly to the Apprehension of the majority of Mankind. And they had been fooner discover'd, but that the Discoverers were quickly suppress'd and crushed, as Scandalizers of the Justice of the Nation. And I think this may be justly called the first mute Judgment given in Westminster-Hall.

But to return to Fitzbarris's Trial, which came on the 9th of June; and then the King's Counfel made use of their Arts in managing the Jury. And first, there were a great many Persons for Jurors to whom Mr. Attorney had no stomach; fome challenged for Cause, for that they were no Freeholders, as John Kent, Giles Shute, Nathaniel Grantham, and feveral others; and the Challenge allow'd to be a good Challenge by all the Court; for though the Chief Justice only spoke, yet all the Court assent to what one Judge says, if they do not shew their dissent. I do not take notice of this, as complaining of it, for I think it is a good Cause of Challenge in Treason; but then I cannot but wonder at the Assurance of the same King's Counsel, who denied it to be a good Cause of Challenge in the Lord Russel's Trial. It is true, that was a Trial in the City, but that Matter had no Confideration in the Judgment; for after the Lord Ruffel's Counsel had been heard, all the Judges deliver'd their Opinions, That at common Law, No Freehold was no Challenge in Treason; and that the 1 and 2 Phil. & Mar. had restor'd the Trial in Treason to be what it was at common Law: Of which Number of Judges, Sir Francis Pemberton and Sir Thomas Jones were two; nay, Sir Francis Pemberton ask'd Mr. Pollexfen, Whether he found any Resolution at common Law, that no Freehold was a Challenge in Treason. And that Judgment is afterwards cited in Colonel Sidney's Trial, as the

Opinion of all the Judges of England, That no Freehold was no Challenge to a Juror in Treafon at common Law; and Colonel Sidne,'s Trial was in a County at large.

But if it was not a Challenge at common Law. I would know how it came to be a Challenge in Fitzbarris's Case? There was no intervening Act of

Parliament to alter the Law between the two Tri-

als, that I know of.

Another Art us'd, was to challenge for the King without Cause, where no Cause could be shewn,

fuch Jurors as they did not like.

The Prisoner was troubled at this, and appeals to the Court, whether the Attorney-General was not oblig'd to shew his Cause of Challenge; but is answer'd by the Court that he need not till all the Pannel was gone through, or the rest of the Jurors challeng'd, which is true; but had the Prifoner been advis'd to challenge the rest of the Jury, as he would have been if he had had Counfel, the Attorney must have wav'd his Challenge, or put off the Trial. And fince he was not allowed Counfel, why should not the Court, according to their Duty, as they have faid it is, advis'd him fo to do? I am fure, in Count Coning [mark's Trial, when Sir Francis Winnington challenged a Juror without Cause, for the King, the Court presently ask'd the Cause; and such Answer was made by the Profecutor's Counsel as was made to Fitzharris: Whereupon the Court told the Count, that the way to make them shew their Cause of Challenge, was to challenge all the rest of the Jury; and thereupon the Challenge was waved. They were different Practices, tending to different Ends; and accordingly it fucceeded, Fitzbarris was convicted, and the Count acquitted.

Upon the Trial the Evidence was this; Fitzbarris was, the 21st Day of February, 1681, with Everard, and gave him Heads by word of Mouth, to write the Pamphlet in the Indictment mentioned, to fcandalize the King, raife Rebellion, alienate the Hearts of the People, and fet them together by the ears; the Libel was to be presented to the French Ambaffador's Confessor, and he was to prefent it to the French Ambassador; and it was to fet these People together by the ears, and keep them clashing and mistrusting one another, whilst the French should gain Flanders, and then they would make no bones of England: For which Libel Everard was to have forty Guineas, and a monthly Penfion, which should be some thousands of Pounds. Everard was to be brought into the Cabal, where feveral Protestants and Parliament-Men came, to give an account to the Ambassador how things were transacted. Everard asked what would be the use of the Libels? Fitzbarris faid, we shall disperse them we know how; they were to be drawn in the Name of the *Nonconformifis*, and to be put and fathered upon them. This was the Sum of Eve-

rard's Evidence.

Mr. Smith prov'd Fitzbarris's giving Instructions to Everard; and Sir William Waller and others prov'd the Libel, and the Discourse about gaining Flanders and England: Other Witnesses were examin'd to prove Fitzharris's Hand. For the Prisoner, Dr. Oates said, Everard told him the Libel was to be printed, and to be fent about by the Penny-Post to the protesting Lords, and leading Men of the House of Commons, who were to be taken up as foon as they had it, and fearched, and

to have it found about them. He faid the Court had an hand in it, and the King had given Fitz-barris Money for it already, and would give him

more if it had fuccefs.

Mr. Cornish faid, when he came from Newgate to the King, to give him an account in what Disposition he found the Prisoner to make a Discovery; the King said he had had him often before him and his Secretaries, and could make nothing of what he did discover; that he had for near three Months acquainted the King he was in pursuit of a Plot, of a Matter that related much to his Person and Government, and that in as much as he made Protestations of Zeal for his Service, he did countenance and give him some Money; that the King said he came to him three Months before he appeared at the Council-Table.

Colonel Mansel said, that Sir William Waller gave him an account of the Business in the presence of Mr. Hunt, and feveral others; and faid, that when he had acquainted the King with it, the King faid he had done him the greatest piece of service that ever he had done him in his Life, and gave him a great many thanks: But he was no fooner gone, but two Gentlemen told him, the King faid he had broken all his Measures, and the King would have him taken off one way or other; and faid, that the Defign was against the Protestant Lords, and Protestant Party. Mr. Hunt confirm'd the same thing, and added, that he faid the Defign was to contrive those Papers into the hands of the People, and make them Evidences of Rebellion; and appealed to Sir William Waller who was present, whether what he faid was not true. Mr. Betbel faid, Everard before he had feen Betbel, or heard him speak a Word, put in an Information of Treafon against him, at the Instigation of Betbel's mortal Enemy; which Information was so groundless, that tho' it was three Years before, yet he never heard a word of it till the Friday before.

Mrs. Wall faid, Fitzharris had 250 l. 200 l. or 150 l. for bringing in the Lord Howard of Eferick; fhe added, that Fitzharris was looked upon to be a Roman Catholick, and upon that account it was faid to be dangerous to let him go near the King,

that he never was admitted to the King.

The Lord Conway faid, that the King had declared in Council, that Fitzbarris had been employed by him in fome trifling Businesses, and that he had got Money of him; but added, as of his own Knowledge, that the King never spoke with him till after he was taken, which was the 28th of

February laft.

All the Evidence being over, it was fum'd up by the Counfel, That upon all the Circumstances of it, Fitzbarris was the Contriver and Director of the Libel; that it was a treasonable Libel, and a Jesuitical Design; that the Excuse he made, as if Everard drew him into it, or trepanned him into it, was vain, nothing of that being prov'd. That Everard could do nothing alone, and therefore Sir William Waller must be in the Contrivance; but that was unlikely: That the Prisoner would infinuate that the King hir'd him to do it, because the King gave him Money, but that was out of Charity; and therefore concluded, with a great many Words, that an English Protestant Jury of twelve substantial Men, could not but find the Prisoner guilty.

The Court added, that though Dr. Oates faid, Everard faid it was a Defign of the Court, and was to be put on fome Lords, and into fome Par-

liament-Men's Pockets; yet Everard was there upon Oath, and testified no such thing in the World; and for the Impeachment in the Lords House, they were not to take notice of it.

After which the Jury inform'd the Court, that they heard there was a Vote in the House of Commons, that the Prisoner should not be try'd in any inferior Court: To which the Chief Justice faid, That that Vote could not alter the Law, and that the Judges of that Court had Conference with all the other Judges, concerning that matter; and it was the Opinion of all the Judges of England, that that Court had a Jurisdiction to try that Man. After which, Justice Jones was of Opinion, that if he were acquitted on that Indictment, it might be pleaded in bar to the Impeachment; and Iuflice Raymond deliver'd his Opinion to the same purpose. It is strange that all the Judges should be of that Opinion; yet before it was faid, Ju-flice Dolben doubted. It is more strange, that if Justice Dolben was not of that Opinion, he would hear it said he was, and not contradict it. It is most strange, that if the Judges of that Court were of that Opinion, they had not declar'd fo, in the arguing or giving Judgment on the Plea; for that was the Matter of it, being pleaded to the Jurisdiction of the Court, that they had not power to try the Prisoner for that Crime, so circumstanced.

If the Plea had been over-rul'd as to the Matter, none would have been fo impertinent, as to

go about to maintain the Form of it.

Now to fay truth in behalf of the Publick, and not on behalf of Fitzbarris, the Evidence was unfairly fummed up; for Everard never pretended Fitzbarris drew him in, or was to trepan him: It is true, he ask'd Fitzbarris what the Design of the Pamphlet was, and whether he was not put upon it to trepan others? who answer'd, he was not. But afterwards being too nearly preft by the Attorney-General, he faid, Fitzbarris told him the Use of the Libels was to disperse them he knew how; that they were to be drawn in the Name of the Nonconformists, and put upon them. And Oates faid, Everard faid the Libels were to be printed, and fent abroad by the Penny-Post to the protesting Lords, and leading Men of the House of Commons, and the Persons seiz'd with them in their Pockets; which is all strong Evidence that the Libel was defign'd to trepan others, and that was all along the Import of Fitzbarris's Questions, tho' cunningly not answer'd by some of the Witneffes, and as cunningly omitted in fumming up the Evidence.

It is true, the Chief Justice said, Everard said no such thing as Oates had said; but why was not Everard, who was then present, ask'd, Whether he said what Oates had given in Evidence?

There cannot be shewn any Precedent where a Witness contradicts, or says more or less than a Witness that went before him, by the hear-say of that Witness; but the first Witness is ask'd, what he says to it. Why was not Sir William Waller, who was also present, ask'd what he said to the Evidence of Mr. Mansell and Mr. Hunt? And who it was that inform'd Sir William what the King said? It was no way in proof, nor pretended by Fitzbarris, that any Person was concern'd in that matter, but Everard and Fitzbarris, though it was shrewdly suspected by the House of Commons; and no Man that reads the Trial, but believes there were many more concern'd, not yet discover'd: But

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the Court by the Head and Shoulders to be a Confederate, as well as Sir William Waller, who was a Fack-a-lent of their own fetting up, in order to knock

him down again.

It was not pretended by Fitzbarris that the King gave him any Money to frame that, or any other Libel; there was Evidence, that he had got Mo-ney of the King for some little matters he was imployed in, perhaps, for bringing in Libels dispersed abroad, or discovering Plots.

Upon the whole Evidence, it was plain that Fitzbarris was an Irish Papist; it was plain he was the only visible Contriver of the Libel; who were behind the Curtain is not plain, and to know them,

was the Defign of the Impeachment.

It was plain it was a devilifit lefuitical Defign, as the Court and Counsel, in summing up the Evidence, agreed it to be; it was plain, that the Libel was fuch, that if dispers'd with intention to stir up the King's Subjects against him, it had been High-Treason within the Statute of the 13th of the King: But what the Intention of the contriving of the Libel was, was not very certain; and there-fore, consequently what the Crime of it was, was uncertain.

To take the Evidence all the ways, as to the Defign of the contriving of the Libel, it is capable of being interpreted; the easiest Construction is to say, he fram'd a Libel with intention to pretend to the King, that he had intercepted a Libel privately dispersed; and to make it more likely, it should be framed in the Nonconformists Names, to make his Report the more credible (for of Papifts or Church-men it could not be believed ) to get more Money of the King; and that matter, by all his Questions to the Witnesses, he most drove at : and that would at most be but a Cheat.

A more criminal, but less credible Construction, is to believe he defign'd to disperse them, to excite and prevail upon the Discontented to take up

Arms.

For what Effect had that Pamphlet, when it was (for it was afterwards) dispersed, upon the Minds of the People? Or what Effect could any Man of Sense think it could have? For though it was a virulent, yet it was as foolish a contriv'd Libel as ever was writ; yet I own, if it had been writ and differfed with that Defign, it had been High-Treafon within the Statute of Ed. III.

But the most natural Construction of the worst Defign of it, was to trepan the Parliament-Men, and make the Libels Evidences of a rebellious Conspiracy: This Everard confesses Fitzbarris told him was the Use to be made of them; and Everard could not know the Defign of them, but by what Fitzbarris told him. And Oates well explains what Everard meant by the Words, in his Evidence, put the Libel on the Nonconformists, by what Everard told him.

But yet even that, though in itself the highest Crime a Man can be guilty of, next to putting it in execution, is but a Conspiracy; which was mildly punish'd in Lane and Knox their Case, though this exceeded that; that being a Defign only against one

Person, this against many.

Yet though this was of no higher Crime by the Law, as now establish'd, than a Misdemeanor, it was fit for the Legislative Power to have punish'd it in the manner it was punish'd; which yet the Legislative Power ought to refent as an Injury, for an inferior Court's fnatching the Exercise of that Vol. IV.

the Counsel might have brought in any Judge of Power out of their Hands, which only belongs to the supreme Authority.

That this Crime, upon construction of the Evidence taken in the best Sense, is no Treason; tho' the Libel should in all probability incite the Subject to levy War, which it was not likely to do, or in Fact it had been the cause of a Rebellion, yet, if it was not defigned by the Contriver to that purpose, it was not Treason by the Statute of Edward the Third, or Charles the Second; for in the last Statute, it is designing to levy War, and in the Statute of Edward the Third, it is a strained Construction, to make defigning to levy War, Treason; yet none ever pretended to strain the Sense of that Statute farther than designing to

If the ill Effects the Libel did, or might produce, made it Treason, then Sir Samuel Astrey, who read it in Court at the Trial, and the Printer, that afterwards printed and publish'd it, and Sir William Waller, who read it to Mr. Hunt, and others, were guilty of Treason; for the Libel carried no Venom or Charm with it the more, for being fram'd by Fitzbarris or Everard, or for being publish'd by either of them, than if publish'd by another Person.

The difference is, Astrey read it aloud, as his Duty; the Printer printed and published it for Gain; Sir William Waller publish'd it as a Novelty; and if Fitzbarris contriv'd it, to put it upon the Nonconformifts, or Parliament-Men, and not to stir up a Rebellion, though it tended to all the ill Confequences mention'd in his Indictment, yet it was not Treason.

But it will be urged, how shall Fitzbarris's Intention be proved? It was a Question which made a mighty sputter in arguing the Plea. How shall it be proved, that the Impeachment was for the fame Treason for which the Indictment was? But in the Trial of Fitzbarris, that Question was fully cleared; for it was proved there, that the very Libel then produced in Court, was the fame Libel read in the House of Commons, upon which the Impeachment was voted.

And to fay truth, nothing can be put in Issue, but is capable of Trial: Quo animo a thing is done in all Overt-Acts of a Defign, is one of the main Questions; or to speak in Law Phrase, whether done proditoriè or not, an Adverb of great Use and Sense, though heretofore slighted; and under which, I believe, a great many Persons will be enforc'd to shelter themselves from being punished by the Law

establish'd.

No Man will pretend that Libel did any Man mischief but the Contriver; nor in probability could have done, if not used to the purpose Everard faid to Oates. Yet other Persons have been guilty of as illegal Acts, of worse Consequences in prospect, and much worse in effect, and it did not amount to Treason. I dare say, the Allegation, that they disturb'd the Kingdom by their Acts, and War caus'd to be mov'd against the King, is true of them, and they are guilty of all the Aggravations us'd in Indictments of Treason.

To instance in some of many; Did it not make a mighty heart-burning in the City against the Government, and rais'd great Jealousies between the King and People, when the Sheriffs, North and Rich, were impos'd on the City? Did not the taking away the City's Right of electing Sheriffs, and the fuspicions for what end it was done, besides the Illegalities that followed? If what Sir Edward

Herbert favs in his late Vindication, Fol. 16. be Law, as it hath an afpect as if it were, that Grand-Juries return'd by fuch as are Sheriffs in fact, but not in right, are illegal, and Convictions on their Prefentments are illegal and void, give great disturbance: and that Opinion feems to be countenanc'd by my Lord Coke's third Instit. Fol. 32. in his Comment on the 11th of Henry the IVth, and confequently my Lord Ruffel's, and other Attainders void? Did it not add to the heart-burning, the punishing those Citizens as Rioters, who were at Guildball, innocently contesting their Right of electing? Was it not an increase of the Mischief, the bringing the *Quo Warranto* against the City, whereby the Credit of the City was lost, and many Orphans starved, and more impoverished, beyond the poffibility of recovery? And it was vet heighten'd by the Judgment given in the highest Case that ever came into Westminster-Hall, by two Judges only, and that without one Word of Reafon given at the pronouncing, according to the Pattern of Fitzharris's Case, and was the second mute Judgment. Did it not fright all honest Men from being on Criminal Juries, when Wilmer was fo illegally profecuted for not giving a Verdict against his Confcience, by an Homine Replegiando, and Information? And did not that make all Merchants, who had Transactions beyond Sea, asraid to fend their Servants thither, for fear they might be laid by the heels till they fetch'd them back again? Did it not startle the Lords, and the leading Men of the House of Commons, mention'd so often in Fitzbarris's Trial, when the Earl of Effex, Lord Rujfel, Colonel Sidney, Mr. Hams den, and feveral others, were clapp'd up close Prisoners in the Tower? Did it not deter any honest Man from appearing to witness the Truth, when Sir Patience Ward was convicted of Perjury? Did it not provoke two great and noble Families, when the Lord Ruffel and Colonel Sidney were fo illegally and unhandfomly dealt withal, as shall be hereafter declar'd? Did it not provoke all the Nation, except the Clergy and Soldiery, when all the Charters of England were feiz'd, and not re-granted, but at excessive Rates, to the starving the Poor, who should have been fed with the Money which went to purchase the new Charters, and referving the disposition of all the Places of Profit and Power, within the new Corporations, to the King, but which indeed the Confederates shar'd among themselves? Nay, the very Election of Burgesses, the freeness of which is the great Fundamental of the Government, was monopoliz'd, and put into a few hands. Did not the unreasonable Fines, and cruel Punishments inflicted. oppress many, terrify all, and consequently made the Government odious to the Subject? Did not the Cruelties acted in the West, enrage above a third part of the Nation? Did not the turning out many of the Soldiery and Clergy, without any Reason; and for that purpose erecting arbitrary Courts, and granting Dispensations to Persons by Law disabled, to enable them to have and enjoy the Places and Offices of fuch as were illegally turn'd out, and of all who should be in like manner turn'd out? And was it not feen what the Confequences of those things would be, by all who did not wink their Eyes, or who were not blinded by the Profit they made of fuch illegal and cruel Acts? Was not the King at last sensible, that the Consequence of what is before recited would be what afterwards happen'd? And did he not in less than a Month's time, when too late, throw down all that Babel of

Confusion which had been so long a building? and did all in his power, and would have done more if he could, to have fet things as right as they were before the Parliament of Oxon; for from thence the Extravagancies may be dated. But alas! more Mischief can be, and was done by weak Brains. than the best Wits can retrieve; those that were dead could not be brought to life; the restitution of the City's Charters was but in shew a Relief. How shall all those defend themselves who have acted under all the illegal Sheriff's constituted, and not elected? How shall those defend themselves. who have acted under Officers appointed by the new Charters, which by the restitution are gone as if they never had been? How shall Sheriffs, Goalers, and other Officers, who have had, or now have Custody of Prisoners, and having not taken the Test, trust to the Validity of a Dispense, behave themselves? Shall they continue to keep their Prisoners in custody, or let them go? If the last, they are subject to Actions of Escape; if the first, they are liable to false Imprisonment. These, and a great many more Mischiefs, not yet seen, are the natural refults of these illegal Actions.

I never reflect on these things, but I remember Tully, in his Offices, lays down as a Rule, that nothing is profitable but what is honest, and gives many Reasons for it; but nothing so convincing, as the Examples he brings in publick and private Matters. And tho the Empire was vast, and he bore a great Figure in it, and was very knowing, and was well read in the Greek and Roman Hiftories, yet he was not able to bring a hundredth part of Examples, to prove his Polition, as have been in this little Island in the space of eight Years. And the Persons, by whose Advice these things were transacted, are the more inexcusable, if it be true what a certain Nobleman (who bore a confiderable Character in the two late Kings Council) once faid to me was true. He was complaining that the King was missed by the Advice of his Lawyers. I ask'd him whether the King put his Judges and Countel upon doing what was done, without confidering whether it was legal, as the common Vogue was he did; or that his Lawyers first advis'd what to be done, was Law? He answer'd me, on his Honour, the King's Counsel at Law first advis'd, the King might do by Law what he would have done, before he commanded them to do it.

Yet I agree, none of those matters, though so inconvenient and grievous, are Treason by the Sta-

tutes of Ed. III. or Car. II.

For Profit in some Cases, Revenge in others, the endeavouring means to escape Punishment, and a natural propenfity to Cruelty in many, were the true ends driven at; and not the bringing their Prince into the hatred of his Subjects, though that was a necessary consequent of all recited, and of many more matters omitted. And let Fitzbarris's Crime, and those recited, be but examin'd, his was but a Peccadillo to the least of those; though this was acted by an Irish Papist, and these by English Protestants, Sons of the Church of England as by Law establish'd, as they call themselves; though I doubt, not fincere Protestants, as my Lord Ruffel faid; Words which were matter of Laughter to those who brought him to the Block.

But, though neither Fitzbarris's Crime, taken in the last Sense, nor the above Crimes, were High-Treafon by any Statute; and the Judges have not power to punish any other Treasons: yet in all times the Parliaments have practifed, and it is ne-

ceffarily

ceffarily incident to all supreme Powers, in all Governments, to enact or declare extravagant Crimes to be greater than by the established Law they are declared to be, not by virtue of the Clause in the Statute of Edward the Third, whereby some have, by mistake, thought that a Power was reserved to the Parliament to declare other matters Treason, than what is therein express'd: For admit that Clause had been omitted, there are none can doubt, but in point of Power, the Parliament could (how far in Justice they might, is another Question) have declar'd any other matter to be Treason; and the Words of that Clause are very improper Expresfions, either to vest or reserve a Power in the Parliament; for the Words are only prohibitory to the Judges, to adjudge any other matters Treason than those express'd in the Act, though they were some-what like those express'd, and therefore might be suppos'd Treasons; and it is a fort of monition to Offenders, that they should not presume to be guilty of enormous Crimes, upon prefumption that they were not Treasons within that Act. For in the Preamble 'tis faid, because many other like Cases of Treason (which in Sense are Cases like Treason declared in that Act) may happen in time to come, which could not be thought of or declared at that present; therefore if any such should happen before any Justice, the Justice should tarry, and not

proceed to give judgment of Treason on it, till it should be judg'd in Parliament, Treason or Felony. How well the Judges, in late days, have observed this prohibitory Law, let the World judge; and most certainly the Parliament might have declar'd in Fitzharris's Cafe, as they may in those other, that the Crimes were Treason, Felony, Misprision of Treason, Trespass, or what other Crime known in the Law, and inflict what Punishment they thought fit: and it is no injuffice for the supreme Power to punish a Fact in a higher manner than by Law establish'd, if the Fact in irs nature is a Crime, and the Circumstances make it much more heinous than ordinarily fuch Crimes are. It was not injuffice in the Parliament of the fecond and third of Philip and Mary to enact, that Smith, and others, who were suppos'd to be guilty, as Accessaries, to a barbarous Murder, and were equally, if not more guilty than the Principal, to enact, as they did, that if they should be found guilty as Accessaries, they should not have their Clergies, which at the time of committing the Fact Accesfaries to Murder were allowed to have. It is true. to declare or enact a Fact, after it is committed. to be a Crime, which when committed was in it felf none, such as transporting Wooll beyond Sea, and the like, would be high Injustice.



#### Remarks on Colledge's Trial.

UT to return whence I have digrefs'd, Fitz-barris being executed according to his Sentence, though there was great grumbling amongft the Protestants, that those who set him on work were conceal'd, and never like to be discover'd now he was dead; yet all was quiet, and the Conspirators, who resolv'd, though Fitzbarris miscarried in his Design, yet the Plot should go on; but what it should be, or where the Scene of it should be laid, or who the Plotters should be, they were not well resolv'd.

Great Noise of Warrants being iffu'd out there was, but at last all center'd in an inconsiderable Fellow, one Stephen Colledge, a Joyner by Trade, who for his Honour, as a Prisoner of State, was committed to the Tower for High-Treason. At first it was design'd to lay the Scene in London, and accordingly a Bill of Indictment of High-Treason was exhibited to the Grand Jury (whereof Wilmer was Foreman) at the Sessions-House: But the Business of Fitzbarris was so new, and smelt so rank, that the Bill could not be digested, but was spew'd out with an Ignoramus; for which Wilmer was afterwards forc'd to sly his Country.

Then it was refolv'd the Scene should be at Oxford, and accordingly the King's Counsel, with Irish Witnesses, at the Assizes, post thither, and prevail with the Grand-Jury to find the Bill; but by what Arts is not known, for he was privately shut up by them: and I should wonder, if he, who frequently, in the hearing of those who understood better than himself, had Assurance enough to impose upon the Courts, should scruple in private to impose any thing on an ignorant Jury.

I know not how long the Practice in that Matter of admitting Countel to a Grand-Jury hath been; I am fure it is a very unjustifiable and unfusfferable one. If the Grand-Jury have a Doubt in point of Law, they ought to have recourse to the Court, and that publickly, and not privately, and not rely upon the private Opinion of Counsel, especially of the King's Counsel, who are, or at least behave themselves as if they were Parties.

It is true, it is faid they are upon their Oaths; and though it be not express'd in their Oaths, that they should do Right between the King and Subjects, yet that is imply'd in the Oath, I agree. But have they behav'd themselves as if they were under an Oath? Besides, all Men are not capable of giving Advice to be rely'd on in fo great a Matter as Life; but the manner of doing it being in private, can never be justify'd. I know, in Fitzbarris's Case, the King's Counsel were cajoling the Grand-Jury in private for some Hours: but I did not think fit to take notice of it in that Trial, because I think both the Grand and Petty-Jury did very well; they acted according to the best of their Understanding, which is all that God or Man requir'd of them; they ask'd pertinent Questions, they were over-rul'd in fome, not fully answer'd in others; not that I think either of them gave a Verdict according to Law upon the Fact, as it appear'd upon the Evidence; but that was not the Fault of the Jury, but of the King's Counsel, and of the Court, who misled the Jury. I thought it more proper to take notice of it in this Trial, wherein the first Bill was rejected by an understanding Jury, and all Men wonder'd how the second came to be found Bills. Vera; and for that Reason, one of the King's Counfel boafted at Court, of his Service and cunning Management in the matter.

The Bill being found, the next matter was to bring the Prisoner to his Trial: and as he had more Honour than what ufually is bestow'd on so mean a Man to be committed to the Tower, tho' in truth it was to keep him from all means of Defence; fo to carry the matter on, he was allow'd to have, by order of the King and Council, a Counfel and Sollicitor to come to him, and advise him for his Defence at all Events; a Favour deny'd to Fitzbarris, for his Counsel was to advise to the matter of the Plea only: but that Favour in fhew was only to betray him, as fhall be fhewn. And a third Favour he had, which no Man of his Quality ever had; there were then three of the King's Counsel sent from London, and all the Counfel that could be pick'd up upon the Spot, which were three more, and no lefs than four Judges to profecute and try him; but that was to make fure work of him.

The 17th of August, 1681, he came to his Trial: his Indictment, as to part, was in common. Form for Treafon, but particularly for defigning to feize the King's Person at Oxford, mixt with Words he fhould fay, as, That there was no good to be expected from the King, he minded nothing but Beastliness, and that he endeavour'd to establish Arbitrary Power and Popery. To which being requir'd to plead, he desir'd a Copy of the Indictment, a Copy of the Jury, to know upon what Statute he was indicted, and Counsel to advise him whether he had any thing pleadable in Bar; all which were deny'd him. Then he defir'd he might have his Papers, which were taken from him after he was brought from the Prison, and before he came into Court, at an House over-against the Court; for fo it feems the King's Counfel had order'd the matter, that the Goaler Murrel, and the Messenger Sawel, after they had him out of the Prison, should run him into an House, and take away all his Papers, which they believ'd were the Instructions, as in truth they were, of the Counfel affign'd him when in the Tower, and bring the Papers to them; whereby they would not only disable him of his Defence, but they could be bet-

ter instructed how to proceed in a way for which he had not provided himself of any Defence.

Murrel and Sawel did as the King's Counfel directed them. Much wrangle there was whether he should have his Papers or not; all the Court agreed he should not have them till he had pleaded Guilty, or Not Guilty; and afterwards he should have the Use of some, and not of others, because they did not appear to be written by himfelf, but by fome Counsel or Sollicitor; and as they faid, none is allowed in Treason, unless assigned by the Court. The Chief Justice North said, they were not taken away by him; but, fays Colledge, they were taken away by the Keeper, under pretence of bringing them to his Lordship. The Court faid they knew not what Papers he meant, and knew nothing of it: he faid, the Indictment mention'd fomething of Misdemeanor, as well as Treafon, but he knew not how to make his Exceptions without his Papers. I have thought fit to mention all these things, because this Trial was the Inlet to all that follow'd, and gave Encouragement to spill nobler Blood. The Injustice of the Violence us'd to the Prisoner, must be measur'd from the Reasons given for it, that the Papers were Instructions from Counsel and Sollicitors, and none in Law was allow'd in Treafon. 'Tis true, no Counsel are allow'd for the Prisoner in a Trial

upon an Indictment of any Capital Matter; but in an Appeal for Capital Matters, Counsel are allow'd even on the Trial. The Reason given, that the Indictment is the Suit of the King, and no Counsel or Witness is allowable in a Capital Matter against the King, is foolish, as shall be hereafter shown; and as vain is the Reason that the Judges are Counsel for the Prisoner, which they ought to be: but I doubt it will be suspected, that in this Case, and many others, they did not make the best of their Client's Case; may, generally have betray'd their poor Client, to please, as they apprehended, their better Client, the King: for fo they fay they are to be Counfel likewise for the King in Indictments, that is to fay, they are to be indifferent and upright between both, fo certainly they are to be in Appeals; therefore that is not the Reason why no Counsel is allowed the Prisoner in the Indictment: but the true Reason in probability is, that the Prisoners in Indictments are generally fo very poor that they could not be at the charge of having Counsel, and so Nonusage gave colour of a Law.

The other Reason my Lord Coke gives for it, viz. that much of the Truth may be discern'd by the Prisoner's Behaviour, or Answers, which would be conceal'd if he spoke by another, is not satisfactory; for the fame is to be faid in an Appeal. As to the Publick, 'tis not material whether a Man is profecuted and punish'd by an Indictment, or an Appeal; and that Appeals are less frequent than Indictments, is only that the first is more chargeable than the last; for though we hear not of late of any Appeals but in Murder, yet they lie in Robbery, Burglary, Felony, and in all Crimes at Common Law punishable by loss of Life or Member: but though the Rule in Indictments is, That no Counsel is allow'd, yet it is confin'd to the Trial. No Law, Common or Statute, nor any Usage, says, a Prisoner shall not have Counsel to advise him before or after the Trial; and in Murder, and all other Crimes, it is always admitted;

In Treason, say some, 'tis criminal for one to advise or sollicite for the Prisoner; and the King's Counsel said, he had known one indicted for being a Sollicitor for one in High-Treason; and says the Court, it is criminal for one to be Sollicitor or Counsel in Cases of High-Treason, unless affign'd by the Court: and whether it be so or no, is worth Inquiry.

First, No Law-Book as to this Matter makes

and why not in Treason?

First, No Law-Book as to this Matter makes any difference between Treason, and other Crimes; and Advising and Solliciting is spoken of in general Terms; which being reduc'd to Particulars, will shew the Absurdity of it.

Suppose I observing the Indictment on which the Prisoner was arraign'd, was erroneous, and should therefore advise him to move and quash it for that Error: for, say I, if you should be try'd on this Indictment, and found guilty, unless you move in Arrest of Judgment, you will be attained, and then you can take no advantage of that Error; and if you be acquitted, you may be indicted again, and try'd again, because the first Indictment was erroneous.

If this be Law, as none can deny it, is it not lawful to advise him? and is it not fit for the Court to quash the Indictment faulty, notwith-standing all the Cant of Dilatories, Subterfuges, and defending himself by plain Matter of Fact? Or suppose I advise in Fact, that I hear that such

a Witness is to come against him, I know he is hired to do the Job, and I will prove it on him, if call'd: Or suppose I tell him, I know such a Witness is convict of Perjury, and if he will call me, I will produce the Records of his Conviction; can any Lawyer say these things are criminal? But if I should advise a Prisoner to escape out of Prinon, shewing him the Way of doing it, it is criminal.

In all Cases comforting a Traitor is Treason; but it is meant where you do it to keep him from Justice; for else feeding a Traitor in Prison is Treafon, which none will affirm. So that reducing general Words to particular Facts, clears the Sophiftry of them: nor is it criminal to be a Sollicitor in Treason, for where there is no positive Law, as in this Case there is not, natural Reason must take place; and better Reason cannot be given than what the Prisoner in this Case gave: If a Man be coop'd up and not fuffer'd to go about his Business himself, and no Friend must be employed to do it for him, how is it possible for him to make his Defence? I know it is faid his Innocency must defend him; but the Folly of that Saying shall be shewn in another place. But say they, The Court shall affign him a Counsel and Sollicitor; but when, and for what? only for a Point of Law. May not a Prisoner want a Sollicitor for a Matter of Fact? Suppose he had occasion for a Witness which he could not readily find, or occasion for a Copy of Record, for want of which Mr. Cornifb fuffer'd; was it not reasonable for him to have a Sollicitor? And when shall the Court assign him a Sollicitor? only when the Prisoner comes upon his Trial, and then it is too late to have any use of him; as Colledge was arraign'd at twelve, and try'd at two a-clock the fame Day; and as was Mr. Cornish's Case. But, say the King's Counsel, they had known one indicted for High-Treason for being a Sollicitor in fuch a Case, though I do not believe it, yet that Authority goes no farther to prove the Matter, than an Indictment I knew against a Person once, for stealing an Acre of Land; and against another for wickedly and devilishly breaking an Award, whereby two unjust Arbitrators directed the Prisoner to convey his Land to a certain Lord, without any Satisfaction or Recompence, prov'd those Matters to be Felonies.

But though a Prisoner may be advis'd, yet that Advice must not be reduc'd to writing. Then suppose one Man's Memory be good, and can bear all the Advice given him, and another Man's Memory bad, and cannot do it: Is not the last hang'd for having a bad Memory, rather than for his Crime? But though it may be reduc'd to writing, yet it must be his own Hand writing, and not another's; how ridiculous is the Distinction? Suppose the Prisoner cannot write, then is he hang'd for his Parents Fault or Missortune, for not educating him, or for not being able to educate him better.

Which is formewhat of kin to the late Practice in the West, where many Men were hang'd for having old Jewish Names, as Obadiah, or the like, with a Jest, that their Godfathers hang'd them. But, suppose it is not lawful in general to be a Counsel or Sollicitor, with, or to a Prisoner committed for High-Treason; yet the Prosecution being the King's, he may give a Privilege which the Law of Courts doth not allow, and in this Case it was so done: for, to the Consusion of those who did this Injury, and of those Judges who would not do the Prisoner Right, they have printed the Or-

ders of the King and Council, which appointed Mr. West and Aaron Smith to be his Counsel and Sollicitor.

If it was lawful for the Prifoner to have Counfel, and to have Advice in writing; it was very unlawful, and as high a Middemeanour in the King's Counfel to order his Papers to be taken away, as they were capable of being guilty of; both the Prifoner and the Matters of his Defence being under the Protection of the Court.

It is not an ancient Practice the feizing of Papers. though of late us'd; it began, I believe, upon my Lord Coke, whose Papers were seiz'd and carried to the Secretaries Office, upon the like Pretences as of late, and when return'd, were gelt of many Bonds and other Securities, to a great many thou-fund Pounds value, which never came to light. It was afterwards practis'd upon some Members of Parliament, and, as I remember, voted Illegal, as undoubtedly it is: for though, fometimes you may meet with Papers which may be Evidence against the Prisoner; yet it is possible that other Papers than the Prisoner's may be mix'd with his to make good an Accusation; nay, which is worse, fome of the Papers may be withdrawn, which may be the only Matter of his Defence, and that hath been often practis'd. And I cannot but remember a Story about this Matter: When Sir William Jones died, it was faid, that one from Whitehall offer'd Sir William Jones's Servant a great Sum of Money but to let him fearch his Mafter's Study, to find a Paper which would discover great Matters. A certain Person discoursing with a Privy-Counsellor about it, the Privy-Counfellor faid, It was not true; for, fays he, if we had a mind to have done it, could we not fend a Meffenger on pretence of fearching for treafonable Papers, and bring all the Study to Whiteball, and keep what we would of them?

But though that hath been often practis'd, yet this was the first time that ever a Prisoner had the Instructions for his Defence taken away from him; and the Manner was worse than the thing, it being done just as he was coming to his Trial, relying upon his Writing, not his Memory, for his Defence; besides the Agony so great an Injury put him in, when he had fo great a Concern upon him. as the Trial for his Life, and he could not but know by all that Preparation, that it was more than ten to one against him: all which is well seen in his Trial, where he fo pathetically and fenfibly press'd the Court for Justice in this Matter, which they excus'd with fuch mean Answers, that all Mankind must see they were fatisfy'd of the Injustice, and were refolv'd not to do him Right: They knew not which way he came by the Papers, they knew not but he may be criminal who brought them him; they knew nothing of his Papers, they knew not what Papers he meant; that his Lordship did not take them away, and fuch like stuff: as if it was not the Duty of the Court to relieve the Prisoner against the Oppression of any such Persons but themselves; else why did they not ask Murrel and Sawel who ftood by, and were charged with taking them, for the Papers, and have fatisfy'd themselves of them? But in truth they knew before what they were. And Colledge was a true Prophet, when finding his Life fo befet, he faid, This was a horrid Conspiracy to take his Life: but it would not stop there, for it was against all the Protestants of  $E_{E_{\mathcal{L}}}$ land. And the Rule the Court made at last was as unjust, That he should have the use of some of his Papers after lie had pleaded not Guilty, but not before; for suppose there was Matter in them which could not be made use of after such Plea, as a Plea to the Jurisdiction of the Court, a Pardon, otherwise acquitted, and the like, could not be pleaded, or advantage taken of them after not Guilty pleaded; although there was not such, yet there might have been such Pleas for ought the Court knew. How unjust then was it for him to plead not Guilty before he should have the use of his Papers? But there was Matter in them for quashing the Indictment; and he hinted so much to the Court, as that the Indictment contain'd Crimes of different Nature, as Treason and Missemanour, and I think it was good Cause to quash the Indict-

In all Ciwil Matters, two Matters of different Natures cannot be put into one Action, as Debt and Trespass; two Capital Crimes of different Natures cannot be join'd in one Indictment, as Murder and Robbery: and for the fame, and another Reafon, Treafon and Misdemeanour cannot be join'd in one Indictment; for the Jury may observe that one part of the Indictment, which in it felf is but Misdemeanour, as that he said, The King minded nothing but Beaftliness, &c. though charg'd in the Indictment as Treason, was prov'd, and not the material Parts of the Indictment, as defigning to seize the King's Person, &c. and finding some part of the Indictment prov'd, might find him Guilty generally, which extends to every Article of the Indictment, and so the Jury deceiv'd, and the Prisoner in danger; or suppose he was acquitted of fuch an Indictment, if it ought to have been quash'd, whether the Prisoner shew the Error or not, he may be try'd again upon another good Indictment for the fame Treason. If therefore what he offer'd was an Error, or but like an Error in the Indictment, by the Law which favours Life, and the jeopardy on Life, the Court ought not to have try'd him on that Indictment, but have directed another Indictment to have been found. It is a vain Objection to have faid, That that would have been troublesome. Is the Mischief of that comparable to that of putting a Man twice in jeopardy of his Life for the same thing? But it would have been a delay. I fay none; for there was a Grand Jury in Court, and within the two Hours time the Court adjourn'd (to give the King's Counfel Opportunity of viewing the Prisoner's Papers which were taken from him, and to confider of the Method of his Profecution by them, which they did, and alter'd it from what they at first design'd it) the King's Counsel might have had a new Bill found; but peradventure they could not prevail with that Grand Jury to have found a new Bill; they remembred they had ill luck with the first Bill at London, which I believe was the true Reason: but I'll do the Court no Injury, in supposing that to be the Cause of the Adjournment which was not; 'tis true, in the printed Trial, 'tis pretended they adjourn'd in order to Dine; yet those that knew the Adjournment was by the Direction of the King's Counsel, and overheard their whifpering with the Chief Justice (which is both an indecent and an unjust thing, and is neither better nor worse than a Plaintiff or Defendant's whispering a Judge while his Case is before him trying) and I know that the Judges had breakfasted but a little before, and had no great Stomach to their Dinners, and therefore believe, that that before assign'd, and not what was pretended, was

the true Cause: They might better have put off their Dinner to their Supper, than their Supper to their Breakfaft, as they did, the Trial lafting till

early next Morning.

But because all Irregularities of Court and Counfel, in all these Matters, are shifted off and excus'd by two Sayings not understood generally; the first whereof is, That the Court is to act for the King, and the Counsel are for the King, and no Person must come near the Prisoner, to the Prejudice of the King, as in Fitzbarris's Case was often said; a Witness was permitted to go on in an impertinent Story, of a Transaction between him and my Lord Shafteshury, in my Lord Ruffet's Trial, of which the Prisoner complain'd that it was design'd to incense the Jury; and though the Chief Justice declar'd it was not Evidence, yet a great while afterward he went on in a like manner: nay, the Counfel in fumming up the Evidence, repeated the fame Matter, which was permitted because it was for the King; and yet, when the Earl of Anglesea began to say what the Lady Chaworth told him, he was fnubb'd. and cut short; and Mr. Edward Howard was ferv'd the same Sauce, because it was against the King: It is fit therefore to know what is meant in Law by those Words. No body doubts what the Courts or King's Counsel of late Days meant, but in Law they are not fo meant: for though many things are faid to be the King's, as the Protector of his People, and more concern'd in their Welfare than any private Persons; yet they are so in Preservation, and not in Property or Interest. The Highways are the King's, in preservation for the passage of his Subjects; and whoever obstructs them wrongs the King, as he is hurt when his Subjects are hurt; but in Property, the Soil generally belongs to private Persons. The King is hurt when his Subjects are oppress'd by Force, because he has engag'd to defend them; and therefore the Offender is punish'd by the King, to deter the Offenders, and others, from committing the fame Offences; which is for the benefit of the Publick. But as a Man may be oppress'd by open Force, so he may be oppress'd by private Infinuations, and false Accusations, and the King has engag'd to defend his Subjects from fuch; not that it is possible to prevent them, but by confequence, that is, by punishing fuch as shall be found guilty of those Crimes, which heretofore were punish'd with the highest arbitrary Punishments we read of. The Consequence is, That it is for the King to punish Offenders, to acquit the false accus'd, and to punish the false Accusers; that is to fay, in all Cases to do right according to Law and Truth.

Surely Queen Elizabeth gave the best Explanation of the Words, when the Lord Burleigh, seeing Sir Edward Coke, the then Attorney-General, coming towards her, he said, Madam, here is your Attorney-General, Qui pro Domina Regina sequitur. Nay (says she) I'll have the Words alter'd, for it should be, Qui pro Domina Veritate sequitur.

should be, Qui pro Domina Veritate sequitur.

For the King, and for Truth, they are synonymous Words; for the King against the Truth is a Contradiction. And the Judges and King's Counfel having taken an Oath to advise the King according to the best of their cunning, which is according to Law and Truth; if therefore the King's Counsel use means, and the Court permit them so to do, to suppress Truth, or to disable the Prifoner from making his Innocence appear, as in Col-

ledge's Case was done, if they urge things as Evidence of the Crime whercof the Prisoner is accus'd, which by Law are not Evidence, as in this Case, in the Lord Russel's Case, Colonel Sidney's Case, Mr. Hampden's, and Mr. Cornish's Case, and in many more they did, and as in some of them shall be hereafter shewn. If they infinuate any Fact as Evidence, which is not prov'd, as in my Lord Russel's Trial, that my Lord of Essex kill'd himself; if they wrest as Evidence of the Fact, what in Sense is not so, as in Colonel Sidney's Case, the writing his Book, (nay, for any thing appear'd, it was writ before King Charles the Second came to the Crown) they are Counsel against the King, being against Truth, as well as against the Prisoner.

I think no Man will deny the Truth of this Proposition, That it is as much the King's interest to have an Innocent accus'd of Treason, acquitted, as it is to have a Nocent accus'd of Treafon, convicted. If that be true, then let any one shew me a Reason if he can; for there is no Law against it, why he may not have the same Liberty of clearing his Innocence, as the Profecutor hath of convicting him; I mean by free and private Access of all Persons to the Prisoner, as is us'd in all other capital Matters. If it be faid he may get fome to corrupt the Witnesses against him, or fuborn others for him, the fame may be faid in all other Matters; but in Treason that is not a likely Matter, for generally the Prisoner never knows what he is accus'd of, and confequently cannot know his Accuser, nor how to provide a Counter-Evidence, till he comes to be arraign'd, and then it is too late: for generally he is presently tried after his Arraignment, as was the Case of Colledge, and my Lord Russel, and Mr. Cornish; and Persons committed for Treason are so much the less able to corrupt or suborn Witnesses, than any other Criminals, that they generally, according to the late Practice, have no Accuser brought Face to Face to them on their Commitment as all other Criminals have, who always are committed upon an Accusation made upon Oath in their hearing, and their Defence heard before their Mittimus made; and whatever the Pretence may be, yet in Experience, it is found that more Perjuries are committed in Profecutions for Treason by the Accusers, than by the Witnesfes for the Prisoner.

One reason is, A Witness in Treason is more difficultly convicted than in any other Crime: For Treason is an Ignis fatuus, 'tis here and there, as Colledge was first in London, then in Oxford; it is not confin'd to place or time, as all other Crimes are; in all other Crimes, as Murder, Robbery, or the like, it must be proved to be within the Country where laid; it must be of the Person named in the Indictment, which are Evidences of Fact, which in fome fort prove themselves. And there was but one that I remember (for Oates I do not count one) was ever justly convicted of Perjury in Treason, and that too was for want of Cunning, for he foolifhly swore to Time as well as Place, which a Witness in Mr. Hampden's Trial would never be brought to do: Besides, Malice and Revenge, which in Prosecutors and Accusers in Treason are generally the Motives, go farther than Money or Kindness, which if us'd in any Cafe, are the Motives of false Witnesses for the Prisoner.

Now as for the King and for the Truth are the fame, so for the King and for the Law are the Vol. IV.

fame. The Laws are the King's, as he is to fee the Execution and Prefervation of them; fo for the King against the Law is a Contradiction.

Therefore to try a Prisoner upon a vicious Indictment, as was done in *Colledge*'s and Colonel *Sidney*'s Cases, is against the King as it is against Law, for by that means he is in danger to be hang'd if convicted; or tried twice, if acquitted, which is against Law.

It is no Salvo of the Matter what the Judges faid in Colledge's Cafe, that the Evidence of Misdemeanour is no Evidence of Treason; for the same may be said in an Indictment of Murder and Robbery; nor that the Judges would take care to inform the Jury which was Evidence of Treason, which of Misdemeanour, which they promis'd to do, but were not as good as their Words, as shall be shewn: for the Court may forget so to do, and the Jury may forget what the Court said to them of that Matter.

But notwithstanding all this, if the Prisoner was innocent, there could be no harm done to him, for his Innocence would defend him: This was a faying, and as mortal it was to Fitzbarris, to Colledge, to Colonel Sidney, to Mr. Cornish, and feveral others, as was the Letter @ amongst the Greeks. It is true, my Lord Coke us'd the Expression, but in another Sense than that of late practis'd. I would fain know what they meant by the Expression; Is it, that no Man will or ever did swear falsely against a Prisoner in Treason? If that be true, how came the same Persons to be so violent against Oates for what he swore against Ireland? or do they mean, that, let an Accufer fwear never so violently and circumstantially against a Prisoner, yet if he be innocent it will do him no harm? If that be true, I would fain know how the Prisoner shall escape; is it that his Innocence shall appear in his Forehead, or an Angel come from Heaven and disprove the Accuser? Neither of which we have observed, tho' all have faid, and I believe, that fome Perfons have been very innocently executed. shall the Accuser be detected by the bare Questions of the Prisoner, that I think will not be neither; and therefore to inflance in the only Person who hath of late escap'd in a Trial of Treason, where there was a Design against his Life, which was my Lord Delamere, if he had not had Witnesses to have prov'd the Persons mention'd to have been with him at the Place and Time fworn against him to be in other places, it was not his Denial had ferv'd his turn, but he would have run the fame Fate with my Lord Brandon. Nay, I am apt to think had he been tried by a Jury of Commoners pack'd, as at that time they usually were, he had not escap'd.

The truth is, when I consider the Practice of

The truth is, when I confider the Practice of late Times, and the manner of Ufage of the Prifoners, it is so very much like or rather worse than the Practice of the Inquisition, as I have read it, that I sometimes think it was in order to introduce Popery, and make the Inquisition, which is the most terrible thing in that Religion, and which all Nations dread, seem easy in respect of it. I will therefore recount some undeniable Circumstances of the late Practice: A Man is by a Messenger, without any Indictment precedent, which by the common Law ought to precede, or any Accuser or Accusation that he knows of, clapt up in close Prison, and neither Friend or Relation must come to him; he must have nei-

ther Pen, Ink or Paper, or know of what, or by whom he is accus'd; he must divine all, and provide himfelf a Counter-Evidence, without knowing what the Evidence is against him. If any Person advise or sollicite for him, unless assign'd by the Court by which he is try'd, they are punishable: He is try'd as soon as he comes into the Court, and therefore of a Sollicitor there is no occasion or use; if the Prisoner desires Counsel upon a point of Law, as was done in my Lord Ruffel's Trial, the Counfel nam'd must be ready to argue presently, and the Court deliver their Judgment prefently, without any Confideration. The Prisoner indeed hath Liberty to except to thirty-five of the Jury peremptorily, and as many more as he hath cause to except to, but he must not know beforehand who the Jury are; but the King's Counsel must have a Copy of them: He must hear all the Witnesses produc'd to prove him guilty together, without answering each as he comes, for that is breaking in upon the King's Evidence, as it is call'd; tho' it hold many Hours, as it happen'd in most of the Trials: he must not have any Person to mind him what hath been fworn against him, and forgotten by him to anfwer; for if that were allow'd, the Prisoner perhaps may escape hanging, and that is against the King: There is a Proclamation to call in all Persons to swear against him, none is permitted to fwear for him; all the impertinent Evidence that can be given is permitted against him, none for him; as many Counsel as can be hir'd are allow'd to be against him, none for him. Let any Person consider truly these Circumstances, and it is a wonder how any Person escapes? it is downright tying a Man's Hands behind him, and baiting him to death, as in truth was practis'd in all these Cases. The Trial of Ordeal, of walking between hot Iron Bars blindfold, which was abolish'd for the Unreasonableness of it, tho' it had its Saying for it too, that God would lead the Blind fo as not to be burnt if he were innocent, was a much more advantageous Trial for the Sufpected than what of late was practis'd, where it was ten to one that the Accus'd did not escape. If any of these things have been legally practis'd, I have nothing to fay against it, but I have never read any thing of Common or Statute-Law for it. And I can with better Assurance say than any Person who hath practis'd these things, that no Law in England warrants them; and if not, then confider the Unreasonableness of these Me. thods.

There is yet one Objection to be answer'd, which being a very great Hardship upon the Prifoner, gives some colour of imposing other Hardships upon him, to wit, that a Witness cannot be examin'd for the Prisoner on his Oath in a Trial upon an Indictment of a capital Matter. It is not because the Matter is Capital, for then no Witnesse ought to be examin'd upon Oath for the Appellee in a capital Matter: Neither is it because it is against the King, for then no Witness ought to be examin'd on Oath for the Defendant in a Trial upon an Indictment of any criminal Matter; yet in Indictments of all criminal Matters, not capital, 'tis permitted to the Prisoner.

To fay truth, never any Reason was yet given for it, or I think can be, if you believe my Lord

Coke, 3d Instit. fol. 79. of which Opinion my Lord Hales, \* is, in his Pleas of the Crown, that that Practice is not warranted by any Ast of Parliament, Book-Case, or antient Record, and that there is not so much as scintilla Juris for it; for he fays, when the Fault is deny'd, Truth cannot appear without Witnesses. As for what is pretended, that it is fwearing against the King, and therefore it is not allowed of; 'tis a canting Reafon, which put into fensible English, a Man will be asham'd to own. And as slight is the Reason. that it being a matter of so high a moment as a Man's Life, the Prisoner will be the more violent and eager, and the Witnesses may be more prevail'd upon to fwear falfely, more than they would be in a matter of less moment: The Weakness of that Reason hath been in part, and shall be further shewn. I think none will deny, but the End of Trials in any matters Capital, Criminal, or Civil, is the Discovery of Truth! Next, 'tis as necessary for the Prisoner to have Witnesses to prove his Innocence, as it is for the King to have Witnesses to convict him of the Crime; which Proposition is agreed by the Practice, it being always permitted, that the Prisoner shall produce what Witnesses he can, but they are not to be upon Oath. In the last place, since Truth cannot appear but by the Confession of the Party, or Testimony of Witnesses of both sides, it is necessary to put all the engagement as well on the Witnesses of part of the Prisoner, as of part of the King, to fay the Truth, the whole Truth, and nothing but the Truth, as the nature of the Matter will bear: and as yet no better means has been found out than an Oath; which if deny'd to the Prisoner's Witnesses, either he is allow'd too great an advantage to acquit himself, or he is not allow'd enough.

If all that his Witnesses say without Oath. shall have equal credit as if they swore it, then he hath too much advantage; for Men may be found who will fay falfely, what they will not fwear, as is plain enough. How often doth a Defendant fay, in a Plea at Law, that a Deed is not his, which yet in an answer in Chancery, he will confess to be his? If his Witnesses shall not have Credit because not sworn, to what Purpose then is it permitted him to produce them? If they shall have Credit, but not fo much as if fworn, I ask how much Credit shall be given? Is it two, three or ten Witnesses without Oath shall be equivalent to one upon Oath? And besides, that Question never was or can be answered, what Credit shall be given them? There is an unreasonable Disadvantage put on the Prisoner, that a Witness produc'd on his part, of equal Credit with the Witness against him, shall not have equal Credit given him, because he is not on his Oath; whereas he is ready to deliver the same things on his Oath, if the Court would administer it to him: and yet that Difference was taken in Fitzbarris's Cafe, as to the Credibility of Everard and Oates, the first

being upon his Oath, the last not.

I do not offer this as any Reflection upon the late Proceedings, but as a Reason why Matters in capital Proceedings ought not to have been carried further than heretosore they were, against the Prisoner by Example of so unreasonable a Practice.

But to return to the Trial of Colledge, which came on in the Afternoon, when the Attorney in-

fisted that the King's Witnesses ought not to be examin'd out of the hearing of each other; in which he was over-ruled, but the Rule not observ'd, nor was it material: for the King's Counfel having the Prisoner's Writings, and by them observed how he intended to make the Witnesses against him contradict themselves, they did not produce such Witnesses as were not instructed to concur in the Evidence of the fame matter, but produc'd only fuch as were instructed to give Evidence of distinct matters. And therefore *Dugdale* was first produc'd, who gave Evidence of vilifying Words spoke of the King at feveral times, at Oxford and London, by the Prisoner, to himself alone; that he shew'd the Witness several scandalous Libels and Pictures. and faid he was the Author of them; that he had a filk Armour, a brace of Horfe-Pistols, and a Pocket-Pistol and Sword; that he faid, be had several stout Men to stand by him, and that he would make use of them for the defence of the Protestant Religion; he faid, the King's Party was but an Hand-full to his Party. Stevens fwore the finding of the Original of the Raree-Show in the Prisoner's Chambers. John Smith swore his speaking scandalous Words of the King, and of his having his Armour; and that when he shew'd it the Witness, he said, These are things that will destroy the pitiful Guards of Rowley; that he said, he expected the King would seize some of the Members of Parliament at Oxford; which, if done, he would be one should seize the King; that he said, Fitzgerald, at Oxon, had made his Nose bleed; but before long, he hoped to see a great deal more Blood shed for the Cause; that if any, nay, if Rowley himself, came to disarm the City, he would be the death of him. Haynes swore he said, Unless the King would let the Parliament fit at Oxon, they would seize him, and bring him to the Block; and that he faid, the City had One thousand five hundred Barrels of Powder, and One bundred thousand Men ready at an Hour's warning. Turberville swore, he said at Oxford, that he wish'd the King would begin; if he did not, they would begin with him, and seize bim; and faid, be came to Oxford for that purpose.

Mr. Masters swore, that in discourse between him and the Prisoner, he justified the Proceedings of the Parliament in 1640, at which the Witness wondred; and said, How could he justify that Parliament that rais'd the Rebellion, and cut off the King's Head? To which the Prisoner reply'd, That that Parliament had done nothing but what they had just cause for, and that the Parliament which sat last at Wesminster was of the same Opinion; that he call'd the Prisoner Colonel in mockery, who reply'd, Mock

not, I may be one in a little time.

Sir William Jennings swore as to the fighting with Fitzgerald, and the Words about his bleeding.

For the Prisoner.

Hickman said he heard Haynes swear, God damn bim, he car'd not what he swore, nor whom he swore against, for it was his Trade to get Money by swearing. Mrs. Oliver said, Haynes writ a Letter in her Father's Name, unknown to her Father. Mrs. Hall said, she heard Haynes own that he was employed to put a Plot on the Dissenting-Protestants. Mrs. Richards said, she heard him say the same thing. Whaley said, Haynes stole a Silver Tankard from him. Lun said, Haynes said the Parliament were a Company of Rogues for not giving the King Money, but he would help the King to Money enough out of the Fanaticks Estates. Oates said, Turberville said, a little before the Witnesses were sworn at the Ol.1-Bailey, that he was not a Vol. IV.

Witness against the *Prisoner*, nor could give any Evidence against him: And after he came from Oxford, he said, he had been sworn before the Grand-Jury against the *Prisoner*, and said, the Protestant Citizens had deferted him, and God dann: him, he would not starve. That John Smith said, God dann him, he would have Colledge's Blood. That he heard Dugdale say, that he knew nothing against any Protestant in England; and being tax'd, that he had gone against his Conscience in his Evidence, he said, it was long of Colonel Warrup, for he could get no Money esse; that he had given out that he had been poisson'd, whereas in truth it was a Clap. Blake said, that Smith told him Haynes's Discovery was a Sham-Plot, a Meal-Tub Plot.

Bolron faid, Smith would have had him given Evidence against Sir John Brooks, that Sir John should fay there would be cutting of Throats at Oxford, and that the Parliament-Men went provided with four, five, fix, or ten Men a-piece; and that there was a Confult at Grantham, wherein it was refolv'd, that it was better to feize the King than to let him go, whereas he knew of no fuch thing; that he would have Bolron to be a Witness against Colledge, and told him what he should say, lest they should disagree in their Evidence; that he heard Haynes fay, he knew nothing of a Popish or Presbyterian Plot, but if he were to be an Evidence, he car'd not what he fwore, but would fwear any thing to get Money. Mowbray faid, Smith tempted him to be a Witness against Colledge, and was inquisitive to know what Discourse passed betwixt him and my Lord Fairfax, Sir John Hewly, and Mr. Stern, on the Road; and faid, that if the Parliament would not give the King Money, and stood on the Bill of Exclusion, that was Pretence enough to swear a Defign to feize the King at Oxford.

Everard said, Smith told him he knew of no Prefbyterian or Protestant Plot, and said, Justice Warcup would have persuaded him to swear against some Lords, a Presbyterian Plot, but he knew of none; he said, Haynes told him it was Necessity and hard Pay drove him to speak any thing against the Protestants; and being question'd how his Testimony agreed with what he formerly said, answer'd, he would not say much to excuse himself; his Wise was reduc'd to that necessity, that she begg'd at Rouse's Door, and mere Necessity drove him to it, and Self-preservation, for he was brought in guilty when he was taken up, and was oblig'd to something to save his Life, and that it was a Judgment upon the King or People; the Irishmens swearing against them was justly sallen on them, for

outing the Irish of their Estates.

Parkburst and Symons said, they had seen at Colledge's House his Arms, about the latter end of No-Yates faid, Dugdale bespoke a Pistol of vember. him for Colledge, which he promis'd to give Colledge. And upon Discourse some time after the Oxford Parliament, Yates faid, Colledge was a very honest Man, and stood up for the good of the King and Government. Tes, faid Dugdale, I believe be does, and Iknow nothing to the contrary. Deacon and Whitaker faid they knew Colledge was bred a Proteftant, and went to Church, and never to a Conventicle that they knew of, and thought him an honest Man. Neal, Rimington, Janner, and Norris, to the same purpose; and Norris, that Smith (in company where was Discourse of the Parliament-Mens being agreed to go to Oxford) faid, he hoped they would be well provided to go, if they did go. El. Hunt said, a Porter, in her Master's absence, Aa2

brought the Prints taken in Colledge's House eight Weeks before; and said, Dugdale told her, after her Master was in Prison, he did not believe Colledge had any more hand in any Conspiracy against his Majesty, than the Child unborn; and he had as lieve have given an hundred Pounds he had never spoke what he had; and that he had nothing to say against her Master, which would touch his

Having fummed up all the material part of the Evidence in the order it was given, for or against the Prisoner; let us see whether, upon the whole, an honest understanding Jury could, with a good Conscience, have given the Verdict the then Jury did; or whether an upright Court could, with a good Conscience, have declar'd they were well satisfied in the Verdict given, as all the four Judges in that Case did, though the Chief Justice North only spoke the Words. And though it is too late to advantage the deceased, yet it will do right to the memory of the Man, to whose dextrous Management on his Trial, many now alive owe the continuance of their Lives to this day. It was not their Innocence protected the Lord Fairfax, Sir John Brooks, and many others before-mention'd, many not named in the Trial, but Colledge's baffling that Crew of Witnesses, and so plainly detecting their Falshood, that the King's Counsel never durst play them at any other Person but the Earl of Shaftesbury, as shall be shewn; and failing there, they were paid off, and vanish'd, and never did more harm vifibly: what under-hand Practices they might be afterwards guilty of, I know not.

Who could believe any one of those four Witnesses, Dugdale, Haynes, Turberville, and Smith, if it were for no other Reason than the improbability of the thing; for (as Colledge said) was it probable he should trust things of that nature with Papists, who had broke their Faith with their own Party, who could lay greater Obligations of Secrecy upon them than he was able to do? That he, a Protestant, should trust People who had been employed to cut Protestants Throats? And neither of them ever discovered any of the things they swore, till after the Oxford Parliament, tho' mott of them were pretended to be transacted and spoken

before. Who could believe Dugdale in any of his Evidence against the Prisoner, when Oates testified against him, that he said he knew nothing against any Protestants in England? And being tax'd by Oates, that he had gone against his Confcience in his Evidence against Colledge to the Grand-Jury at London, he faid, It was long of Colonel Warcup, for be could get no Money elfe; which was a plain Confession he had sworn wrong, and of the Cause for which he did it, and of the Person who induced him to do it. That he had given out that he was poison'd, whereas his Disease was a Clap; which was an ill thing in him, as it imply'd a Charge of poisoning him on other Persons. And when Elizabeth Hunt testified against him, that he said, after Celledge was in Prison, that he did not believe Colledge had any more hand in any Conspiracy against the King, than the Child unborn; and that he had as lieve have given an hundred Pound he had never fpoken what he had; and that he had nothing to fay against Colledge which could touch his Life: And when Tates testify'd against him, that when Tates faid Colledge was an honest Man, and flood up for the good of the King and Government; Yes, faid Dugdale, I believe he does, and I know nothing to the contrary.

Who could believe Haynes in any part of his Evidence against the Prisoner, when Mrs. Hall and Mrs. Richards faid, he own'd he was employ'd to put a Plot upon the Diffenting Protestants? when Whaley testified against him that he was a Thief, and had stole Whaley's Tankard? when Lun testify'd that Haynes faid the Parliament were a Company of Rogues, for not giving the King Money; but he would help the King to Money enough out of the Fanaticks Estates? when Hickman testified against him he heard him say, God damn bim, he car'd not what he fwore, nor against whom he fwore, for 'twas his Trade to get Money by fwearing? when Mrs. Oliver faid, that he had writ a Letter in her Father's Name, without her Father's knowledge? when Bolron testify'd against him. that he faid he knew nothing of a Popi/b or a Prefbyterian Plot, but if he were to be an Evidence. he cared not what he fwore, but would fwear any thing to get Money? when Everard testified against him, that he faid, Necessity and hard Pay drove him to fay any thing against the Protestants; and being tax'd that his Evidence against Colledge agreed not with what he had formerly faid, he faid, be could not excuse it, but his Poverty and Self-prefervation drove bim to it? which was a plain Confession of the salshood of his Evidence, and of the reason of it; and added, it was a judgment upon the King or People, the Irishmens swearing against them, for outing the Irish of their Estates: which can have no other Sense, than the Irishmens forfwearing themselves against the English was a Judgment,  $\mathcal{G}_{\ell}$ .

How could Turberville be believed in any part of his Evidence against Colledge, when Oates testified against him, that he said, a little before the Witnesses were sworn against Colledge at the Old-Bailey, that he was not a Witness against him, nor could give any Evidence against him; and yet afterwards, at Oxon, Turberville told him he had sworn against Colledge to the Grand-Jury, and said, the Protestant Citizens had deserted him, and God damn him he would not starve: which Words, I think,

need no Explanation. And lastly, How could Smith be believed in any part of his Evidence against the Prisoner, when it was testified against him by Blake, that he said Haynes's Difcovery was a Sham-Plot, a Meal-Tub-Plot? The meaning of the Words, I think, are well known: That he would have had Bolron fwear against Sir John Brooks, the Lord Shaftesbury, and Colledge, Things of which he knew nothing, and told him what he should swear, lest they should difagree in their Evidence. When it was testified against him by Oates, that he said, God damn bim, he would have Colledge's Blood? when it was testified against him by Mowbray, that he tempted Mowbray to be a Witness against Colledge and Sir John Brooks, and was very inquifitive to know what Discourse he had with the Lord Fairfax, Sir John Hewly, and Mr. Stern, on the Road to Oxon; and faid, if the Parliament did not give the King Money, but stood on the Bill of Exclusion, that was pretence enough to fwear a Defign to fecure the King at Oxon? when Everard, and many others testified he said he knew of no Presbyterian or Protestant Plot. Now if Colledge's Witnesses were credited, it was impossible the King's Witnesses could be credited; that was agreed by the Court

to be true upon the Trial. The Answer on the Trial was, that the King's Witnesses were on their Oaths, the Prisoner's were not; which was a Rea-

fon in Words, but not in Sense.

And furely what Colledge faid on that matter, without any knowledge in the Law, cannot be answer'd. It is not fair dealing, faid he, with a Man for his Life, because the Witnesses against him, upon their Oaths, deny the things the Witnesses for him prove; therefore the Witnesses against him must be believed, and the Witnesses for him dishesieved, when yet the Witnesses for him were ready, on their Oaths, to maintain what they said for him.

Nor is the Law so: for taking the Law to be,

Nor is the Law to: for taking the Law to be, that a Witness for the Prisoner shall not be fivorn, which is only made good by practice; the same Law, that is to say Practice, is, that a Witness without Oath, for the Prisoner, is of equal Credit with the Witness against him upon Oath, and none can

fhew the contrary till of late days.

To give one Example of many, where it was neceffary for the Prisoner to produce a Witness to prove his Innocency, and where the Witness for him was as much believed as the Witness against him: There was a Person, whose Name I do not remember, arraign'd (at the same time that an Indictment of High-Treason was endeavour'd to be found against the Lord Shaftesbury) for robbing another of Money, and of a hired Horse, of which likewife the Person was robb'd. The robbing of the Money and a Horse was prov'd by himself, and feveral others; but that the Prisoner was the Perfon that committed the Robbery, none positively fwore but the Person robb'd; who likewise swore, that the Horse on which the Prisoner was taken, was the Horse taken from him; against which the Prisoner prov'd, by the Person of whom the Horse was agreed to be hired, that the Horse the Prisoner was taken upon, was not the Horse he let to hire to the Person robb'd; whereupon the Prisoner was acquitted; and yet the Prisoner's Witness was not on his Oath, and the Perfon robbed was on his Oath: which, befides that it proves the matter for which it is brought, shews the Folly, as well as Injustice of the Practice of imprisoning Men, without letting them know for what, and without confronting them with the Witnesses against them, upon the Commitment. For how could this Man have known what Witneffes to produce, unless he had known what in particular he was indicted for? and how could he have fent to fuch Witnesses, unless he had had the liberty of sending to the Perfons who were to be Witnesses for him? And it fhews the Folly of those Sayings, that a Man's Innocence must defend him, and that the Evidence against the Prisoner must be as clear as the Sun at Noon-day. All will agree that the Prisoner in this Case was innocent, and yet that alone, without producing a Witness to prove his Innocence, would have stood him but in little stead; and how could he have known what fort of Evidence to have ready, unless he knew what he was accus'd of?

I do not mean what Crime he was accus'd of, as Treason, Murder, Robbery, Thest, or any other Crime; but unless he knew the Person robbed, when, where, and other Circumstances; which, say some, is not to be permitted in Prosecutions of High-Treason; for if so, then no Man shall be hanged for High-Treason; unless there was as strong proof against him, as is required in any Indictment of any capital Matter: and that, they say, is not to be expected in Treason; for no Man

will call two Witnesses to be Evidences of his Words or Actions, being Overt-Acts of his Defign of High-Treason. The Objection is too foolish to be answer'd; for it is neither better nor worse, than that if a Man shall not be hang'd for Treason without Evidence, he shall never be hang'd for Treafon; for no Evidence, and Evidence which the Law rejects, is the same in Sense, though different in Words: and as the Intent of the Mind is difficult to prove on the part of the King, to is the Prisoner's part of producing Counter-Evidence much more difficult; and therefore the Law hath taken care, by the Statute of Edward the Third. that the Intent shall be prov'd by an Overt-Act; and by the Statute of Edward the Sixth, that that Overt-Act shall be proved by two Witnesses. And therefore, fince the Law hath taken care that there shall be a stricter proof in High-Treason than in any other Crime, for the Judges to fay a lefs proof may be admitted to convict one of High-Treason than of any other Crime, is very ridiculous; unless they will at the same time say, that the Parliament, who made those Statutes, were Men of little Understanding, and not to be regarded. And certainly, it was a good Counter-Evidence which was given in behalf of the Prisoner, by some Witneffes, though flighted by the Court, and not permitted by the Court to be given by others, that there were great Endeavours to fet up Sham-plots. and charge the Protestants with them: For let any one shew me a Reason, why the Evidence of Shamplots, though they do not immediately concern the Prisoner, is not as good Evidence for him, as the Evidence of a real Plot, in which he was not concerned, is against him. The last was permitted to be given in Evidence against my Lord Russel, Col. Sidney, and others; though the first was not permitted to many Witnesses in this Trial, and it was a material Objection which Colledge made, That there was no proof of any Persons being concerned with him in the Design of seizing the King.

It was an unadvised Answer the Court gave, that he alone might be fo vain as to defign it alone: For if from thence an Inference is made, as was infinuated by the Court to the Jury, that therefore he did alone defign it, it was an Evidence of his being a Mad-man, not a Traitor. Had the Evidence been of the mischiefing the King by means which a fingle Person is capable of using, as Stabbing, Shooting, and the like, the matter is not impossible; but it being by means which it is imposfible for a fingle Person to execute, it carries such disbelief with it, that it is impossible to find a Man in his Senses at the same time guilty of it. And a Man that is non compos Mentis, if my Lords Coke and Hales are to be believ'd, cannot be guilty of High-Treason within that Branch of the Statute,

compassing and imagining, &c.

It is true, a Mad-man may be guilty of Treason, in attempting the King's Person; but for that he is no more said to be punish'd, than Beast's of Prey are when kill'd; which are more properly said to be destroy'd than punish'd for the publick good. But if so good a Counter-proof in Colledge's Case was not made, as ought to have been, some Allowances ought to be made for the Prisoner's ignorance of what he was accus'd of, his usage and strick Imprisonment before his Trial, the ruffling him just before his Trial in the manner before declar'd, the depriving him of his Notes, the giving an Evidence of many Hours long against him, before he was permitted to answer any part of it. And

the use of Pen, Ink, and Paper, was but of little advantage to him; for a Man that hath not been used to do it, cannot take Notes of any use. And in truth, he complain'd he had not taken Notes of half said, but relied on the Court to do him justice in summing up the Evidences; which they promised

to do, but broke their Words,

It must likewise be consider'd, that the concern a Man hath upon him, when he is upon Trial for his Life, is so far from fortifying, that it weakens his Memory: Besides, the foul Practice, without any remorse, put upon him and his Witnesses, some of them imprison'd, that he could not have them at the Trial; others so threaten'd, that they durst not appear for him, and the Cry of the Auditory against him and his Witnesses, were mighty Discouragements. All these things being consider'd, how could any understanding Jury take it on their Oaths, That the Evidence against the Prisoner, of a Design to seize the King, &c. was as clear as the Sun at Noon-Day?

As for the Evidence which Mr. Masters gave, if it were true, it was no Evidence of Treason; an erroneous Opinion may make an Heretick, but not a Traitor: it is a very distant Consequence, that because he affirm'd that the Parliament in Forty had done nothing but what was just in respect of King Charles the First, therefore the Prisoner was guilty of a Design against King Charles the Second: Besides, that in all Probability, tho' Mr. Masters might inveigh against the Parliament, Colledge might only justify them, by throwing the ill things done in that time upon the Papists, as Colledge in his Defence says; and Mr. Masters, after much pumping, recollected himself, and said he thought the Prisoner said, the Papists had a hand in those things; which prov'd the Truth of Colledge's Assertion.

As for the Evidence of Colledge's faying he might be a Colonel in time; if he hoped for what he faid, it was no Crime, or Proof of a Crime, 'tis no more than what every Soldier hopes for,

and he himfelf had been one.

As for the Evidence of Atterbury, Sawel, and Stevens, of their feizing the Pictures; admit they fwore true, it did not amount to the Proof of the Treason in the Indictment, or of any fort of Treason: And yet if Colledge's Maid said true, it looks as if the Finders or some other Person sent them to Colledge's House, in order to find

them there.

Of all Sorts of Evidence, the finding Papers in a Person's possession is the weakest, because no Person can secure himself against Designs upon him in that kind. And after Dangerseld's Design upon Colonel Mansel, and the Evidence in Fitzbarris's Trial, that the Design of that Pamphlet was to convey Copies of it into some Members of Parliament's Pockets, and then seize them, that piece of Evidence ought to have been spar'd, till those and other Practices of like kind had been forgotten.

The last Witness was Sir William Jennings, of Colledge's saying he had lost the first Blood in the Cause, but it would not be long before more would be lost; what was that more, than that he thought more would be lost in the Cause, which he interpreted the Protestant Cause? Suppose he thought so without Reason, and was mistaken, where was the Crime? But if he thought so upon good Reason, and good Reason he had to think so, there was no pretence of a Crime in

it. I believe most Men thought as Colledge did, from the time of the Business of Fitzbarris; and what Imputation was it to him? Why were not all the Expressions he us'd in his Trial as good Evidence against him as that Saying? For he then said, it was an borrid Conspiracy to take away bis Life, and would not stop at him, for it was against all the Protestants of England, and the like; which was his Opinion, and After-times shewed him a true Prophet.

One thing was very dishonestly infinuated, that the Prisoner was a Patist, which was only to incense the Jury against him, and it had its Effect: whereas it was very plain that he was a Protestant, tho' perhaps a Diffenter, and therefore had not lately come to the publick Church; and under that notion the Pațiits and some Protestants were contented that Differentes should be punish'd as Papists; yet if they could have prov'd him a Patilt, no doubt they would have done it, for the Destruction of the Man was the Design of the Profecution, and it matter'd not for what Treason he was convicted, so he was convicted. And he himself gave a pretty fort of Evidence against himself, if they could have prov'd him a Papis: he prov'd, and confes'd, he was educated a Protestant; and if they could have prov'd him reconcil'd to the Popish Religion, which was Treason, he help'd them a great deal in their Proofs: It was therefore very difingenuous in the Chief Justice to reproach him at his Condemnation, that he had not made that Proof of his Religion as it was expected, when his Religion was not the Matter of which he was indicted; that was flily infinuated to exasperate, and no Proof pretended to be made of his being a Papist. But he had more Reason to complain of the Injustice of the Court in fumming up the Evidence, who did it in fuch a manner, that if they had been Counsel for the Prisoner, as they pretended, they would have been justly suspected to have taken a Fee of the other fide to betray their Client.

For, as Colledge readily faid, if the Chief Juftice had looked on his Notes, he would have found more Evidence against Turberville, and Dugdale, than he had repeated. And it was a lame Excuse for the Chief Juftice to say, he refer'd not to the Memory of the Jury, for he could not remember more; when, as I dare say, after about thirteen Hours Evidence, the Jury remember'd no more, than that they were to find him

Guilty.

The truth is, upon the whole, what Colledge faid was true; they took away all Helps from him for defending himself, and therefore they had as good have condemned him without a Trial. Notwithstanding all which, the Courage of the Man never fainted, but after he was condemn'd, boldly ask'd, when he was to be executed? To which the Lord Chief Justice reply'd, it depended on the King's Pleafure; but smoothly said, in those Cases of High Treason they did not use to precipitate the Execution, it should not be so fudden but that he should have Notice to prepare himself. And in truth he hadfrom the eighteenth, on which he was condemn'd, to prepare himfelf, to the one and thirtieth of August 1681, on which he was executed; a much longer time than was allow'd my Lord Ruffel, or Mr. Cornish, and many others. And the true Reason of so long a Reprieve, was to see how the Nation would digest the matter, and whether the Man by the Terror

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Remarks on the Earl of Shaftesbury's Grand Jury. 18:

of Death could be prevail'd upon to become a Tool to defroy other Innocents: But when it was found that the People were quiet, and that the Prisoner could not be prevail'd upon to do an ill thing to save his Life, his Execution was order'd; yet as a shew of Mercy, his Quarters were permitted to be bury'd; a Favour he slighted, with saying that he car'd not whether he was eaten up with Flies or Worms. The same Favour was likewise shewed Fitzbarris, but the true

Reason of both was, That they had a mind that the Trials and pretended Crimes, for which Fitz-barris and Colledge were condemned, should be forgotten; which would not be so soon done, if their Quarters were always expos'd to view. But tho' all People were quiet, yet there was great grumbling, and most honest Men were afraid; and the Constancy of Colledge at his Execution was such, that it made the most violent against him relent.

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Remarks on the Earl of Shaftesbury's Grand Jury.

HE next Person question'd was the Earl of Shaftesbury, against whom a Bill of High-Treason was prefer'd to the Grand-Jury, at the Seffions-House, on the 24th Day of No-vember 1681. The Evidence was publickly given in Court, and was this; Mr. Blathwaite swore he found the Papers then produc'd in a Velvet Bag in the great Trunk, which was taken by Mr. Gwynne in the Lord Shaftesbury's House. Mr. Gwynne fwore all the Papers in the Velvet Bag, when he deliver'd them to Mr. Blathwaite, were taken by him in the Lord Shaftesbury's House: Sir Leoline Jenkins swore, the Paper produc'd was the Paper deliver'd him by Mr. Blathwaite, and it was unalter'd. Then the Paper was read, the Effect of which was a Project of an Affociation fign'd by no Person, and whose Hand-writing it was, none knew. John Booth swore, that he was engag'd to Captain Wilkinson, who pretended to have a Commission from the Lord Shaftesbury and feveral others to go for Carolina; he was about that time introduc'd into the Earl's Acquaintance by the Captain, where was a Discourse about Carolina Business; he was four or five times between Christmas and March, with the Earl and the Captain: that the Captain told him he was to command fifty Men to be the Earl's Guard at Oxon, and would have had him to be one: That if the King did not consent to several AEts of Parliament and other Things, they were to purge the Guards and Court of several Persons; and tho' the Captain told him that first, afterwards he heard the Earl fay the fame things, particularly about a Week or ten Days before the Parliament fat at Oxon, he gave some Intimation of this to Walter Banes, and then writ it down, and fent it to the Council fealed in a Cover. Turberville swore, that the Lord Shaftesbury faid about February, there was but little good to be done which the King as long as his Guards were about him. Smith testify'd a great deal of Discourse between him and the Lord Shaftesbury of fomething faid reflecting on the King; and that he should fay, that if the King should offer any Violence to the Parliament at Oxford, he would meet with a strong Opposition, for that the Gentlemen, who came out of the Country, came well provided with Horse and Arms to oppose, and that they might lawfully do it, if he offer'd any Violence to them whilft they fat. Haynes fwore, that the Earl said if the King did not give Haynes his Pardon, he and others would raise the Kingdom against him; that Haynes gave the Earl an

exact Account of Transactions since King Charles the First's coming to the Crown, and that the Earl faid the Duke of Buckingbam had as much Right to the Crown as any Stuart in England. John Macnamarra said, the Earl said, the King was popishly affected, and took the same Methods his Father did, which brought his Father's Head to the Block, and they would bring his thither; and this was faid in the Presence of Ivey, and he thought of his Brother; and faid, the King deferv'd to be depos'd as much as King Richard the IIa. Dennis Macnamarra likewise testify'd the last Words, and that it was the latter end of March, or beginning of April. Ivey said, the Earl said, if the King deny'd Haynes a Pardon, they would rise upon him and force him to give one, and that they defign'd to depose him and set up another in his stead. Bernard Dennis said, he had a great deal of Difcourse with the Earl, who bid him fpeak to his Friends in Ireland to be in a readiness to affist the Commonwealth of England, for they intended to have England under a Commonwealth, and extirpate the King and his Fa-

Then the Court told the Jury the Indictment was grounded on the Statute of King Charles the II<sup>4</sup>, but they ought to confider of that Statute,

as also the 25th of Edward III4.

The Question is, whether the Grand Jury ought to have found the Bill on this Evidence. First it ought to be considered, what the Duty of a Grand Jury is; and I think it is

a Grand Jury is; and I think it is not what the Chief Justice \* faid, to consider only whether there be probable ground for the King to call the Person accus'd to an account, much less do I think that the reason of finding a Bill by the Grand Jury was for the Honour of the King, or Decency of the Matter, lest Persons accus'd should be call'd to an account by the King, where there is no kind of Suspicion of the Crime committed by them, as the Court said, (which last Matter was never assign'd as a Reason of sinding a Bill by the Grand Jury before) but I take the Reason of a Grand Jury to be this, that no Man for a capital Matter shall ever be question'd by the King, unless a Grand Jury take it on their Oaths that they believe the Matter of the Accusation true; I put an Emphasis on the Words question'd by the King

It is true, it is generally faid, that the Business of a Grand Jury, in capital Matters, is in favorem vitæ; but that taken simply is not true, for then

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what Reason can be affign'd, why a Man shall be arraign'd on an Appeal of Murder, Robbery or the like, which touches his Life, as much as an Indictment of those Crimes, without having the Matter of the Appeal first found to be true by a Grand-Jury? But the true Reason of a Grand-Jury is the vast Inequality of the Plaintiff and Defendant, which in an Indictment is always between the King and his Subjects; and that doth not hold in an Appeal, which is always between Subject and Subject: and therefore the Law in an Indictment hath given a Privilege to the Defendant, which it hath done in no other Profecution, on purpose, if it were possible, to make them equal in the Profecutions and Defence, that equal Justice may be done between both. It confiders the Judges, Witnesses and Jury are more likely to be influenc'd by the King than the Defendant; the Judges as having been made by him, and as it is in his Power to turn them out, punish, to prefer or reward them higher; and tho' there are no just Causes for them to strain the Law, vet there are such Causes, which in all Ages have taken place, and probably always will. This was the Reason of running Prerogative so high in their Judgment of High-Treason before the Stat. of Ed. III. that no Man, as that Statute fays, knew what was not High-Treason: This was the Reason of expounding that Statute oftentimes between the making of it, and the making of the Statute of Queen Mary, that People were at as great a loss, till the last Statute, as they were before the making of the first; and even fince the Statute of Queen Mary, the Exposition on the Statute of Ed. III. has been fo extravagant and various, that People are at this day as much at a loss to know what is not High-Treason, as they were before the Statute of Ed. III. Nor was it, nor is it possible, but that the great Power of enriching, honouring, rewarding and punishing lodg'd in the King, always had, and yet must have an Influence on the Witneffes and Jury; and therefore it is that the Law has order'd, that at the King's Profecution, no Man shall be criminally question'd, unless a Grand-Jury, upon their own Knowledge, or upon the E-vidence given them, shall give a Verdict, that they really believe the Accusation is true.

I own, of late Days, they have faid the Duty of the Grand-Jury is to find, whether the Accusation be probable or no. But that Saying is warranted by no politive Law, or antient Authority; and therefore the Duty of the Grand-Jury must be founded in the Oath administer'd to them, which is as ftrict as the Oath administer'd to the Petit-Jury: and to fay truth, the Verdict of the Petit-Jury takes credit from the Verdict of the Grand-Jury; which is not only the Reason of the Difference in the Names of the two Juries, but is likewise the Reason why an Attaint for a false Verdict doth not

lie against a Petit-Jury.

The Oath of the Grand-Jury, is, To present the Truth, the whole Truth, and nothing but the Truth: The Oath of the Petit-Jury is, well and truly to try, and true Deliverance make, between the King and the Prisoner at the Bar, &c. which fignifies the same thing as to present the Truth, &c. It is true, some Reatons have been offer'd, which, if confider'd, are Words without Sense; as that the Presentment of the Grand-Jury is but in order to bring the Prisoner to his Trial, and he not before the Grand-Jury to make his Defence himself: but that can be no Reason why Probabilities should satisfy the Jury,

because it doth not answer the Design of the Law. which will have a Man convicted by the positive Oaths of two Juries, confifting of more than twenty-

four, in all Indictments.

Next, why is a Grand-Jury compos'd of more fubstantial and understanding Men than a Petit-Jury, if their Business be mere Formality, or a Matter of less Weight than the Business of a Petit-Jury? In the last place, why is less Evidence requir'd to convict a Man in his absence, than is requir'd to convict him if present? It is far from an Argument. that less Evidence is requir'd to convict one if abfent, than if prefent, that it feems to me that more Evidence should be requir'd to do it. Men may, and often do make very fair Stories in the absence of a Person accus'd, that when present, he easily answers; and there being no positive Law for the Direction of a Grand-Jury in that matter, a Grand-Jury-man is excusable, nay, it is his Duty to give a Verdict according to the plain understanding of the Words of his Oath, which is to present the Truth. as far as he is convinc'd of it; and that Truth must be found according to his Knowledge, or as it is represented to him by Witnesses.

And as for the Witnesses, they must be Persons of Credit; and all Persons are suppos'd to be so, unless the *Grand-Jury* know the contrary, or have been so credibly inform'd. 'Tistrue, a *Grand-Jury* ought not to believe *Coffee-house* Stories, or light Stories; but common Fame by credible Persons, which is Vox Populi, ought to prejudice them against a Witness, so as to disbelieve him: and it is no Answer to say, as the Chief Justice in this Case said, that the Credibility of the Witness is not to be confider'd by the Grand-Jury, because the King is not present to defend the Credit of his Witnesses: tho the Fact in that Case was not true, for the King's Attorney, Sollicitor and Counfel were prefent, and I think the King is no otherwise present at any Criminal Profecution; and the Jury knew by Colledge's Trial, and by Wilkinson's Depositions before the King, that the Evidence of all the Witnesses produc'd, except what were to the Paper, was question'd, but even that was afterwards quitted by the Court, when it would not be fwallow'd by the Grand-Jury: for afterwards the Court told them, that if they of their own Knowledge knew any thing against the Witnesses, they might consider of it, but not of what they were credibly inform'd by others. And, befides the Credibility of the Witneffes, the Poffibility or Probability of the thing fworn is to be confider'd by the Grand-Jury; an impossible thing they ought not to believe, though fworn by never fo many credible Witnesses, and a very improbable thing they cannot politively on their Oaths fwear they believe.

And not only the Fact, but what the Crime of the Fact alledg'd in the Bill of Indictment, the Grand-Jury as far as they are capable of judging Matter of Law, ought to confider; fo they were told in the Charge given them. 'Tis true, if they were ignorant in the Law, and the Court in their Directions misled them, as if the Court should tell them stealing a Horse is High-Treason, and the Grand-Jury find it accordingly, it is excusable in the Grand-Jury, though punishable in the Court. But wrong Directions by the Court, in finding a Fact where there is no Evidence, do not excuse the

Now, to examine the Matter in hand by thefe Rules, could any Person who knew my Lord Shaftesbury, or that had heard of, or believ'd his Cha-

#### Remarks on the Earl of Shaftesbury's Grand Jury.

racter to be what it was believe that it was possible for him to discourse with the Witnesses at the rate they fwore, to some of them at the first, to others of them the fecond time he faw them; to discourse of Matters of Policy, with Booth at one time, and afterwards with Haynes, and afterwards with Macna-marra, Fellows of fo little Sense, that he would have been asham'd to have entertain'd them in the meanest Office about him; and yet as they pretended, he makes them his Privadoes in the Secret. of not fo much what he would have had them, but of what he intended himself to do?

Who could believe any thing, Turberville, Smith or Haynes should say, where there was so much of their Falshood, and of their Designs to swear falsly, prov'd against them in Colledge's Trial? or of Ivey and the three Macnamarra's after that Trial, who, though they were not produc'd at it, because the King's Counsel by Colledge's Notes saw he was able to falfify them, yet fome Witnesses in that Trial

prov'd their Delign of swearing falfly?

Who could believe Booth's Story of lifting fo many Men under Wilkinson, to be at my Lord Shaftesbury's dispose at Oxon, after Colledge's Trial, and after what Wilkinson had testify'd to the King and Counsel, though not then prov'd to the Grand Jury?

A Judge indeed cannot take notice of any thing not prov'd (though he may and ought to be a Witness, if he knew any thing material of the Matter try'd before him and others) but a Grand Jury may take notice of any thing they know or believe. The Paffages at *Colledge*'s Trial were pretty notorious, being authentically publish'd by Fra. North, and the Examination of Wilkinson by as authentick

a Paper.

It was unaccountable, that the Witnesses conceal'd what they heard the Earl speak so long, of which none of them pretended to give any Reason; nor was it any Excuse to those who sign'd a Petition to the City, in which they fuggefted they were tempted to swear against their Consciences, to say they knew not what was in the Petition: he that fets his Hand to a thing as if he affented to it, but doth not, is a Man of Falshood. Suppose one sets his Hand to a Bond, faid to be feal'd and deliver'd, not having feen it feal'd and deliver'd, is not he guilty of little less than Forgery? But admitting those Witnesses had sworn Truth, yet the Jury ought not to have found the Bill; for they ought to find the Bill true according to all the material Circumstances of it, as well as the Substance of it, which was High-Treason. One material Circumstance of it was, that it was faid to be High-Treason within the Statute of Charles II. And that made another Circumstance of the Indictment material, which was the time when that Treafon was committed; because by that Statute the Prosecutions of Treason on that Statute ought to be within fix Months after it is committed, and the Indictment ought to be within three Months after the Profecution: and he being imprison'd in July, and the Bill suggesting that the suppos'd Treason was committed the 18th of March before, and divers other times, both before and after, which might be interpreted to have been after the Prisoner's Commitment; had the Jury found the Bill as laid, they had found the Treaton

to have been committed, not only within the time the Profecution by that Statute ought to be, but also within the time the Indictment ought to have been prefer'd; whereas in truth the Earl had been imprifon'd above three Months before the Indictment prefer'd, and there was no Evidence of any Treafon committed by him after his Imprisonment: and therefore the finding the Bill as laid had been injurious, to bring a Man in question for his Life on that Statute, whereas by Law he ought not to have

For it was refolv'd in Colledge's Cafe, that the Profecution for Treafon on that Statute ought to be within fix Months, and the Indictment within three Months, though the Court was of another Opinion

in the Lord Ruffel's Trial.

And that this Indictment was on that Statute, was expresly said to the Grand Jury, and upon good Reason; for the Court in their Charge faid, that the Intention of levying War, or defigning to imprison the King, was not Treason, till the Statute of Charles the Second; though in the Lord Ruffer's Trial it was held to be Treason by the Statute of Edw. III. and therefore the time of the Treason committed was material to be found by the  $\Im ur_{\lambda}$ .

As for the Writing found in the Earl's Study, it was no manner of Evidence of Treason, admitting what the Witneffes fwore as to the finding it to be true; because it was not prov'd that it was prosecuted or compos'd by the Earl of Shaftesbury, or by his Order, and that piece of Evidence was in that

particular a meer Original.

In Fitzbarris's Cafe, it was prov'd the Libel was compos'd by his Direction; Colonel Sidney's Book was prov'd to be like his Hand; it was pretended that Colledge faid he was the Author of the Raree-Show, and no Example of this Evidence was ever made use of before

Neither was it Evidence of Treason as to the Matter, for there was not one Word against the prefent King, but his Succeffor, if he should be such

a Person.

It is true, one of the King's Counsel said that one Paffage in it was, that they would join to deftroy the Mercenary Forces about London, and thence infer'd it was downright levying War against the King and his Guards; whereas there is not any fuch word or thing in the Paper as he pretended to cite: and if it had been in the Paper, it would have been but Evidence of a Treason within the Statute of the late King. And then the time of Writing it, ought to have appear'd; and if that had been clear'd, yet for the above Reasons it was no Evidence: and the Grand Jury, tho' fome of them afterwards smarted for it upon other Pretences, did like honest understanding Gentlemen; and had they done otherwise, to avoid the Ignominy of being call'd, though in truth it was an honour to be, an Ignoramus Jury, they had justly deserv'd the Reproach which since have lighted on other Juries, fuch as Mr. Cornish's, and the like. And having spoken of this Ignoramus Jury, for which, two of them, if not more, were afterwards upon other Pretences feverely handled; I think fit to fay fomething of the Sufferings of one, for being in a preceding Ignoramus Jury, because it was a meer Novelty, and that was Mr. Wilmer.



#### Remarks on Mr. Wilmer's Homine Replegiando.

IS Profecution, though it was but Criminal and not Capital, did as much Mischief, as it struck a Terror into all Grand Juries, as any the before mention'd Matters; and it was by the Homine Replegiando iffued out against him. for the Information against him, I shall say nothing, because the Injustice of both will appear in the Discourse of the first. Mr. Wilmer had sent a Boy beyond Sea by Agreement, as Mr. Wilmer faid, whether true or not, as to this Matter is not material; a Homine Replegiando is granted against Mr. Wilmer for this, at whose Prosecution is not material: for any Person upon Suggestion, back'd by an Affidavis, may have it granted. The Sheriff would have return'd on the Writ, that the Boy was sent by his own Agreement and Consent with Mr. Wilmer; which Return was not allow'd, and the Sheriffs were told that they must either return they had replevied the Boy, and they must have him in Court, or else they would be laid by the heels; or elfe they must return that Mr. Wilmer had Esloigned him, which is carrying him away, where the Sheriff could not find him; and then a Withernam would iffue against Mr. Wilmer, upon which he would be taken and kept in Prison till he produc'd the Boy: and no other Return should be allow'd than one of those two, and if they did not make one of those two Returns, they should be committed. Now if the Law be fo, the Court were innocent, but the Law ought then to be reform'd in that Particular; but if the Law was not fo, as I think it is not, I think Mr. Wilmer and the Nation had great Injustice done them; for it was quickly feen what the Mischief of that Judgment was, and therefore it was endeavour'd to be reform'd by an Act of King and Council afterwards. First, I say, it is lawful for a Master to covenant with a Servant to ferve him beyond Sea; in the next place it is lawful for a Master to fend his Servant beyond Sea according to fuch Agreement. And if both these Propositions be true, as I think no Man will fay they are not, it is a natural Confequence to fay, that the Law hath provided a Return upon a Writ of Homine Replegiando, if it should be sued out against such Master for a Servant fo fent beyond Sea, which may indemnify the Master in so doing; and that Return can be no other than the special Matter, which in this Case was refused to be accepted. 'Tis no Argument that no fuch Return is ever read of in any Book: For the Law hath determin'd, that some Returns are good, and others bad; yet it hath not faid, what are all the good Returns, which may be made on an Homine Replegiando, and the Sheriff is no more confin'd to Returns, than a Man in the pleading of his Cafe, which my Lord Coke fays may vary according to the Nature of his Case; and yet the Law hath faid what is a good Plea, and what a bad one, but hath not exprest all the good or bad Pleas. And therefore it is no Argument against such a Return, that no Precedent of it can be found, 'tis enough that no Judgment can be produc'd against it; and the Reason of both may be, that the Case never happen'd before, that is to fay, that never

any Person was so malicious before, as to sue out an Homine Replegiando against a Master for a Servant fent by Agreement beyond Sea: and Returns must be varied according to the Cafe. Perhaps no Precedent can be found of a Return on that Writ, that the Person sought for is Dead; yet all Persons will agree it is a good Return, it is so in Replevin of Cattel, and even that Example falfifies the Doctrine of the Court, that there are but two Returns on that Writ allowable by Law. It is not an Argument for difallowing the Return, that the Perfon fent beyond Sea was a Child, not capable of making fuch a Contract (though I believe, if the matter were look'd into, he was of age fo to do) for nothing of that doth, or can appear in the Writ or Return: It stands therefore simply upon this, whether the Sheriff may on an Homine Replegiando return, that the Person suppos'd to be in custody, being of full Age, was by mutual agreement fent beyond Sea by the Person in whose custody by the Writ he is suppos'd to be, which I think is far from a doubt. But notwithstanding all these Hardships on Juries, it was feen to be plainly impossible to procure any Bills of Indictment for High-Treason, much less any Persons to be convicted on the like Evidence, except in London, where are some of the best, as well as the worst of Men in the Nation; and even there it was not to be done, as long as the Juries were fensible and honest Men, which would be as long as the Election of Sheriffs was in the Citizens; and, to the honour of the City, it was feen that they chose only honest Men to be their Sheriffs; and that when they faw the publick Safety depend on honest Officers, though at other times they had rather pay a Fine, than undergo the trouble and charges of that Office, yet at that time no Mar, legally chosen, refus'd to stand, though they were reproach'd and punish'd for it: and if Mr. Box refus'd, it was because he would not join with North, who was impos'd on the City; for which reason it was refolv'd to take from the City the Right of chusing Sheriffs, but by what means was not prefently refolv'd on.

That the City might forfeit their Right of electing, there was no great doubt; as if the Sheriffs were dead, and new ones were not chosen in a convenient time, fo that there was a defect of Justice, or the like: but nothing of that kind could be laid to their charge, and therefore a new unheard-of matter was thought on, and fet a-foot, which was, to make the City forfeit their being a Corporation; and being annihilated, the Grants made to them by the Crown, as the Right of electing Sheriffs was,

would revert to the Crown again.

A Quo Warranto was therefore brought against the City in *Hilary* Term, 1681, to flew by what Warrant they pretended to be a Corporation, and to have the Privileges mention'd in the Writ; to which the City pleaded, and fet forth their Right; and the King reply'd, and fet forth feveral Matters done by them, contrary to the duty of a Corporation: upon which there was a Demurrer, of which Judgment was not given till Trinity Term,

1683. I will fay nothing of the Right of the Proceeding, it having been largely and learnedly argu'd for the City; but if the Matter were so clear a Cafe, as the King's Counsel and Court would have it to be, how came it to pass that in Henry the Eighth's time, when the King was fo earneftly bent to diffolve the Religious Corporations, in which the publick Inclination join'd with him, the doing it by Quo Warranto was not thought of? It was very plain, that those pretended Religious did not obferve the Rules, nor perform the Ends for which they were incorporated; and certainly their Mifdemeanors, against the intent of their being incorporated, were better Caufes of Forfeiture, than was the City's petitioning for a Parliament, &c. Yet that King took other Methods, he had formal Conveyances of their Lands from most of those Corporations, and formal Surrenders of their Corporations, fign'd by every Individual of the Corporations, and those afterwards confirm'd by Act of Parliament. And fure the late King had as much Right to bring a Quo Warranto against Magdalen College, for refusing, contrary to their duty, to admit the Prefident the King nominated, if the King had a Right to nominate the President (as fome Judges afferted he had) as King Charles the Second had against the City: and it was once in Debate, whether the Proceeding against that College should be by Quo Warranto, or before the Ecclesiastical Commissioners; the last was resolv'd on, not as more legal or effectual, but as more expeditious; in the one, the Proceedings being de Die in Diem, in the other from Term to Term. This only I will observe, that when the Judgment against the City was given, which was of the greatest Con-cern to the Nation ever contested in any Court of Westminster-Hall, it was done by two Judges only, and no Reason of that Judgment rendred; whereof Withins, who was one, I think, heard but one Argument in the Case. It is true, they said Raymond, when alive, was of the same Opinion; and said Saunders, who was then past his Senses, was of the same Opinion; though I was told by one who was present, when the two Justices came to ask his Opi-

nion in the matter, he had only Sense enough to reproach them for troubling him about the matter, when they were fenfible he had loft his Memory. And to fay truth, the delivering the Sense of an absent Judge, though it hath been sometimes practis'd, is not allowable; for fometimes they deliver another Opinion than what the absent Judge is of. Judge Withins did fo in feveral Cases, when he delivered the Opinion of Sir Edward Herbert, which Sir Edward Herbert afterwards, in open Court, difown'd: Judge Holloway ferv'd Judge Powel the fame Trick, if the laft faid true. The long depending of the Quo Warranto had alarm'd all the Nation, who yet were quiet, hoping that Judgment would be given for the City, as some of the Judges, and of the King's Counsel, had given out it would; but the contrary was refolv'd on, and therefore the Nation, at the time of the giving the Judgment, must be amus'd with somewhat else, and nothing so proper as a Plot: but there was difficulty in that also; for if the pre-tended Plotters should be acquitted, it would make the matter worse; and nothing would secure that, but imposing what Sheriffs they pleas'd on the City, and accordingly North and Rich being pitch'd on, the one by a shameless Trick, and the other

by open Force, were impos'd on the City.

Having gain'd that Point, the Proceedings in the *Quo Warranto* were much quicker than before, and two Arguments were only permitted in it of each fide, the one in Hilary Term, the other in Easter Term; and so the Case was ripe for Judgment in Trinity Term following, but must be, and was usher'd in, with the discovery of a pretended Plot: which fo amaz'd the Nation, that though Judgment in the Quo Warranto was given two Days after the pretended Difcovery, no body took any notice of it for feveral Months after it was given. The truth was, no body durst mutter against it, or question the Legality of it; it was enough to have brought any Person into the Plot to have done it. it would have been call'd flying in the Face of the Government, questioning the Justice of the Nation, and such like Cant.

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#### Remarks on the Lord Russel's Trial.

HE Plot being nois'd abroad, the Perfons before-hand refolv'd on were feiz'd on, and the Lord Ruffel, and others were clapp'd up close Prisoners.

The Lord Ruffel having been for some few Weeks a close Prisoner in the Tower, was, the 13th of July, 1683, brought to the Old-Bailey, and arraign'd for High-Treason, in designing to raise a Rebellion, &c. and the fame Morning was try'd. He defir'd he might not be try'd that Day, for he had fome Witnesses which would not be in Town till Night: Which being deny'd, then he defir'd that the Trial might be put off till the Afternoon; which was likewise deny'd. He ask'd whether he might not make use of any Papers he had; which was allow'd. He defir'd he might have a Copy of the Pannel of the Jury that was to pass on him; he was told he had a Copy deliver'd to his Servant some Days before.

The Jury being call'd, he challeng'd the Foreman for being no Freeholder in London. To argue which, Counsel were assign'd him; who presently came into the Court, and having excus'd their not speaking more to the matter, for want of time to confider of it, argu'd, That it was a good Challenge, because at common Law every Juryman ought to be a Freeholder; that the Statute of 2 Hen. 5. provides none shall be a Juryman in capital Matters, but a Freeholder of Forty Shillings yearly: That there is no difference between a City and County, and a County at large, at common Law; nor by that Statute 7 Hen. 7. which takes away the Challenge of no Freebell in the Ward in London, and shews it was a good Challenge in London before that time: the 4th of Hen. 8. which likewise takes away the Challenge of no Freehold in London, shews it was a good Challenge before that time; and the same was inferr'd from the 23d of Henry the 8th: But though none of those Sta-

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tutes extended to Treason, yet if it was a good Challenge in Treason in London before those Statutes, it

was fo still.

The King's Counfel faid, at common Law it was not necessary that a Juryman, in Treason, should be a Freeholder; and though Treafon is within the 2d of *Henry* the 5th, yet by the Statute of Queen *Mary*, the Statute of the 2d of *Henry* the 5th, as to Treafon, was repeal'd; that it was a Point they would not have lost to the City of London; that if the Prisoner should peremptorily challenge Thirty-five, as by Law he might, there would scarce be found Thirty-five more Freeholders in the City, the Inheritance of the City being mostly in the Nobility and Corporations, and confequently Treasons may be committed in the City, and there would not be enough to try it; and in the Case of the City of Worcester, in a Quo Warranto brought against them, that Challenge was taken and over-rul'd by the King's Bench, by Advice of the Judges of the Common-Pleas; that the Venire mentions no Freehold, but only Probos & Legales Homines de Vicineto.

Then the \* Chief Justice ask'd Mr. \*Sir Francis
Pemberton.

Pollexfen, Whether he did find any
Judgment in Treason at common
Law, that no Freebold was a Challenge? who anfwer'd, he did not. Whereupon the Chief Justice reply'd, That then he did not speak ad idem; for he took it, in case of Treason and Felony, at common Law it was no Challenge; and the Statute of Henry the Fifth, in that point, was introductive of a new Law; and that Statute, as to Treason, was repeal'd by that of Queen Mary; and that a Cafe cannot be found of fuch a Challenge in Treason fince the Statute of Queen Mary, but it was a Bufiness of great importance.

The \* Chief Baron was of the fame Opinion; for the fame Reason, Justice Montague. Windham and Justice Jones were of the fame Opinion; the last added, the rather because the Prisoner is allow'd to challenge Thirty-five peremptorily: and Justice Charlton was of the fame Opinion, and the rather, because no Precedent had been offer'd of fuch a Challenge before: Justice Levinz was of the same Opinion, for the same Reason: Justice Street was of the same Opinion, for the same Reasons; and thought they had been very nice, when the Life of the King lay at stake, and all the Customs and Privileges of the City of London seem'd to be levell'd at in that point: Justice Withins was of the same Opinion.

Then the Chief Justice told the Prisoner, the Court over-rul'd his Challenge; but that he had no Hardship put upon him, for the Reason of Law for Freeholders was, that no flight Persons should be put upon the Jury; but in his Case there were Perfons of Quality and Substance put upon the Jury, which was the fame in substance with a Jury of

Freeholders.

These being the Reasons of over-ruling that Challenge, they may be ranked under these Heads: There was no fuch Challenge at common Law; if there were, yet not in Treason. And if it were a Challenge in Treason, where the Trial is in a County at large, yet not where it is in a City and County; and if in a City and County, yet not in London.

The affigning many Reasons for one and the same thing, makes the Judgment justly suspected: for if when two Witnesses to one Fact, varying in

the Circumstances of it, are justly suspected in point of truth, feveral Reasons for the same Judgment make the Knowledge or Integrity of the Judges justly suspected; every Case in Law, as my Lords Coke and Hales fay, standing upon its own particular Reason: and therefore when many Reasons are given, it looks as if the Judges were hunting about for Reasons to make good what beforehand they are refolv'd to vent for Law, rather than that their Judgment is the Refult of those Reasons.

But to confider them fingly, I do indeed think there is no express Resolution, that at common Law in any Case of any capital Matter, it was a good Challenge (except the Cafe of Fitzbarris, already taken notice of ) but in civil Matters my Lord Coke is express, that at common Law it was a good Challenge; and with him Sir John Fortefeue feems to concur, who, in his Exposition on the Statute of Henry the 5th, fays, if the Debts or Damages be under Forty Marks, the Juryman shall have Land to a competent Value, according to the Difcretion of the Justices. My Lord Coke faith, in such Case any Freehold sufficeth; now how can that be true, if it were not necessary at common Law to have fome Freehold? for the Statute makes no Provifion for Debt or Damages under Forty Marks. It must therefore be by common Law, that some Freehold was necessary, and that any Freehold shall fuffice. And furely, if in civil Matters it was neceffary for a Juror to have a Freehold, much more in capital Matters, and mostly in Treason. It is very plain, that at common Law no Man was thought to be a sufficient Man, but a Freeholder; and tho' now, and for fome time past, the Value of Trade is equal to that of Land, yet heretofore it was not fo, and by what was heretofore, the common Law is to be known.

The matter of Trade was heretofore fo inconfiderable, and the Traders themselves for that reafon fo vile, that it was a disparagement for a Freeholder to marry with a Tradesman, as is to be seen by the Statute of + Merton: and therefore mere Tradefinen, and not Freeholders, were not to be trusted with the concern of a Trial in a civil Matter, and much less in a capital, and least of all in

a Trial of High-Treason.

The Chief Justice Pemberton fays, that the reafon of Freeholders was, that no flight Persons should be put upon a Jury where the Life of a Man, or his Estate, is in question; it is plain therefore, the Concern of the thing to be tried, is the measure of the substance of the Juryman. If that be true, the Trial in Treason is of the highest concern: How then is it true, as fome of the Judges concluded, that the Freehold might be requifite in some Cases at common Law, yet in Treason certainly not? it is indeed a Paradox to me.

And the peremptory Challenge of Thirty-five allowed the Prisoner, is no Reason against the Challenge of no Freehold; for that is only a Privilege allowed the Prisoner in favorem Vitæ; and it might as well be argued, that no Challenge at all to the Petty-Jury shall be allow'd the Prisoner, because he had a Grand-Jury past upon him before, which is also in favorem Vitæ; that no Man, at the King's Suit, shall be so much as question'd for his Life, till above the Number of Twelve substantial Men have on their Oaths faid they think the Accufation true; and after that, he is allow'd to challenge

peremptorily Thirty-five, and with Cause without number. To affirm therefore that no Freehold is not a cause of Challenge, because he may challenge peremptorily Thirty-five, is a non fequitur: and though Non-usage, that is to say, that this Challenge was never taken in Treason, was then us'd as an Argument, yet it is the weakest of Arguments which is to be found in Littleton; tho' even that Fact was not true, for the Challenge was taken and allow'd before; unless you will distinguish and fay, that in that Case it was taken by the King, and therefore good, and in this by the Prifoner, and therefore bad. I'm fure that difference cannot be warranted, either by Authority or Reafon; and what though Cook, and the other Regicides, and other Persons, did not take that Challenge, is it an Argument that they could not. or that they thought they could not? perhaps they had forgotten to do it, as much as the Judges in this Case had forgotten their Resolution in Fitzbarris's Case; or perhaps they could not take it, their Jury being Freeholders; or perhaps it was to no purpose, they being tried in Middlesex, where a Jury of Freeholders would quickly be found. Nor is it an Argument that no Case of this Challenge at common Law is to be found in the Books; for fince the Statute of Henry the Fifth, to the time of Queen Mary, it could never be a Case; and from that time to this it could never be a Cafe in Felony: and the Law being so very plain, that if the Fact were with the Prisoner, it was always allowed; if against the Prisoner, it was disallowed, not as not good in point of Law, but as not true in point of Fact; therefore the Challenge perhaps was not taken notice of in the Books, which only report Difficulties.

It is true of late, and it is but of late Practice, the whole Transactions of a Trial are published for the Benefit of the Publisher, rather than for the common Good; and that indeed was the Motive of publishing Fitzbarris's Trial signed by Fra. Pemberton, and of Colledge's Trial signed by Fra. North, and of my Lord Russel's signed by William Pritchard, Mayor, and Col. Sidney's Trial signed by George Jessel, and Mr. Cornish's Trial signed by Thomas Jones. And that is the Reason why, since that Statute, we find no Case of such a Challenge in capital Matters, and before that Statute the Year-Books go but a little way.

It is enough there was no Resolution that it was not a good Challenge, for it will be of the King's side to shew why that should not be a good Challenge in Treason, which was in most, if not in all other Cases.

It is pretty to observe what steps were made in over-ruling this Challenge: fome were of Opinion that it was no Challenge in any Case at common Law; so said the Attorney and Sollicitor-General, the Chief Baron, Justice Windbam, and Baron Street. The Chief Justice thought it no Challenge at common Law in Treason or Felony only, but that the Statute of Henry the Fifth made it a Challenge in Treason and Felony; but whether the Statute of Henry the Fifth made it a Challenge in Treason, the Chief Baron and Justice Windham doubted. Justice Jones thought it no Challenge at common Law in Treason; Justice Levinz would not determine whether it was a good Challenge in any Cafe at common Law, but he and Baron Street were clearly of Opinion it was not a good Challenge in London. The Chief Justice thought it a Business of great Consequence, not only for the Prisoner,

but for all other Persons: Baron Street thought the Judges had been very nice in the matter, which, in the Phrase of the Law, is giving themselves a great deal of trouble in a matter very clear, or of no moment.

But though they differ'd in their Reasons, yet all agreed in this, and in this only, that tried he should

be, and that presently.

Then as for the Custom of the City of London, to try without Freeholders, how did it appear to the Judges that there was any such Custom? Did they ever read of any such Custom in the City of London? Nay, were not the Statutes which were cited, where no Freehold was made no Challenge in London in particular Cases, as so many express Resolutions, that there was no such Custom in the City? for if there had been such Custom, what need those Statutes? To which the Judges never vouchsafed any Answer, because in truth they could make none.

But it was objected, there was the Refolution in the City of *Worcester's* Case, which I agree was of as good Authority, and of no better, than the Judgment in the principal Matter of the *Quo Warranto*. And it was likewise objected, there would be a failure of Justice in Cities, if the Challenge

were good for want of Freeholders.

I ask, Would it have been a failure of Justice at common Law, or by reason of somewhat which hath happened of late Times? There is none who pretends to know any thing of the Hiftory of England, that will fay, that heretofore the Cities were not inhabited mostly by the Gentry, and especially the City of London; partly for Luxury, partly for their Security, and then there was no want of Freeholders in the Cities; but when matters became more quiet, and Trade increased, and made Houses in the Cities more valuable, then were Houses of equal Convenience, and less Price, situate in the Suburbs, or in the Country; the Gentry by degrees parted with their Houses in the Cities to Tradesmen for Profit, and remov'd themselves to other Places. And I believe it may be remembred, that even the Strand, in the memory of Man, could have furnish'd the County of Middlesex with a sufficient number of Freeholders; and yet now, for the above Reafons, you can hardly find a Jury of Freeholders there.

Befides, it must be remembred, that London heretofore had many of the King's Palaces in it; and the Country Gentlemen did not then, as now, take up with Lodgings, but were Inhabitants of Houses: and if the failure of Justice happen by the above means, I am sure it is against the Oath of the Judges to supply that Defect with their Resolution; but it ought to have been supplied by an Act of the

Legislative Power.

If the necessity of the thing warrants the Judgment, how unlearned were the Judges in Henry the Seventh and Henry the Eighth's Times, that they did not supply the Defect in Law in the City of London, and other Cities, by their Resolutions? How vain were the Parliaments in those Times, who supplied those Defects in Law, mentioned in the Acts cited by those Statutes, which were Works of time and trouble, if they had thought the Judges, by their Resolutions, had power to do it? for if they had power to do it, they could have done it extempore, as in this Case.

For the last Objection, that the Writ mentions only *Probos & Legales Homines*, and speaks nothing of Freeholders; *Legales* may be very well inter-

preted,

preted, to imply Men qualify'd by Law; but I take it, that *Homines* implies it: for by *Homines de Comitatu* are meant Freeholders of that County; and all others, in point of Trust, are not consider'd in Law. My Lord *Coke*, in his Comment upon the 28th of *Eliz. 1. cap.* 8. which gives the Election of Sheriffs to the People of the County where the Sheriffwick is not in Fee, says, People there, means Freeholders of the County; and the same is understood by Writs to the Counties to choose *Coroners*, *Verderers*, and the like, though the Writ says, per communitatem Comitatus, & de assential defensive Comitatus.

And tho' the Writs of Venire in civil Matters, of late days, mention what Freehold each Juror shall have, yet that is by the Statute of the 35th of Hen. 8. cap. 6. which express your commands the Writ shall so express it, in all Issue join'd in West-minster, to be tried between Party and Party; before which time it is plain, the Venire, even in civil Matters, did not express any Freehold, and that Statute doth not extend to Issues join'd on Indict-

ments

Now if upon all which hath been faid, it is not plain, that the Challenge ought to have been allow'd, yet fure it was doubtful; and if so, and a matter of great Consequence, as the Chief Juftice said it was, why might not the Counsel for the Prisoner have had a little more time to have confider'd of the Challenge before they had argu'd it, or the Judges have taken a little time to confider the matter before they had given their Judgment? I dare fay, none of them could remember any pofitive Refolutions one way or other, nor upon a fudden was it expected they should; and therefore, for their own fakes, if not for the Prisoner's, they might have taken the Morning, if not the Day. The Prisoner desir'd his Trial to be put off, for to have confider'd of it; in that time, perhaps, fome of them might have remembred, or others might have put them in mind of their Resolutions in Fitzbarris's Case; they might have consider'd how to diftinguish between that Case and this, and not run away with it, that that Challenge was never made in Treafon, as all the Judges affirm'd. But my Lord Ruffel was told by the Court, that they always tried the Prisoner, in Treason, the Day he was arraign'd, and could not put off the Trial for a Morning, without the Attorney-General's Confent; but furely that is not true, Plunket and Fitzbarris were try'd the Term after they were arraign'd, though the Attorney-General oppos'd it. It is true, he submitted to the Rule, as it was as much his Duty to do, as the Prisoner's; but if there be a difference between an Arraignment at Westminster and the Old-Bailey, as to the speeding the Trial, the Place will not vary the Reason of the thing, if there be not any Law for it, as there is not; but even at the Old-Bailey, the Trial in Treason hath been put off to another Sessions, it was done in Whitebread's Cafe, and in many other Cases. If it be said that was by the Attorney-General's Confent, I say that makes no difference; for the Judge is to be indifferent between the Attorney-General and the Prisoner. If the Court must order nothing but what the Attorney affents to, why is not the Prisoner try'd and judg'd by the Attorney alone? or what needs all the Formality of a Trial? If it be faid, that that Trial was put off, because the King's Witnesses were not ready; I say, there is the same Reason to put off a Trial, because the Prisoner's Witnesses are not ready, and

that was the pretended, though not the true Reafon of putting off *Fitzbarris*'s Trial to another Term, and there is no Law to the contrary.

It is totally in the Difcretion of the Judges to put off a Trial; which Difcretion ought to be go-

vern'd.by Reason.

But indeed this was extraordinary, and without any Precedent: it can never be fhewn in the Cafe of the greatest or meanest Persons, being accus'd of the greatest or least Crime, that ever the delay of a Day, much less of a Morning, for his Trial, was deny'd, where he shew'd but any colour for what he said, when the Sessions were to continue after the time he desir'd, as in this Case it did. Fitzbarris said his Witnesses were in Holland, and though he nam'd no Persons, yet his Trial was put off to the next Term; my Lord Russel said his Witnesses could not be in Town till that Night, yet the respite till next Day was deny'd: all Persons agreed, that there was some extraordinary Reason for it, and before the Trial was over, the Riddle was

My Lord of Essex was kill'd, or to be kill'd that Morning; as to this Matter, it is not material whether by his own or another's Hand: they were fenfible the Evidence against my Lord Russel was very defective, and that Accident was to help it out; but that would not avail, unless it were a furprizing matter upon the Jury: should the Jury have had a Day's, or but a Morning's time to confider of it, People might have been talking with the Jury. It was very material to ask, what Influence that Accident would have on my Lord Ruffel's Trial, whether it was any Evidence against him: they might have been told what was true, that no Person kill'd, was in Law suppos'd to have kill'd himself, till a Coroner's Inquest had fat upon the view of his Body, and found it fo; and if it had been fo found, yet even that had been no Evidence against another, because the Coroner's Inquest never found the Reason why a Man kill'd himself; and if they should find the Reason, yet even that was no Evidence against another, because that other was never call'd before the Coroner's Inquest to make his Defence. They might have been told a great many Circumstances of the Improbability of the killing himfelf; they might have observ'd that the King's Counsel were so far sensible, that it was no Evidence against my Lord Russel, that they never attempted to prove the Earl of Effex was dead, or kill'd himfelf: it was only flily infinuated, together with the Reason of it, which had its Effect, if the Report be true of some of the Jurymen's faying it went farther with them, than all the Evidence of the Witneffes produc'd; and if that be true, there was a reason, tho' not a just one, for speeding that Trial beyond the ordinary Methods of Trials at the Old-Bailey.

But tho' my Lord Ruffel had feemingly lefs favour in that Matter than any other Person, even than Colledge, who had the respite of two or three hours between his Arraignment and Trial, (tho' that was not in savour to Colledge, but only to examine his Papers which they took from him, and instruct their Witnesses accordingly) yet in other things he had more Favour or Justice done him: his Papers were not taken from him; it was agreed to be his Right to use them without questioning from whom he had them, what they were, or the like, as in Colledge's Case was done; he had a Copy of the Pannel of the Jury, even before his Arraignment, given him; and the Chief Justice said it was never denied in Case

of

of Life that he knew of, which was denied Colledge before he pleaded; because then 'twas pretended there was no Issue join'd, till Plea pleaded, after which the Venire is awarded; tho' all Men know, that the Sheriff summons the Jury before the Arraignment, and even after Issue join'd. Colledge was denied a Copy of the Pannel, only he was told, he should look every Juryman in the Face before he was fworn; and as far as the Looks of a Man betray him, he should be fatisfy'd whether he was honest or not, which is an ill way of judging; for I think

an ill way of judging; for I think

\* Lord Ch.

\* Figlice North.

Countenance, who had known his Practices.

But fays the Attorney General †, in my Lord Russel's Case it was matter of Favour, and not of Right, therefore no Injustice to Colledge. I confess of all Men who ever came to the Bar, he hath laid down the most Rules, which depend totally upon the Authority of his own faying: in Colledge's Case he affirm'd, that the King's Witnesses ought not to be kept out of the hearing of each other, when they gave their Evidence (a method us'd in civil Matters, the Reason of which is well known, and none can show any Law or Reason why it should not be us'd in capital Matters) with as much Reason and Authority, as what is now said.

First, I do affirm there is no Authority in Law, which says a Prisoner shall not have a Copy of the Pannel; in the next place I affirm, that after a Jury struck in a civil Matter, each Party ought to have a Copy of the Pannel, in order to provide himself of a Challenge, if there be any Cause. In the last place, I affirm, that by Law, more Favour is allow'd a Defendant in a Capital Matter, to defend himself, than in a Civil. And if these Propositions be true, let any Person, if he can, make out the Law or Reason of the above Affertions.

Of a like stamp was the Saying of the Attorney, when my Lord defir'd a Copy of the Matter of Fact laid against him, that he had notice of it; for Questions were put to him about it, and he was with his Lordship himself, and examin'd him upon those Questions, which was a Favour to him, that he might know what the Matter was he was accus'd of.

I do not affirm that ever it was practis'd, to give the Prisoner a Note of the Fact, to be given in Evidence against him, proving Treason, or that it was ever denied till then, nor do I know of any Law pro or con in the Case; but if one would judge by Reason or Practice in parallel Cases, I

think it ought not to be deny'd.

I know not at present of more than two sorts of general Indictments, and those are of Treason and Barretry; the last is a general Indictment, for stirring up Suits without Reason, and without mentioning any Suit in particular: and therefore if by the Rule of the Court the Defendant was not help'd, which obliges the Prosecutor to give the Desendant, some reasonable time before the Trial, a Note of what Suits he intends to give in Evidence against him, it was impossible for the Desendant to escape, if it had been his Missortune to have had five or six Suits.

For I never yet faw a Witness produc'd against the Indicted, but he would swear the Indicted brought an Action against him without Reason; and yet I have often seen, that the Indicted having had notice, that that was one of the Suits he was intended to be charg'd with, hath been able to prove that he had good, or at least probable Cause of Suit, which he could not have done if he had not notice. And in Treason, for designing to kill the King, there have been so many Interpretations of Facts tending that way that it is almost impossible for an Innocent to defend himfelf, unless he had notice of the Fact intended to be insisted on at the Trial.

There are yet fome Expressions which mightily puzzle me: the King's Counfel faid in the Argument of the Challenge, that they would not have the Point of being a Juryman, tho' not a Freeholder, lost to the City of London; and one of the Judges faid, 'twas the Privileges of the City were struck at in that Point. If by those Expressions be meant, that it is for the benefit of the Publick that there should be no failure of Justice, I agree to it; but if it be meant that it is for the benefit of the Citizens to be Jurymen, I deny it: and I think nothing shews it plainer, than that it is a Privilege that a Citizen shall not be drawn out of the City to be a Juryman; that a Nobleman shall not be on a Jury; that it is a Matter of Prerogative in the King, and Favour to a particular Person, to grant a Charter of Exemption from being on a Jury. So that if I confider the Law, I know what is meant by those Expressions; if I consider allow'd Practice, it is true, a Juryman may earn his Eightpence for a Trial; but that is too inconsiderable Pay for Persons of Substance, as the Jurymen in this Case were said to be, to be fond of the Employ, or to account it a Privilege. Yet even that was but in civil Matters; in criminal Matters not Capital, the Jury were heretofore paid if they acquitted the Defendant, but not if they found him guilty, tho' of late it hath been practis'd to give them more, and treat them higher if they convicted the Defendant, than if they acquitted him: But in capital Matters, as the Case in question was, it was never allow'd, or at least own'd, to pay the Jury, be the Verdict which way it would.

Having spoken to the Preliminaries, I proceed to the Trial, wherein Colonel Rumsey was first produc'd: he faid, he was fent by my Lord Shaftefbury about the end of October, or beginning of November; who told him, he should meet at one Sheppard's the Duke of Monmouth, Lord Ruffel, Lord Gray, Sir Thomas Armstrong, and Mr. Ferguson, to know of them what Resolution they were come to about the Rifing of Taunton. Sheppard carry'd him where they were, and answer was made, Mr. Trenchard had fail'd them, and there would be no more done in the matter at that time; thereupon the Lord Shaftesbury took a Resolution to be gone. Mr. Ferguson spoke most of the Mesfage, and he thought the Lord Gray spoke something to the fame purpose; he did not know how often he had been at that House, he was there more than once, or else he heard Mr. Ferguson make a Report of another Meeting to the Lord Shaftesbury, my Lord Russel was in the Room, and that was all they faid at that time that he remembred, he was not there above a quarter of an hour. There was fome Discourse about seeing in what posture the Guards at the Mews and Savoy were in by all the Company, to know how to furprize them if the Rifing had gone on; Sir Thomas Armftrong and Mr. Ferguson began, all debated it; he thought the Duke of Monmouth, the Lord Gray, and Sir Thomas Armstrong were tent to view them;

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the Rising was appointed to be the 19th of November; he was spoke to by the Lord Shaftesbury to go to Bristol if the Rising had gone on, but in what Quality was not determin'd. The Lord Ruffel agreed to the Debate. Being ask'd if my Lord Ruffel faid any thing there, and what; he answer'd, My Lord Ruffel spoke about the Rising at Taunton. Being ask'd what my Lord Ruffel said, he answer'd, My Lord Ruffel discoursed of the Rising. Being ask'd if my Lord gave his Consent to the Ri-

fing, he faid he did.

The next Witness was Mr. Sheppard, who said, In October last, Mr. Ferguson came to him in the Duke of Monmouth's Name, and defir'd the Conveniency of his House for himself and some Persons of Quality, which he granted. In the Evening the Duke of Monmouth, Lord Gray, Lord Russel, Sir Thomas Armstrong, Colonel Russey, and Mr. Ferguson came, not all together, but the one after the other. Sir Thomas Armstrong desir'd, that none of his Servants might come up, and that they might be private; fo what they wanted he went down for, a Bottle of Wine, or fo: the Substance of the Discourse was, to furprize the King's Guards; and in order to it, the Duke of Monmouth, the Lord Gray, and Sir Thomas Armstrong, went one Night, as he remembred, to the Mews, or thereabouts, to fee the Guards; and the next time they came to his House, he heard Sir Thomas Armstrong say, the Guards were very remiss in their places, and not like Soldiers, and the thing was feasible if they had but strength to do it. He remembred but two Meetings there; they came in the Evening; he neither heard nor faw any Coaches at his Door: When they came in, as he remembred, the Lord Ruffel was both times there; he had no business with the Lord Russel, nor the Lord Ruffel with him at that time, but fince he had. He did not remember Colonel Rumsey difcours'd the Lord Ruffel about any private Bufiness, nor remember'd any farther Discourse; he remember'd no Writings nor Papers read at that time: upon recollection, he remember'd one Paper read by Mr. Ferguson, in the Nature of a Declaration, setting forth the Grievances of the Nation, the Particulars he could not tell; it was a pretty large Paper, it was fhew'd for Approbation, as he suppos'd, when to be fet out was not discours'd; 'twas shew'd to Sir Thomas Armstrong, and as he remember'd, the Duke of Monmouth was prefent, and he thought Colonel Rumsey was prefent. Colonel Rumsey said, he was not present, it was done before he came. Mr. Sheppard went on and faid, the Defign of the Paper was in order to a Rifing, as he suppos'd by the Purport of it; he would not fay the Lord Ruffel was there when that Paper was read, but he was there when the talk was about feizing the Guards; he, could not be positive as to the times of those Meetings, but it was when the Lord Shaftesbury was absent from his House, he absented about Michaelmas-Day; he could not be positive that my Lord Russel was at both Meetings; he thought he was at both, he was fure he was at one.

The last Witness was the Lord Howard. He faid he brought Captain Walcot acquainted with the Lord Shaftesbury; and upon his account Captain Walcot foon gain'd a confidence with the Lord Shaftesbury. Walcot told him, the People were fenfible all their Interests were going to be lost by the Violence offer'd to the City in the Election of Sheriffs, and that they were relolv'd to take some Course to put a stop to it: that there were several Meetings about it, and some Persons began to prepare to act; that

fome had good Horses, and kept them in private Stables, and he refelv'd to be one in it: He having an Estate in Ircland, he dispatch'd his Son thither. and order'd his Son to turn his Stock into Money; the Son went about August: That the 30th of Settember, Walcot din'd with him; told him, that the Lord Shaftesbury was fecreted, and defir'd to speak with him: Walcot brought him to the Lord Shaftesbury, who complain'd of the Duke of Monmouth and the Lord Ruffel for deferting him; but there was fuch preparation made in London, that now he was able to do it of himself, and intended to do it suddenly; he had above 10000 brisk Boys ready to follow him when he held up his Finger, they would possess themfelves of the Gates, and in twenty-four Hours they would multiply to five times the Number, and would be able to possess Whitehall by beating the Guards. The Lord Howard went to the Duke of Monmouth, told him the Lord Shaftesbury's Complaint, who faid, the Lord Ruffel and he told the Lord Shaftesbury from the beginning, that there was nothing to be done by them in the Country at that time. The Matter of the Discourse between him and the Duke of Monmouth, him and the Lord Shaftesbury, and him and Walcot, is too tedious to relate, and as little to the purpose, if the Jury had understood Matter of Law, which they did not; in it he takes care to shew what Confidence my Lord Shaftesbury had in him, more than in the Duke of Monnouth or the Lord Ruffel; how very cautious he was, and how precipitate the Lord Shaftesbury was, and that what he told the Duke of Monmouth, the Duke told the Lord Ruffel; and he heard the Lord Ruffel had been with the Lord Shaftesbury, and put off the intended Rising. At which the Lord Russel interrupted him, and said, he thought he had very hard measure, there was a great deal of Evidence given by hear-say only. Whereupon the Chief Justice said, it was nothing against the Prisoner; he declar'd it to the Jury, but the Attorney-General bid the Lord Howard go on in the Method of Time, and that it was nothing against the Prisoner, but the Witnesses were coming to it if his Lordship would have patience, he affur'd him fo. The Lord Howard went on where he left off, with a ftory between him and Walcot of an intended Rifing, and of some dark Sayings let fall by Walcot and the Lord Gray, importing a Defign upon the King's Person; but the Lord Howard was very careful to put all off, but at last it was resolv'd to rise on the 17th of November: But the Lord Howard fearing it had been discover'd, because he saw a Proclamation a little before, forbidding Bonefires without the Lord Mayor's leave, that of the 17th of November was also disappointed, and the Lord Shaftesbury went away and died. But confidering they had gone fo far that it was not fafe to retreat, and likewise that so great an Affair as that, confisting of such infinite Particulars, was to be manag'd with fo much Finesse, they erected a Cabal of fix Persons, the Duke of Monmouth, Lord of Effex, Lord Ruffel, Mr. Hampden, Algernon Sidney, and himself, about the middle of January last; and about that time they met at Mr. Hampden's House, where it was confider'd whether the Infurrection should be in London, or in a place distant; what Countries and Towns were fittest and most dispos'd to Action; what Arms necessary to be provided; how to raise twenty-five or thirty thousand Pounds, and how they might fo order it as to draw Scotland into a Confent with them.

About ten days after they met at the Lord Ruffel's House, and resolved to send some Persons into Scot-

land to the Lord Argyle, to invite some Persons hither to give an Account of that Kingdom; the Persons to be invited were Sir John Cockram, Lord Campbel; that Matter was re-Melvil, Sir fer'd to Col. Sidney, who told him he had fent Aaron Smith; they agreed not to meet again till the return of the Meffenger. The Meffenger was gone about a Month, it was fix Weeks or more before he return'd, and then his Lordship was forc'd to go into Effex, where he had a small Concern; there he staid three Weeks, and when he return'd, he was inform'd Sir John Cockram was come to Town, and afterwards he was forced to go to the Bath, where he spent five Weeks; and from that time to this was five Weeks, all which time was a Parenthesis to him; and that he and the five mention'd erected themselves by mutual Agreement into that Society.

Atterbury fwore Campbel was in his Custody: then Colonel Rumsey was ask'd, whether my Lord Russel heard him when he deliver'd his Message to the Company, and in what place of the Room the Company were: who answer'd, that when he came in, they were standing by the Fire-side, but all came from thence to hear him; and when my Lord Ruffel faid, Colonel Rumsey was there when he came in, Rumsey faid, No, the Duke of Monmouth and Lord Ruffel

went away together.

Then in behalf of my Lord Ruffel, the Earl of Anglesey was examin'd, who said, that visiting the Earl of Bedford, the Lord Howard came in, and told the Earl of Bedford, that his Son could not be in such a Plot, or suspected of it; and that he knew nothing against the Lord Russel, or any body else, of such a barbarous Defign: And he was going on again with what the Lady *Chaworth* had told him, but was interrupted by the King's Counsel, telling him, as the Court would not permit them to give Hear-fay in Evidence against the Prisoner, so they must not permit his Lordship to give Hear-say in Evidence for the Prisoner.

Mr. Howard faid, that the Lord Howard took it upon his Honour, and his Faith, he knew nothing of any Person concern'd in that Business, and not only thought my Lord Ruffel unjustly suffer'd, but he took God and Man to witness, he thought my Lord Ruffel the worthiest Man in the World.

Dr. Burnet said, the Lord Howard was with him, and he did then, as he had done before, with Hands and Eyes lift up to Heaven, declare, he knew nothing of any Plot, nor believ'd any, and treated it

with great Scorn and Contempt.

The Lord Cavendish testify'd as to the Life and Conversation of the Lord Russel, and thence concluded, it was not likely he should be guilty of any such Matter, and heard the Lord Russel speak of Russey, as if he had an ill Opinion of him, and therefore it was not likely he should trust him. Dr. Tillotson spoke of his Conversation; Dr. Burnet and Dr. Cox spoke of his Conversation, and of his Averseness to all Risings. Dr. Cox testify'd, that my Lord Ruffel faid the Lord Howard was a Man of luxuriant Parts, but he had the luck not to be trusted by any Party. The Duke of Somerset spoke of the Lord Russel's Conversation. The Lord Clifford, Mr. Leveson Gower, Mr. Spencer, and Dr. Fitzwilliams spoke of the Lord Russel's Conversation. The Lord Howard being ask'd by the Jury what he said to the Earl of Anglesey's Evidence, own'd what the Earl faid, but he did it to outface the Matter; and if he faid untrue, he ought not to be believ'd on his Oath, and infinuated, that he meant what he Vol. IV.

faid to be meant of a Defign of murdering the King, which he did not believe the Duke of Monmouth

or the Lord Russel guilty of.
This being the Sum of the Evidence given against, or for my Lord Russel, let us consider how far it will justify the Verdict given against him: first, consider the Improbability of Rumsey's Evidence, if my Lord Cavendish said true, that he should trust Rumsey to hear the Debate about seizing the Guards when the Lord Ruffel had an ill Opinion of Rum ey. As for Rumfey's delivering the Message, there was no great matter in that, it is impossible to hinder Peoples speaking, and it is not Treason to conceal what's faid; besides it was well known, it was Rumfey's way to talk extravagantly, in order to accuse those that heard him, if they did not discover it. But befides the Improbability of the Evidence in respect of the Person, the manner of delivering the Evidence, and the Evidence it self was such as carry'd no Colour of Truth with it: he faid he deliver'd his Message, and had an Answer to it, and being ask'd what the Company said further, anfwer'd, that was all that was faid at that time, that he remember'd, and gives a very good Reason for it, for he staid not above a quarter of an Hour; and added, that he was not certain whether he then heard fomething of a Declaration there, or whether Mr. Ferguson reported it to my Lord Shaftesbury, that they had debated it: and yet when Sheppard faid Rumsey was there when the Declaration was read, he deny'd it, and faid it was read before he came in. Being ask'd to what the Declaration tended, he answer'd to another matter, viz. that there was some Discourse about seeing what posture the Guards were in, and faid, that all the Company debated it; and being drawn on by Questions, said, it was in order to seize the Guards, if the Rising had gone on. Now how doth that part of the Evidence agree with what he faid before, that there was nothing more faid than the delivering his Meffage, and the Answer to it? And how doth it agree with the time he faid he ftaid, which was not above a quarter of an Hour? whereas that Debate, if all the Persons present (being six) debated it, as he faid they did, would certainly have taken up a larger time. How does the first and last part of his Evidence agree, when he faid, my Lord Ruffel agreed to the Answer of his Message? And being ask'd whether and what he spoke to it, said, he fpoke about the Rifing at Taunton, but doth not fay what; and yet in the first part of his Evidence, he faid, when ask'd who sent the Message back, Mr. Ferguson deliver'd the Answer, the Duke of Monmouth and the Lord Ruffel were present, and he thought the Lord Grey said something to the same purpose. But what Credit could be given to any part of a Man's Evidence, whose Memory was so shallow, that he could not remember whether he was at two Meetings, or whether Mr. Ferguson related one of them to the Lord Shaftesbury? Yet both were suppos'd to be within the Compass of a Year, whereas a Man of Sense is suppos'd to remember all his own Acts for seven years past, which is the Reason why the Chancery obliges a Man to answer as to his own Acts positively for seven Years, without saying, as he believeth, or as he remembreth, or the like. What Credit is to be given to a Witness who testifieth what was faid in Company, and by whom, when his Memory doth not serve to answer positively, whether he was in the Company, or whether another told him what was there faid? He might as

well have faid he was there, or dreamt he was there, or that he heard the Difcourfe or dreamt of it,

which had carried equal Credit with it.

It was plain, the Man was not of fane Memory enough to make a Will, much less to be a Witness in the Trial of a Man's Life; and nothing can be said for him, but that he was a Witness for the King, that is to say, a mad Man may be a Witness to take away a Man's Life, which is as good Law as a great deal of other Cant vented as a part of the Prerogative.

It is true, one of the King's Counsel recommends Rumsey to the Jury, as a very credible Witness under the Notion of an unwilling Witness: but had the same Person been a Counsel for the Prisoner, he would have call'd Rumsey a dancing Witness, for he said backwards and forwards; and an amaz'd Witness, for being ask'd one thing, he answer'd another; being ask'd as to the Declaration, he answer'd to the seizing of the Guards; being ask'd whether my Lord Russel assented to the Answer of the Message, he reply'd, yes, because he talk'd of the Rissing, &c. which might be as well against as

for it.

Sheppard's Evidence was to the Design of seizing the Guards; and as to the Declaration, he remember'd but two Meetings, at both which he faid, as he remember'd, my Lord Ruffel was prefent, but he could not be positive in that, and the times of the Meetings he did not remember: he faid, the fubstance of the Discourse was, how to surprize the King's Guards; and that the Duke of Monmouth, the Lord Grey, and Sir Thomas Armstrong went to fee the Guards, as he remember'd; and the next time they came to the House, Sir Thomas Armftrong faid the Guards were very remiss, &c. Taking this Evidence by itself, without tacking Rum-fey's Evidence to it, it was so far from being Evidence of Treason, that it was no Crime; for he doth not fay, it was intended to be put in practice, notwithstanding all faid by him: both the Discourses and the Persons viewing the Guards, (which last was not Evidence, nor ought to have been given in Evidence) might be a Matter to try each other's Judgments, as well as an Evidence of a thing defign'd: and if it be capable of two Interpretations, the Law hath faid, it shall be taken in mitiore sensu, in favour of Life. That distinction was taken by the Chief Justice in Blague's Case, the day after this Trial, where the Evidence against him was a Discourse about taking the Tower, as high a Crime as feizing the Guards; and upon that Blague was acquitted. It is true, Rumfey faid it was in order to be put in practice, when the Rifing should be in the Country, but that he did not fay at first; but was afterwards led to it by Questions: nor did he speak it as a thing at that or any other time determin'd, but as his own furmife or guefs, because he knew of an intended Rifing; yet how foolishly did he contradict himself? for, says Rumsey, it was to have been put in practice, if the intended Rifing had gone on; and yet at the fame Meeting he had faid before, the Rifing was put off: how contradictory therefore is it to fay they made Preparations for a thing they had laid afide before? And it is plain Sheppard speaks of the same time; for both agree Rumsey was at that Meeting, though they do not agree how foon he came: befides, how could Sheppard speak positively of the Discourse, or of the Design of it, when he owns he did not hear all their Discourse, and gives a very good Reason for

ir? for he faid he went feveral rimes down to fetch Wine, Sugar, and Nutmeg, and did not know what was faid in his Absence; he said he heard nothing about a Riling, nor heard any further Difcourse; but on recollection, he heard something about a Declaration of Grievances in order to a Rifing, as he suppos'd; the Particulars he could not tell. Now what fort of Evidence was that? In all civil Matters, a Witness shall not be permitted to give Evidence of the Content of a Deed or Writing, without producing the Deed or Writing itself, or a true Copy of it, and upon very good reason; for he may make an untrue Construction of it. I remember a Witness who swore to the Content of a Deed of Intail; and being ask'd, whether he knew a Deed of Intail, and by what he knew the Deed he spoke of to be a Deed of Intail, answer'd, he knew a tailed Deed very well, and he knew the Deed to be a tailed Deed, because it had a Tail half as long as his Arm, meaning the Label of the Deed. And if this be the Practice, and the Reason of the Practice in civil Matters, shew me any Authority or Reason any thing fhould be permitted to be given in Evidence in Treason, which is not permitted to be given in Evidence in the Trial of any civil Matter.

If you fay, as Justice Levinz said in a like Case in Colledge's Trial, that it would be the difficultest thing in the World to prove Treason against a Man, if the Law were not so, and the King would in no fort be safe; on the other hand, I say as Colledge there said, if the Law should be so, no private Person is safe: and if there be Mischief of either hand, the Law is and must be Judge, which hath taken care (though to no purpose, because it hath not been observed) that there should be a stricter Proof in Treason than in any civil Matter, or in any other Crime: and how the Judges came to permit that loose Evidence in Treason to be given, which of late Years they have done, no just or honest Ac-

count can be given.

The last material Witness against my Lord Rusfel, was my Lord Howard, (as for Atterbury's Evidence, it ought not to have been permitted to be given, as shall be shewn, nor was it material) to no part of whose Evidence any Credit ought to be given, even by his own Confession: he was furely in the right, when he faid that the Religion of an Oath is not tied to a Place; and I'll add, not to a Form, but receives its Obligation from the Appeal therein made to God: and therefore if he faid (though I own he was not bound to fay it) to the Earl of Bedford, Mr. Howard, and Dr. Burnet, what was teftify'd against him, he ought not to be believ'd in any part of his Evidence. Did he fay true to my Lord Bedford, when unsent for and unask'd, (for ought appears after my Lord Russel was clapt into the Tower) that fure his Son could never be in any fuch Plot as that, or suspected for it, and that he knew nothing against him, or any body else, of such a barbarous Design; and yet he knew, if he fwore true, that my Lord Ruffel was guilty of fuch a barbarous Defign, that nothing but the Lord Howard's Duty to God, the King, and the Country, could prevail with him to give it in Evidence against a Person for whom he had fo great an Affection as he had for my Lord Ruffel. How was it confistent with the truth of his Evidence, what he faid to Mr. Howard, that he knew nothing of any Man's being concern'd in that business, and particularly of my Lord Russel,

whom he highly commended, and faid, he thought the Lord Ruffel unjustly fuffer'd; or with what he faid to Dr. Burnet with Hands and Eyes lift up to Heaven, which is as much an Appeal to God as may be, that he knew nothing of any Plot, nor believ'd any? It was an idle Evasion to say, when he fpoke of my Lord Ruffel, he meant my Lord Ruffel was not guilty of the Defign of murdering the King, (for which that Man, as he faid, was committed, meaning Walcot, the Lord Russel, or any other Person) for he is still at liberty to explain himself, and I am apt to think they were all committed by Warrants of the same Form. I know not how dextrous he is at paring an Apple, but he must be an excellent Logician that can reconcile the truth of his Evidence and Sayings. truth is, a Man that has those Niceties in his Head ought to have no Credit; for no Man knows whether, he understands what he fays aright, and I am apt to think his Lordship could shew, that he did not intend what he faid at my Lord Russel's Trial in the Sense it was understood by the Court or Jury. To fay, that he was to out-face the thing for himself and his Party, was as vain; (for befides that I think he was of no Party, because, as my Lord Ruffel faid, he had the luck to be trusted by none) where was the Sense of making those Protestations to Persons who could do him no good, and would do him no harm, both which my Lord Pemberton could; and therefore 'twas not alike? It is true, the Attorney-General commends the Lord Howard as a Person of great Credit amongst the Party, and infinuates the Lord Grey was left out of the Cabal for his Immorality, and the Lord Howard was taken in his place. But to pass from the General of his Evidence to the Particulars of it, for about two Leaves in the Print of it; it is a discourse between my Lord Shaftesbury and bim, wherein he makes my Lord Shaftesbury have a wondrous Confidence in him, and discovers all the Defign to him, and what number of Men he had at command; but who they were, or what they were, was never yet discover'd, and yet the Lord Howard had not at that time been concern'd in the Matter, nor did then affent : he very prudently was refolv'd to fee whether it was likely to take effect or not, before he would enter on it. It was indeed a Matter of great wonder to those who knew my Lord Shaftesbury, and knew what Opinion he had of the Lord Howard, from the time he discover'd that the Lord Howard frequented the Dutchess of Portsmouth, which was before Fitzbarris's Trial, (though after that Trial the Matter was publickly own'd, which was before fuspected by most, known to the Lord Shaftesbury) that he should so readily trust the Lord Howard with the Secret, who was unconcern'd in the Management before, as he fays himself, and yet fecreted himself from the Duke of Monmouth, and my Lord Ruffel, who were equally guilty, if what was fworn was true. I cannot but observe, that in all the time of the Lord Shaftesbury, the Lord Howard was no otherwise concern'd in the pretended Design, but in raising Difficulties, and being in great fear lest there should be a Rising or an Attempt upon the King's Person: and if he faid true, he was the Man that put off the intended Rifings, and likewise the intended Design on the King's Person; insomuch, that I think he was so far from standing in need of a Pardon for Treason, that he deferv'd a confiderable Reward, if it were for nothing else than for his fearing the Design VOL. IV.

was difcover'd by the Proclamation against Bonefires, which, as he faid, put off the Rifing intended to be the 17th of November; and yet he and others being afraid, the middle of January they erected themselves into a Cabal of fix Persons, of which there is but one Person in all his Narrative he pretends to have spoken to about that Matter before, which is the Dake of Monmouth, and but one more he pretends even by hearfay to be concern'd in it before, which is my Kord Ruffel. How improbable therefore was it; that those fix Perfons should, as it were on fight, pur themselves upon fuch a dangerous D.fign, especially confidering the Reason he gives for it, which was their Fears, that what had been transacted was, or might be discover'd? This likewise is observable, that from the 30th of September, the time the Sheriffs entred upon their Office, to the 17th of November following, he is very exact as to the time of each Matter, when there was no Person could contradict him; for my Lord Shaftesbur was dead. Walcot was convicted, and the Duke of Monmous's was gone, who are all the Persons mention'd to be concern'd in that time: yet when he comes to speak of the Matter in which my Lord Russel was concern'd, then he fays it was about the middle of January, about ten Days after, about fix Weeks after, about three Weeks, and five Weeks; for had he been precise in the times, he might have been disprov'd in the Meetings he gave Evidence of: and it is much his Memory was so very good as to the former times, to be fo very precise in them as he was, and fo very defective in the latter times; and yet those times do not make up the space between the middle of January, and the time of the Trial, by many Weeks, unless you will give large Allowances to the Word about; an Exception which was taken to Mowbray's Evidence, though he rectify'd it by his Account in his Amanack; but it would not be admitted, though Colledge very fenfibly defired of the Court, for Justice fake to look on the Almanack, to fee whether it was newly writ, as if done for that purpose.

Befides the Improbability, if fuch a thing was in hand, as the Lord *Howard* pretended, for him to run into the Country, and then to the *Bath*, when the Matter was just come to a *Criss*, as it were, shews him, if he swore true, rather a Madman than a Traitor.

But the Usage of the King's Counsel and the Court towards the Prisoner, was very unjust and unfair; they permitted the Lord Howard to go on with a long Story of him and my Lord Shaftefbury, at which, when my Lord Ruffel took Exceptions, the Chief Justice, it is true, said it was no Evidence; yet the Attorney-General bidding him go on in the Method of time, he went on where he left off, intermixing Stories of Designs, and of Attempts by other Persons upon the King's Person, to exasperate the Jury, as my Lord Russel said rightly against him; a thing which no Counsel durft have done, and no Court would have suffer'd in any other Case, nor even in that would the Court or Counsel suffer it for the Prisoner. How was my Lord Anglesey check'd when he began to tell what my Lady Chaworth said, and Mr. Edward Howard when he did not speak of his own Knowledge! How unjust was it for the King's Counsel to repeat all the Evidence the Lord How. ard gave, when they fumm'd it up, even that which the Court told them before was not Evidence! How unjust was the infinuating of the Cc 2

Death of my Lord of Essex, as Evidence against my Lord Russel! And why did not the Court in summing up the Evidence take notice of the Liberty the Witnesses and Counsel had taken, and have told them what was not Evidence? No

other Reason can be given than what Colledge said at his Trial, upon his Observation of Fitzbarris's business and his own, That the Matter was not to stop at him.

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#### Remarks on Colonel Sidney's Trial.

THE Lord Ruffel being executed, and the fame day, what was called his Speech being published, than which, nothing in Print was fo eagerly accepted or fought after, which shewed the Inclination of the People, there was fome respite for quieting the Minds of the People; but it was not to stop there, as Colledge said, and therefore Colonel Sidney (who was talk'd to death under the Notion of a Commonwealth's-man) was the 17th of November, 1683, brought to Westminster to be arraign'd on an Indictment of High-Treason. The Indictment at the time he came to the Hall, was so far from being found by the Grand Jury, that it was not fo much as prefented to them; but the King's Counsel, who had pack'd the Jury, knew well enough that it would be accepted, that is, found upon fight by the Jury, without any Confideration, which was accordingly done, and Colonel Sidney thereupon arraign'd. The Indictment was for defigning to depose the King, and to persuade the King's Subjects to rebel; and that he did write a certain Libel wherein it was contain'd, that he (meaning King Charles the Second) is subject to the Law of God, as he is a Man; to the People who made him fuch, as a King, &c. To which Indictment he would have put in some Exceptions, exprest in a Parchment in his hand, but was told by the Court, he must either plead or demur, and upon no other terms Exceptions could or ought to be admitted; after which he pleaded Not Guilty.

The 21st of November he was try'd, at which time he infifted to have a Copy of his Indictment, as he had done when he was arraign'd; but was both times denied. The first Witness against the Prisoner was Mr. West, against whom Col. Sidney objected, because he was not pardon'd; but it was answer'd by the Court, that he was a good Witness in my Lord Russel's Trial, and therefore should be in that. Then Colonel Sidney defired Mr. West might fpeak nothing but what he knew of Colonel Sidney; but was answer'd by the Court, he might give Evidence of a Plot in general, tho' Colonel Sidney was not concern'd in it; and it was call'd Sir William Jones's Law. Then Mr. West went on, and gave Evidence of what Colonel Rumsey, Mr. Nelthorp, and Mr. Ferguson told him of Colonel Sidney; but of his own Knowledge he could not fay any thing of the Prisoner. Rumsey gave a like Evidence he had done in my Lord Ruffel's Trial, with an addition of what Mr. West and Mr. Goodenough told him. Keeling gave Evidence of what Goodenough told him, all which the Court agreed was no Evidence against the Prisoner. Then the Lord Howard gave the like Evidence, from the middle of January to that time, as he had done in the Lord Ruffel's Trial, faving that he faid the Earl of Salisbury was brought into the Cabal, who was not mention'd before; and fave that he faid the meeting at my Lord Ruffel's was about a Fort-

night or three Weeks after the meeting at Mr. Hampden's; whereas in my Lord Ruffel's Trial, he fays it was about ten days after the meeting at Mr. Hampden's House: and here he makes two notable Speeches for Mr. Hampden at the opening of the Consult, both which he had forgotten at my Lord Ruffel's Trial, nor could remember at Mr. Hampden's Trial, tho' in the last he was led by a great many Questions to put him in mind of them. After his Evidence given, Colonel Sidney was ask'd whether he would ask the Witness any Questions, who answer'd, he had no Questions to ask him; whereupon the Attorney-General said, Silence——You know the Proverb.

The Record of the Lord Ruffel's Conviction and Attainder was given in Evidence. Sir Andrew Foster swore Sir John Cockram, and the two Campbells came to London. Sir Philip Floyd proved the feizing of some Papers in the Prisoner's House, and he did believe the Papers shewn in Court to be some of them. Sheppard, Cary, and Cook swore the Writing produced was like the Prisoner's Hand-writing. The Attorney-General defired fome part of the Writing should be read; the Prisoner desired all of it might be read, but was answer'd by the Court, that the Attorney must have what part of it he would to be read, and afterwards the Prisoner should have what part of it he would to be read; but he perfifted to defire all of it should be read. Then the Writing was read (which was plainly an Anfwer to a Book, but what Book, was not mention'd) in which the Right of the People was afferted. The Earl of Anglesea gave the same Evideuce for the Prisoner, of the Lord Howard's speaking of my Lord Russel, and the Plot, as he had done in my Lord Russel's Trial. The Earl of Clare faid that the Lord Howard, after Colonel Sidney's Imprisonment, faid, if he was question'd again, he would never plead; the quickest dispatch was the best, he was fure they would have his Life; and fpeaking of the Primate of Armagh's Prophecy, he faid, the Perfecution was begun, and he believed it would be very sharp, but hoped it would be short; and faid, he thought Colonel Sidney as innocent as any Man breathing, gave him great Encomiums, and bemoaned his Misfortune; and as for Col. Sidney's Papers, he faid, he was fure they could make nothing of them. Mr. Philip Howard faid, the Lord Howard faid it was a Sham-plot; Dr. Burnet gave the fame Evidence as he did in my Lord Ruffel's Trial. Mr. Ducas gave Evidence, that the Lord Howard faid he knew nothing of Col. Sidney's being in any Plot. The Lord Paget gave Evidence to the same purpose. Mr. Edward Howard gave Evidence to the fame purpose. Tracy and Penwick gave Evidence to the fame purpose. Mr. Blake testified, that the Lord Howard said he had not his Pardon, and could not afcribe it to any other Reason, than that he must not have it till the Drudgery of swearing was over. Now to review

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what hath been faid, it is strange to see what a Progress was made in the Resolutions of Points of Law, to take away a Man's Life; to fay it in Col. Sidney's Words, as if the Court and Counsel thought it their duty to take away a Man's Life any how. Mr. West, and several others, are admitted to give Evidence by hear-fay against the Prisoner, and their Evidence fummed up, and urged as Evidence to the Jury; and the Reason given for it was, that he was admitted a good Witness of a like matter, in the Lord Russel's Trial; which, besides that it was not true, for it was rejected in that Trial, as it appears it was in the print, yet if he had been admitted, of no Authority, as Colonel Sidney faid, because perhaps he was not excepted to. Of a like stamp is the Evidence of the Conviction of the Lord Russel; tho' I agree the Lord Russel's Conviction was as good Evidence against Colonel Sidney, as the Earl of Effex's Murder was against my ney, as the Earl of Eyex's Middel was against my Lord Ruffel, and no better. The fame may be faid of Rumfey, Keeling, Foster, and Atterbury's Evidence. Against the Lord Howard's Evidence there were the fame Objections as in the Lord Ruffel's Trial, with the addition of feveral other Persons testifying he faid he knew not, nor believed any thing of the matter; and that he could not have his Pardon, till he swore others out of their Lives, which in truth was the Sense of his Expressions.

The King's Counsel indeed had thought of something fince the Trial of my Lord Ruffel, to palliate the matter of the Lord Howard's Sayings, (for they lean'd hard upon his Reputation, and look'd as if he would perjure himself at the expence of some Persons Lives, as his Words are in the Lord Rusfel's Trial) Would you, fay they, have had him confess'd the matter to those Persons to whom he

had deny'd it?

I think there is a difference between confessing and denying: Who ask'd him the Question? What did it avail him to deny it to the Persons testifying against him? and therefore when he voluntarily faid a thing untrue, unasked, not provoked or compelled to do it, and which could do him no good, it was good Evidence of his untruth, and that no credit ought to be given to what he fwore.

As for the last part of the Evidence, which was about the Writing, both the Indictment and the

Evidence was defective.

As for the Evidence, if the Subject-Matter of the Writing had been Evidence of Treason, the Indictment ought to have express'd that he publish'd it, which the Indictment in this case did not; and upon good Reason, which was, that the Jury might be put in mind, that the publishing of it was neceffary to make it known; whereas they very well knew that the Evidence would not, nor did come This was the first Indictment of Highup to it. Treason, upon which any Man lost his Life, for writing any thing without publishing it; for in Fitzharris's Indictment, he was charged with publishing his Libel; and so in all other Indictments for Writing, and upon good reason: for this being made an Overt-Act of Treason, it must be an Evidence of a Defign to kill or depose the King, or the like; and as the Consequence of what the Writing contain'd, which was, that the Power was in the People, &c. being in its nature no other, nor urged by the King's Counfel to any other intent than to corrupt the Subjects Minds, could not be Evidence of fuch matter, unless proved he had writ and published it, whereof the last was not pretended to be proved.

That it was necessary to be express'd in the Indictment, and proved at the Trial, appears by the Resolution of all the Judges of England in Hugh Pine's Case, reported in Cro. Car, Fol. 89. at a time when Prerogative run pretty high; wherein, besides the Resolution that no Words charging the King with any perfonal Vice, was Treason, there is the Case of one *Peacham*, in the 33d of *Henry* the Eighth, cited, who was indicted for Treason, for treasonable Passages in a Sermon never preached, nor intended to be preached, but found in Writing in his Study; he was found guilty, but never executed; for many Judges at that time were of Opinion it was not Treason, as the Book says: which I think, according to the Evidence here given, was the express Case of Colonel Sidney, admitting he writ the Book produced, and that the Paffages in it were treasonable.

And as this Indictment was an Original in the particular before mentioned, fo it was a fecond of an Innuendo Indictment of Treason; Fitzharris was the first. The Prosecution against Car, as I remember, was an Information, and Judgment arrested after a Verdict, because it was by Innuendo, of which no Precedent could be produc'd; and although in Actions for Words it was permitted, yet in Criminal Matters, being penal, it was refolv'd it ought not to be permitted, and certainly much less in Treason: and as this Indictment was an Original in one part, and a fecond in another, the Evidence on it was an Original in another part, which was proving the Book produc'd to be Col. Sidney's Writing, because the Hand was like what fome of the Witnesses had seen him write; an Evidence never permitted in a criminal matter before. The Cafe of the Lady Carre was well cited by Colonel Sidney, against whom there was an Indictment or Information of Perjury; in which it was refolv'd, that comparison of Hands was no Evidence in any criminal Profecution: And it must be own'd, that at that time, besides Keeling and Twisden, there then sat in that Court Sir Wadham Windham, whom all will own to have been the fecond best Judge which sat in Westminster-Hall since the King's Restoration: and if it be not Evidence in a Profecution of Misdemeanor, much less in Treason, as Col. Sidney said; which Inference, befides the reason of the thing, is back'd by the Authority of my Lord Coke.

But admitting Colonel Sidney wrote that Book, and published it; yet if it were not done with a Design to stir the Subjects up into a Rebellion, but was writ and published only disputandi gratia, as the Import of the Book shews plainly it was, it was no more Treason, than the Discourse between Blague and Mate Lee about taking the Tower was. And suppose it was wrote with that Design, yet it not appearing when it was writ, how could a Jury, upon their Oaths, fay it was done with a defign to raise Rebellion against King Charles the Second, when, for ought appeared, it was writ before he was King, or thought of? It might, for ought appeared, be writ in King Charles the First's time, or Cromwell's time, and defign'd against either of them, or any foreign Prince, and therefore could not be Treason against King Charles the Second.

The Evidence was an Original in this particular; also it was the first time that ever a particular Expression in a Writing was given in Evidence against a Man in Treason, without reading the whole Writing, and for a very good Reason given by the Jury in Fitzbarris's Case, which was, That there might be

fomething

fomething in the Writing not expressed in the Indictment, which may explain the Clauses in the Indictment, fo that they may bear another construction: and in that Trial it was agreed the whole Writing ought to be read, and was read accordingly; and it was the duty of the Court to have ordered it, whether the Prisoner or Jury had defired it or not, as they are upon their Oaths to do right: but in Colonel Sidney's Case, when pressed by him, it was denied; only fome particular Paf-fages he might have read if he would, which he did not accept, upon a very good Reason which he gave, which was, that he knew not the Paffages of the Book, or at least he did not remember them, and therefore could not call for them. 'Tis true, that Practice in civil Matters is allowed to fave time, where the Mischief is not very great ; because of a Passage in a Deed or Writing, material for either Party, omitted in reading, the Matter may be brought about again; but in Criminal, much less in Capital Prosecutions, they cannot be, unless a way can be found to bring a Man to Life again.

Almost all the Circumstances of this Trial are Originals; the fumming up of the Evidence against him was barbarous, being Invectives, and no Confequences. It was faid he was not only guilty of the Practices he was accused of, but that he could not have been otherwise, because his Principles led him to it; and it might with as good reason have been urged, that he not only was become, but was born a Traitor. The last matter remarkable in the Trial, was that of an Overt-Act, of which the Court faid it was resolved by all the Judges of England, that if I buy a Knife of J. S. to kill the King, and one Witness prove I bought a Knife, and another prove I bought it for that purpose, it is two Witneffes of an Overt-Act within the Statute of

Edward the Sixth.

It were fit to know who the Judges were who gave that Refolution, if it were but for the Authority of the Case; for I doubt the Reason of it will convince no Man: They might as well have refolved, that eating or drinking, or the most ordinary Acts of a Man's Life, is an Overt-Act of High-Treason.

The Law hath taken that care for the Evidence of High-Treason, which it hath not done in any other Case, that it must be proved by an Overt-Act, proved by two Witnesses. One would think at the first fight of the Statute, that there should be two Witnesses to the same Fact; but that hath been adjudged otherwise, yet still it was resolved

there must be two Witnesses: but if this Resolution be Law, it is plain there needs but one. 'Tis. true, if a Man does an Act for which he can give no Reason, as placing a Mine of Powder in a Place the King usually passeth over, or planting a piece of Cannon to shoot at a Place the King usually passeth by, if he cannot give a credible Reason why he did it, and another swears the Purpose of the thing, it is two good Witnesses within the Act.

It hath been faid, if a Man be bound to his good Behaviour, and wears a Sword, it is a breach of the good Behaviour; and perhaps, heretofore, when Swords were not usually worn but by Soldiers, it might be fo, because it struck a Terror in other People as much as a Blunderbuss, or the like unufual Weapon; or the going armed in a Coat of Mail, for any Person but a Soldier, doth at this Yet no Man will fay that, now Swords areufually worn by all forts of People, it is a breach of the good Behaviour; and fo that which heretofore was a Crime, by Custom now, is become It is therefore the unufualness and the unaccountableness of the Circumstance make it an Evidence, which cannot be affigned as a Reason in the Overt-Act mentioned.

The last thing I take notice of, is, that Colonel Sidney refused to ask the Lord Howard any Questions; from whence was inferred, that he affented to the Truth of the Matter fworn: but it is well known, 'tis no prudence to ask a thorough-pac'd Witness a Question; in Mr. Hampden's Trial, his Counsel refused so to do for that Reason.

The next who fell a Sacrifice, according to Colledge's Prophecy, was James Holloway; he was outlawed, and taken beyond Sea; and being induced with Promises of Life, to accuse himself of things (whether guilty or not) enough to make good an Indictment of High-Treason against him, it was indeed generously offered him that his Outlawry should be set aside, and he have the liberty to be tried, and defend himself as well as he could: but knowing that what he had faid fince he was taken would be brought in Evidence against him, he refused his Trial; and because he would not purchase his Pardon at the expence of innocent Men's Blood, by accusing others, of what he did not know they were guilty (if his dying Speech is to be believed) he was executed,

I should not have mention'd this, but for the fake of the next Person's Case, which was Sir Thomas Armstrong's, who was outlawed for High-Treason, when he was beyond Sea; he was taken and brought

to the King's Bench Bar.

# Remarks upon the AWARD of Execution against

Sir Thomas Armstrong.

T Common Law, if a Person was beyond Sea when an Outlawry was pronounc'd against him, it was an Error in Fact, for which the Outlawry was to be revers'd; and it is an Error in all Outlawrys but for High-Treason to this day. By the 6th of Edward VI. that Error is taken away in High-Treason, but there is a Provife in that Statute, that if the Person outlaw'd shall within a Year after the Outlawry pronounc'd, yield himself to the Chief Justice of the King's Bench, and offer to traverse his Indictment, and on his Trial shall be acquitted, he shall be discharg'd of the Outlawry. Upon the Construction of this Statute, no Judgment was ever given that I know of; and the reason is, no Man outlaw'd was ever deny'd a Trial till this time, if he was taken within a competent Time. The reason of making that Statute was this; Men would commit Treason,

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and presently fly beyond Sea, and stay there till the Witnesses who should prove the Treason were dead; then return, and reverse the Outlawry for the Error of their being beyond Sea; and the Witnesses being dead, they were safe: and therefore this Statute takes away that Error in part, tho not in the whole, and doth in effect say, that the Person outlaw'd shall not have advantage of that Error, unless he comes and takes his Trial within a competent time, which that Statute limits to a Year after

the Outlawry pronounc'd.

This being plainly the Sense of the Statute, it was Injustice to deny the Favour or Right of a Trial to Sir Thomas Armstrong, which was never deny'd any Person before nor since, where it was agreed that all the Witnesses against the Person accus'd were alive, as in Sir Thomas Armstrong's Case they were, barely upon the quibble of the word render, which in no Case that ever I read was differenc'd from taken, but in one Case, which is Smith and Ashe's Case in Cro. Car. 42. in an Outlawry for Debt against Husband and Wise, which

will not extend to, or warrant the Judgment in this Case: and if there were but a Doubt in the Case, as it cannot be deny'd there was, the Outlawry ought to have been wav'd, or at least Counsel for the Prisoner heard as to the Point.

It was a vain and unjust Reason (and only tending to incense the thing) affign'd by the Attorney, that the Prisoner was one who actually engag'd to go, upon the King's hasty coming to Town, to destroy him by the way; whereas the Prisoner offer'd to prove his Innocence in that and other Matters of which he was accus'd: and even that Objection against him was an Invention of the Attorney's for any thing appears; but then it was resolv'd to stop at nothing, and Success had made them fearless, Fitzharris and Colledge 'twas own'd had hard measure, and that their Cases might be forgotten, their Quarters were buried; but Sir Thomas Armstrong's were expos'd, tho the Proceedings against him were equally as unjustifiable as in the other two



#### Remarks on the Trial of Count Conningsmark.

Think fit to remember in the fame Reign, tho before this time, one Case, to shew how the Courts of Justice were remiss or violent, according to the subject Matter.

All will agree, that the Murder of Mr. Thynne was one of the most barbarous and impudent Murders that ever was committed; and of that Murder Count Conning sinark, tho he escaped Punishment,

was the most Guilty.

I do not complain that in that Trial the Chief Justice directed the Prisoner the way to make the King's Counsel shew the Cause of Challenge against the Persons call'd on the Jury, and challeng'd for the King, without any Reason. It was his Duty so to do; and he ought to have directed Fitzbarris the same Method, which he did not: but he was blameable that he did not ask the Lieutenant and Polander what they had to say for themselves, which was always done before and since that time, and ought to be, which was an Injustice; and therefore two of the Prisoners at the time of their Sentences said, they were never try'd, tho I believe no great Injury to them, because they had little or nothing to have said for themselves.

But if they had been ask'd, they would have said as they did before their Trials to the Justice of Peace who committed them, and as they did after their Condemnations, that Count Conningsmark put them upon doing what they did, which might have influenc'd the Jury to have sound the Count guilty, which was contrary to the Design of the Court; and it was for the same Reason the Chief Justice would not permit the Justice of Peace to read the Examination of Stern and Borosky.

I do agree, that what they faid before the Justice of Peace was not Evidence against the Count; I agree that the Count being indicted and try'd as Accessfory, at the same time the Principals were indicted and try'd, the Principals could not be good Witnesses against the Count, because properly a Principal ought to be convicted before the Ac-

ceffory be try'd; and therefore the for Expedition both are try'd together, yet the Verdict always is and ought to be given against the Principal, before that of the Accessory.

But I deny what was in that Trial laid down for Law, that the Acceffory being in the fame Indictment with the Principal must be try'd at the same time. It is true, the Count desir'd his Trial might be put off for two or three days, which the Court knowing what is best for the Count deny'd, and not for the above pretended Reasons; for an Indictment against many may be joint, and yet the Trials may be several: the truth is, in such Cases the Indictment is joint and several.

Suppose the Accessory, at the Trials of the Principals, had not been in custody; will any Person say, that if afterwards he was taken, he can't be try'd upon that Indictment in which he was join'd

with the Principals?

But befides a hundred Precedents not printed, there is the Case of George Salisbury & al. in Plowden, Fol. 100. where it was refolv'd, that tho an Indictment against many is joint, yet the Venire may be feveral against each Person, and consequently the Trials may be feveral; and if so, then the times of the Trials may be feveral, but that which is to be complain'd of is, that the Count in the Opinion of all Mankind at that time and fince was the most guilty Man, yet the care taken to punish the less guilty, as Stern and Borosky, was in order to let the most guilty escape; for I think both Stern and Borosky might, and would have been good Witnesses against the Count, if the Court would have permitted it. The Count might have been indicted as Accessory to Wratts only; for the Accessory to all the Principals is Accessory to every of them severally: and when the Court in their private Consciences were fatisfy'd the Count was most guilty, they ought to have been cunning, aftuti, as my Ld Hobart calls it, to have brought him to Punishment. But 'twas faid, Stern and Borosky being in-

dicted of the fame Crime with the Count, they could not be good Witnesses against him, which I think is no more Law than Truth: Truth it was not, for the Count was indicted as Accessory, the rest as Principals. But taking it that all were indicted and try'd as Principals for the same Fact at the same time, why is not the Evidence of the one good against the other? First, I think there is no express Resolution for that Point of Law, but a late Rule given at Kingston Affizes upon the Trial of a Maid and one Saterwaite for burning of an House; and therefore there is a Liberty to examine by Reason how the Law is. I agree if a Man is indicted and try'd for killing another, he shall not be admitted to say, B. did it by himself; but I think he may be a good Witness to prove that he and B. did it: that is to fay, he shall not give any Evidence against another, which tends to acquit himself as well as accuse another; and I think he may give Evidence which accuses another of the same Crime whereof he is indicted, if it doth not tend to acquit himfelf.

For it is agreed on all hands, that being guilty of the same Crime, doth not disable a Witness: for then Rumsey and several Persons in the Lord Ruffel's Plot, as it was call'd, had not been good Witnesses. In the next place, the Circumstances of an Indictment against the Witnesses for the same thing he testifies against another, do not disable him; Widdrington was indicted for the same things, of which he gave Evidence against several others as his Complices in Robberies. Nay, the Law hath given somewhat more credit to the Evidence of a Person indicted, as a Witness of the same things against others, than it does to a Person not indicted;

as in the Case of an Approver, which,

\* S.P.C. Lib. as Stamford \* fays, was a Person in 2.6.53. Prison (not at large) for the Fact for

which he was indicted, arraign'd upon an Indictment, or an Appeal of Felony, who before a Coroner affign'd by the Court, confesses himself guilty of the Felony of which he is indicted, and not of any other, and confesses other Persons naming them as Coadjutors with him in committing the Crime of which he is indicted, and not of any other Crime; fo much Credit shall be given to that Confession, that Process shall be made out against the Person peach'd, who, if taken, shall be arraign'd on that Approvement, as if an Indictment by a Grand Jury had been found against him: and if the Law gives fo much Credit to an Approver, I think no Person can shew me a Reason why a Person indicted is not a good Witness against another for the same Crime.

It is true, Stamford \* fays, if a King \* S. P. C. Lib. gives an Approver a Pardon, he is a good Witness; which implies, that otherwise he is not: But it must be consider'd, that the reason of that is, that an Approver being indicted, as he always is, and confessing the Indictment, is convicted; and a Person convicted of Felony cannot be a Witness till pardon'd. But it will be no Argument why Stern and Borosky had not been good Witnesses against the Count before they were convicted; and it was a like piece of Justice, that whereas the Count was the most guilty, he was acquitted.

Wratts being the next greatest Offender, was honourably interr'd, and Stern and the Polander, who were the least Offenders in that matter, were hang'd in Chains.

It was fomewhat like the New-England \* Part. 2. Law, remember'd by Hudibras \*, of hanging an useless innocent Weaver for an useful guilty Cobler.



### Remarks upon Mr. Cornish's Trial.

THERE yet remain two Persons Prosecutions to speak of; the one is Mr. Cornish, who was taken the of October, 1685, and was arraign'd on an Indictment of High-Treason the Monday after, for conspiring to kill the late King Charles the Second; and knowing James Duke of Monmouth, William Ruffel Esq., and Sir Thomas Armstrong, to be Rebels and Traitors, promis'd to be affifting to them in their Treasons: To which he pleaded Not Guilty. He defir'd to put off his Trial, because he had no notice till the Saturday before at twelve a-clock, and he could get no Friend to come to him till eight a-clock at Night; and then he was permitted to speak with no body but in the presence of the Goaler: he had been allow'd no Pen, Ink, or Paper. He was told by the Court he ought not to have it, without leave given on a Petition prefer'd by him, and that he was taken Tuesday before, which to that time was almost a Week. He said, his Children had petition'd the King the Night before to put off his Trial, and it was referr'd to the Judges: he did not know whether he was committed for High-Treason against the present, or the former King, and he had a material Witness an hundred

and forty Miles off; but was told by the Court, they had no power to put off his Trial. It is true, they faid the Lord Ruffel's Trial was put off till the Afternoon, (which was not true) but that was a Favour which could not be challeng'd by another as a Right. He complain'd he had not a Copy of the Pannel, but was answer'd, it was not his Right to have it. Then the Attorney faid, he had not deferv'd fo well of the Government as to have his Trial delay'd, and therefore he was prefently try'd.

Rumsey swore, that about the latter end of Ottober, or beginning of November, the Earl of Shaftefbury defir'd him to go to Mr. Sheppard's House, where was a Meeting of the Duke of Monmouth, Lord Ruffel, Lord Grey, Sir Thomas Armsfrong, Mr. Ferguson, and Mr. Sheppard; he came late, and they were just on going away; he deliver'd his Message, and they told him that Mr. Trenchard had disappointed them. He had not been there above a quarter of an hour, but Mr. Sheppard was call'd down, and brought up Mr. Cornish, and told them Mr. Cornish was come; who came into the Room, and excus'd his not coming sooner, and that he could not stay, for he was to meet about

the Charter; whereupon Mr. Ferguson open'd his Bosom, and under his Stomacher pull'd out a Paper: they told Mr. Cornish they had had it read, and desir'd to read it to him: Mr. Ferguson read it, Mr. Sheppard held the Candle while it was reading, and afterwards they ask'd Mr. Cornish how he lik'd it; who faid, he lik'd it very well. He remember'd two Points in it very well, the one was for Liberty of Conscience, the other was, that all who would affift in that Infurrection, who had Church or King's-Lands in the late War, should have them reftor'd to them. He did not hear all the Paper, and observ'd only these two Points: it was a Declaration on a Rifing, and when the Rifing was to have been, it was to have been difperfed abroad: there was a Rifing intended at that time, and Mr. Cornish said, he lik'd the Declaration, and what poor Interest he had he would join with it. He had great dealings with Mr. Cornifb, and Mr. Cornish was a very honest Man, it was out of Compassion he had not accus'd Mr. Cornish be-

Mr. Goodenough faid, there was a Defign to rife in London, and for that purpose to divide the City into twenty Parts, and to raise five hundred Men out of each Part, to take the *Tower*, and to drive the *Guards* out of Town. Before that was agreed on, he being by chance at Mr. *Cornifo's* House, faid, the Law will not defend us; fome other way was to be thought on. Mr. Gornish faid, he wondred the City was fo unready, and the Country fo ready. Mr. Goodenough reply'd, there is something thought of to be done here; but in the first place the Tower must be seiz'd, where the Magazine is. Mr. Cornish paus'd a little, and said, I will do what good I can, or what I can, or to that pur-

pose, he faid.

He afterwards met Mr. Cornish on the Exchange, who ask'd him how Affairs went; and this was in Easter-Term 1683. He had some matters with Mr. Cornifb about managing the Riot, which was brought against him, Mr. Cornish, and others: He came to Mr. Cornillo's House about the business of the Riot, and no Person was by at the discourse. Mr. Gosfright teftify'd for Mr. Cornish, that he oppos'd Mr. Goodenough's being Under-Sheriff, and faid, he would not trust an Hair of his Head with him, he was an ill Man, obnoxious to the Government, and had done ill things, and he would not trust his Estate and Reputation in the hands of fuch an Under-Sheriff; and he believ'd Mr. Goodenough and Mr. Cornish were never reconcil'd. Mr. Love, Mr. Jekil, and Sir William Turner testify'd to the same purpose: Mr. Lane spoke out of the printed Trial of my Lord Ruffel, and faid, Rumfey in that Trial faid he did not hear the Declaration read, for it was read before he came. Dr. Calamy faid, Mr. Cornifb did often come to Church, and receive the Sacrament. Mr. Sheppard faid, he was Subpana'd by the King, and by Mr. Cornish the Night before; and that Mr. Cornish's Son was with him the Afternoon of the Day before, who prest him to be at the Trial the next Day; that there were Accounts depending between him and Mr. Cornish, whereon there was about one or two hundred Pounds due to Mr. Cornish, and Mr. Cornish's Subjæna was serv'd first upon him. At one of those Meetings at his House, Mr. Cornish came to speak a few Words with the Duke of Monmouth, or some other, he could not be positive in that, it was many Years ago: he did not stay above half a quarter of an hour in the House; VOL. IV.

Sheppard came up stairs, and went out with Mr. Cornish, and there was not one Word read, nor no Paper seen while Mr. Carnish was there: he remembered there was a Declaration read, Ferguson pull'd it out of his Shoe: he could not tell whether Mr. Cornillo was at his House the Night the Declaration was read, but he was positive no Paper was read while Mr. Cornish was there, for Mr. Cornish was not look'd on to be one of the Company: he did not know who Mr. Cornish came to fpeak with, when he came to his House: Mr. Cornish was but once at his House when the Duke of Moumouth was there: he did not remember that Mr. Cornish was in the Company when Mr. Rumfey was there; he faid, he had attended the Court from eleven a-clock till half an hour past three.

This being the Sum of the Evidence given in the Trial for and against the Prisoner, let us see whether those Inferences could be made from it as were made by the Court and Counsel: and whether on the whole an honest Jury, tho' but of little understanding, could have found him guilty

of the Treason in the Indictment.

It is agreed on all hands, that a petty Tury may and must consider the Credibility of a Witness, (tho' in the Lord Shaftesbury's Case it was faid a Grand Jury ought not so to do) and if so, surely Rumsey was not a credible, tho' he was not a disabled Witness; no more than a Man who owns himself to be a Man of Falshood, a profligate Wretch, and perjur'd by his own Confession, tho' not convicted of it: he had notoriously confessed himself guilty of High-Treason, and of being in the Defign of an intended barbarous Murder; he had fworn in the Lord Ruffel's Trial, he had nam'd all the Perfons at the Meeting he spoke of, of which Mr. Cornish was none; and being tax'd in this Trial with it, he excuses his Perjury with Compassion to the Prisoner, which was mean, foolish and contradictory: he perjur'd himself to fave the Prisoner, and then swore Truth to hang him. He had not Presence of Mind enough to excuse himself in the manner a Witness in the Lord Ru/fel's Trial did, that his God, his King, and his Country put him unwillingly to act that part. Besides that in the Lord Russel's Trial, Rumsey fwore he was not at the reading the Declaration, and contradicted Sheppard, who fwore he thought he was there.

But that passage was prov'd only by a Witness who had read it in the Trial, which I confess in strictness of Law is not Evidence; nor if the Witness had faid, he heard Rumsey swear so at the Lord Ruffel's Trial, it had not been Evidence, unless a Record of that Trial had been produc'd in Court, which was not done. But all those things being but mere Circumstances, shew the Injustice of fpeeding his Trial, and denying him Counsel: Would not any Counsel have told him that in strictness of Law a passage in a printed Trial was not Evidence, and was it not easy for him to have got a Witness to have faid that he had heard Rumsey swear so at that Trial? were not all the Judges who fat upon him, and all the King's Counsel who were against him, present at the Lord Ruffel's Trial, and perfectly remembred what Rumfey then Iwore as to the pretended Declaration, and might he not have fubpana'd them to have testify'd that matter? Nay, was it not their Duty to

have done it even without a Subpana?

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To fay it was against the King, and therefore they could not do it; or they were in the Commission to try him, and therefore they could not do it; is neither Law nor Reason. Every Man knows that a Judge in a civil Matter try'd before him, and a Counsel even against his Client, has been enforc'd to give Evidence, (provided it be not of a Secret communicated to him by his Client) for in that particular a Judge ceases to be a Judge, and is a Witness; of whose Evidence the Jury are the Judges, tho' he after re-assume his Authority, and is afterwards a Judge of the Jury's Verdict.

A Judge may fue, and must be sued in his Court, but in that Case he ceases to be a Judge and is a Suitor, tho' he re-assumes his Authority in all other Matters: and if it be fo in civil Matters, let any Man shew me a Reason why the Law is not fo in criminal Matters; there is no express Law against it, and it will be absurd in Reason to say the Law is not so: for at that rate the King may put any Witness, he knows the Prifoner intends to produce for himfelf, into the Commission for trying him, and so deprive the Pri-foner of the Benefit of his Evidence; as in this Cafe Shefpard, whose Evidence ought to have been of great use (as shall be shewn) tho' it was not of any avail to the Prisoner, might have been put into the Commission to have try'd Mr. Cornish, for he was as much qualify'd for it, as Sir James Smith then Lord Mayor, or any Judge upon the Bench. And if they might have been Witnesses for the Prisoner, if subpana'd, they might have been Witnesses for him even without asking; and it was a Duty incumbent on them, tho' not as Judges, yet as christian Men, so to be.

Humanity commands the Discovery of Truths, which prevent the shedding innocent Blood; and Christianity commands a Man to do as he would be done by. I think the Question need not be ask'd what they would have had done, if it had

been their Cafe.

The Reason that all matters of Law are, or ought to be transacted publickly, is, That any Person, unconcerned as well as concern'd, may, as amicus Curiæ, inform the Court better, if he thinks they are in an Error, that Justice may be done: and the reason that all Trials are publick, is, that any Person may inform in point of Fact, tho' not subpana'd, that Truth may be discover'd

in civil as well as criminal Matters. There is an Invitation to all Perfons, who can inform the Court concerning the matter to be try'd, to come into the Court, and they shall be heard. It is true, if the Judges or any Person had testify'd what Rumsey said at my Lord Russel's Trial, it had not been Evidence without the Record of the Trial; and it is as true, that neither the Record, nor a true Copy of it could have been procur'd between Mr. Corniss's Commitment, if it were on Friday (as I have heard it was) tho' the Court faid it was on Tuefday, much less between the notice of his Trial which was Saturday-noon, and the time of his Trial which was Monday-

But then what Justice was there in speeding his Trial, fo as to deprive him of the Circumstances of his Defence? for that was but a Circumstance, and not an effential Matter. And what Account can be given why the Court, when they were well fatisfy'd that it was in the Prifoner's power to procure fuch a Witness, and fuch a Record, did

not ftay till he did it? or if it would be too long in doing, why fhould they not have put off the Trial for that time, and given the Pri-

foner a convenient time to do it?

The first in civil Matters hath been frequently done, when a Deed or Witness hath been wanting, if it could be done in a convenient time, and a Trial has been put off before it came on, tho' after it came on they have not done it, because there is no great Mischief in that, for either Party hath power to bring it about again; but not fo in capital Matters, and therefore Juries in capital Matters have been frequently difcharg'd after fworn, where the Evidence hath been defective.

It is true, my Lord Coke faith, that a Jury once charg'd with a Prisoner, cannot be discharg'd but must give their Verdict; but it is as true that he fays fo in favour of the Prisoner, that when the Evidence against him appears defective, he shall not be continued a Prisoner till more Evidence can be found, or procur'd against him, tho' the Practice of late days hath been quite contrary, viz. to discharge the Jury where the Evidence against the Prisoner hath been defective, but enforce them to give a Verdict where the Prisoner's Defence hath been defective; tho' to their knowledge if he had longer time to do it, he had been able to produce the Witnesses who could clear him: but by what Law or Reason I am to seek. Yet I confess, if Rumsey's owning his Perjury in the Lord Russel's Trial, in the very point fworn against the Prisoner, and fo frivoloufly excufing it, would not difcredit him, I know not that any Record, Witness, or Evidence would have avail'd Mr. Cornish.

And add to Rumfey's contradicting himfelf, that Sheppard, who never contradicted himfelf, and had been a Witness in both Trials, agrees, what Rumfey had fworn in my Lord Ruffel's Trial as to Mr. Cornish's not being there, was true.

But admitting Rumsey had never perjur'd himfelf, but was of equal Credit with Sheppard; yet when they contradicted each other in a point which carried no probability or improbability with it, in a capital Matter the Jury ought to believe in favorem vita; for it makes the matter at least doubtful: and therefore the Jury ought to have acquitted the Prisoner, for a Reason in Law, and which was given in Colonel Sidney's Trial (tho shewishly ) by the Court, viz. that it is better that twenty Nocents should escape, than one Innocent

But to pass from the Credibility of the Witnesses to the Matter of his Evidence, this was the fecond time that this fort of Evidence in any Cafe criminal or civil was permitted to be given in Evidence; and there are the fame Exceptions to it, as are above affign'd to the Evidence of Sheppard. As to the Declaration in my Lord Ruffel's Trial, if a true Copy of part of a Deed or Writing was never yet permitted to be given in Evidence, much less hath or ought the purport of part of a Writing be given in Evidence, especially when fuch a reason is given why the Witness remember'd but part of it, as is given by Sheppard in my Lord Ruffel's Trial, and by Rumsey in this Trial, viz. that he did not hear all the Paper

And furely Goodenough could no way fortify Rumsey's Evidence, being clearly of another matter, and that fo very uncertain, that no heed ought to have been given to it. When Goodenough told

Mr. Cornish something ought to be done in the City, but in the first place the Tower ought to be feized; to which he answer'd, he would do what he could, or what good he could: these words may as well relate to Goodenough's present Discourse, where he complains that the Law would not defend them tho' innocent, as well as to the feizing the Tower; and if they should refer to the last, yet they may well enough be interpreted, that he would do what he could, or what good he could, to prevent the feizing the Tower. And if they are capable of two Senses, they ought to be interpreted in the best for the Prisoner.

Besides, the Words are spoken not as a thing defigned, but as a Matter, without which all other Matters were in vain, and might be meer matter of Discourse, as was that between Blague and Mate Lee about taking the Tower: and if there was fuch a Design on foot, it doth not appear that Mr. Cornish was ever acquainted with it. The same may be faid as to what he asked Goodenough, when he ask'd how Matters went: may not those Words well enough be applied to the Business of the Riot, Goodenough managed for Mr. Cornish and others? And if what Goodenough faid was Evidence of a Defign of feizing the Tower, that, as well as the Treafon against the Guards, was Treason by the Act of the late King, and not by the 25th of Edward the Third, if it be true Doctrine which was laid down in the Charge to the Earl of Shaftesbury's Grand-Tury: and if fo, he ought to have been profecuted for it within fix Months, and indicted within three Months, if the Doctrine in Colledge's Trial be true; and yet this Defign, if true, was in Easter-Term, 1683, and the Profecution not till October 1685.

There was yet one piece of Evidence urged against him, viz. of his own Witness Sheppard, who positively testify'd for him as to the main, yet in a Circumstance seem'd to testify against him, which was Mr. Cornish's being at his House when the Duke of Monmoutb and the rest were there, when the Declaration was read; and upon that piece of Evidence, as if it had contradicted what Mr. Cornisb faid before, there was a mighty Triumph: whereas, the most that could have been made of it was, that Mr. Cornish in part of his Defence was guilty of an untruth. And even that was not fo in Fact; for being charged to have been at Sheppard's the Night the Declaration was read, he answered he was never at a Confult in his Life, he never was at Sheppard's in any Consult, he never was there with my Lord Russel, as he remembred; he had been at Sheppard's feveral times, but never liked Ferguson for his Morals, and therefore never liked to be in his Company, and he did not know but that he might enquire for the Duke of Monmouth in other Places, and this is all Mr. Cornish fays to that matter.

Sheppard fays, Mr. Cornish came into his House at one of the Meetings to speak with the Duke of Monmouth or some other, he could not be positive in that, it was so many Years ago, and did not stay half a quarter of an Hour; he could not fay it was the Night the Declaration was read; he did not know whether Mr. Cornish came to speak with the Duke of Monmouth or not; he could not remember whether Mr. Cornish was there in Company

when Rumfey was there; there were not above three Persons there when Mr. Cornish came, which was the Duke of Monmouth, Mr. Ferguson, and he could not tell whether the other was the Lord Ruffel, or the Lord Gray,

Now it would be hard to find out the Contradiction between Mr. Cornish's Sayings and Shepfard's Evidence; both agree that Mr. Cornisb hath been often at Sheppara's House, and neither denies or affirms that he was or was not there the Night the Declaration was read, for a good reason; which was, that Mr. Cornifb knew nothing of it, and Sheppard knew not which of the Nights he was there. Mr. Cornish said he was not there with my Lord Ruffel as he remembred, and Sheppard doth not affirm he was there with the Lord Ruffel. Sheppard fays that he was there when the Dake of Minmouth was there, and Mr. Cornish doth not fay that he was not there with the Dake of Monmouth. Sheppard faid, he spoke to the Duke of Monmouth, or some other Person, but he thought it was the Duke of Monmouth, which is no direct Affirmation that he spoke to the Dake; and Mr. Cornish doth not fay, he did not fpeak to the Duke of Monmouth. So that if the Account of the Trial, fet out by the Authority of, and figned by Thomas Jones, be true, I cannot see any manner of Contradiction between Mr. Cornish and Sheppard: and therefore, as the Court and King's Counfel did infer, that Sheppard's Evidence, who positively denies the Truth of Rumlev's Evidence, was fo far from invalidating, that it corroborated Rumsey's Evidence, and cleared the thing which was before somewhat dark, beyond all manner of Contradiction, is a piece of effron-tery. So admitting Sheppard had faid Mr. Cornish was at his House the Night the Declaration was read, and had contradicted Mr. Cornish, is it a neceffary Confequence, that he heard the Declaration read, and promised his Affistance to it? which must

be the Inference, if it must support Rumsey's Evidence. If it be not a necessary Consequence, but a probable one, that ought not to weigh with a Jury, toconvict a Person of a capital Crime, especially not of Treason. The Statute of Edward the Third fays, probably Convict; that is, fays my Lord Coke, convicted upon direct and manifest Proof, not upon probable conjectural Prefumptions, or Inferences, or Strains of Wit: And to fay truth, when Verdicts have been given on fuch Evidence, they have been often faulty

To give some Instances of many, it is remembred in our time\* where Persons were convicted of the Murder of a Person absent, but not dead, barely by Inferences upon the Evidence of foolish Words and Actions; but the Judge before whom it was tried, was fo unfatisfy'd in the Matter, because the Body of the Person supposed to be murdered was not to be found, that he reprieved the Persons condemned; yet in a Circuit afterwards, a certain unwary Judge, without inquiring into the Reasons of the Reprieve, ordered Execution, and the Persons to be hanged in Chains, which was done accordingly; and afterwards, to his reproach, the Person supposed to be murdered appeared alive.

My Lord Coke relates a Story + in his Time, of an Uncle who beat his Niece, that had an Estate,

<sup>\*</sup> He feems to mean the Cafe of Joan Perry and her two Sons, John and Richard Perry, who were Executed at Glocester Lent-Assizes, 1661, for the supposed Murder of William Harrison, who had been conveyed into Turkey, and made a Slave for two Years, and afterwards escapil, and came back to England.

† This was at Warvick-Assizes, 8 Jac. 1. 3 Co. Inst. 232. By the Civil Law, unless there was direst and positive proof that the Person was killed, no Circumstances were admitted against the Person accused of the Murder. Digeth. lib. 39. tit. 5. §. 24.

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which on her Death would descend to him; the Girl was heard to cry, Good Uncle do not kill me; after which she run away, and conceal'd herself some sew Miles from London. The Girl being missing, and the Neighbours remembring the Cry of the Girl, and tacking it to the Probability that the Uncle might be induced, for his Advantage, to murder his Niece, apprehend him, and he was indicted for it at the Sessions; and the Judges being unsatisfy'd in the Evidence, by reason the Body of the supposed murdered Girl did not appear, the Uncle saying that she was run away, they gave him time to the next Sessions to find her out, which he being not able to do, thought to desend himself by producing another Girl very like his own Niece, which he did accordingly; and being detected, it increased the Suspicion, and by Inferences from all those Circumstances, he was convicted, and afterwards executed.

Some Years after which, the Girl appeared, and claimed her Estate: and therefore it is a most dangerous and unwarrantable thing for a Jury, in capital Matters, especially in Treason, to convict a Person upon the Evidence of Probabilities.

As the Evidence in this Case against the Prisoner was weaker than in any of the precedent Cases, so the Usage of the Prisoner was more rigorous than in any of them: in all the other Cases, the Prisoners had more Weeks allowed them to prepare for their Trials, than this Person had Days; all the other Persons, after notice of their Trial, were permitted to have Friends, nay, Counsel, freely to come to them, and confer with them in private, without the Presence of a Goaler, which was denied this Person: All the others, except Colonel Sidney, had soft Words given them on their Trials; but this Person was rudely handled.

How often was he fnub'd and bid hold his tongue? How often did he beg the Patience of the Court, to hear him and his Witneffes? And when he was heard, how was all he faid ridicul'd? And if he faid he was innocent, he was bid remember

my Lord Ruffel faid fo to his Death; when he faid he was as innocent as any Person in the Court, he was told for all his Confidence, few believed him. If he faid the Matter fworn against him was improbable (which hath been taken for a pretty good Topick for the dishelief of a Matter testify'd) how is it ridicul'd by Improbability, Improbability, Improbability? If he go to prove he is an honest Man, he is told that is all Appearance. If he fays he employed Goodenough about the Riot, he is told that is a Branch of the Plot. If he call Mr. Gospright as a Witness for him, the Witness is reproached with having help'd the Prisoner in packing Juries; if he call one to prove he received the Sacrament, he is told, that was in order to qualify himfelf to be a Sheriff; and as fuch his Usage before, and at the Trial, fuch was it afterwards: to order him to be ty'd when he was fentenc'd, was an Indignity not used to Persons of his Quality; a thing indeed permitted, not commanded to be used, on boisterous Criminals, who may be fuspected to do a sudden Mischief, if their Arms were at liberty.

Of like kind was the Reproaching him with the Chearfulness of his Countenance at his Condemnation, and that it might be all of a strain, his Ouarters were exposed, a Severity us'd to none abovementioned, but Sir Thomas Armstrong; and in all these Trials, Colledge made the best Defence, and perhaps, Circumstances considered, the best Defence ever made upon an Indictment of a Capital Matter, and Mr. Cornish's was the weakest, though it fignified nothing: for I believe that none who reads his Trial, but will plainly fee he was fo befet, that the Defence he, or any for him could make, would have availed him nothing, and no account can be given for the Proceedings against Mr. Cornisb, in the above manner, but that some of the Judges, whereof three of them on the Bench, had newly come out of the West, where they had been so flush'd and hardned, that nothing feem'd to them rigorous or cruel, and the rest seemed to vie with them in the Practice.



#### Remarks on the Trial of Charles Bateman.

HE last Person which concluded the Tragedy, was one Charles Bateman, a Chirurgeon; his Demcrits were, that he had been, or at least was reputed to have been, Chirurgeon to the Earl of Shastesbury, and one whom his Lordship had a Kindness for, and therefore according to the Cant of the Time, he was called a factious Fellow; and he had reviv'd the Memory of his Demerits, by attending when Oates came from his Whipping, and letting him Blood. Whether either of those Circumstances were true or not, I know not, but they were believed: And therefore the 9th of December 1685, he was indicted and try'd for High-Treason. On his Trial he seemed to be distracted, and therefore out of abundance of Charity, the Court appointed his Son to make his Desence for him.

The Witnesses against him were Keeling, who only spoke of a Design in general, without mentioning Bateman to be concern'd in it. Thomas Lee and Richard Goodenough swore, at several times and pla-

ces, his Discourse to them severally, of seizing the Tower, City and Savoy. Baker for the Prisoner said, Lee in the Year 1683, would have had him infinuated himself into the Prisoner's Company, and discourse about State-Affairs, and by that he would find a way to make Baker a great Man: upon the Evidence the Prisoner was found guilty. Against Goodenough's Evidence, there is only this to be said, that he was pardon'd, but so far only, as to qualify him to be a Witness, though not a very credible one, not only the Guilt sticking to him, but even the Punishment of what he had then lately done, hanging over his Head; and what was said for some time, of all the Witnesses for the King, at that time, and for some time before, was true, they hunted like Cormorants, with Halters about their Necks, though even that matter by one of the King's Counsel was boasted to the Jury, as a Circumstance of more Credibility; for he assured them there was not a Witnesse which he produced had a Pardon, as the Witnesse in the Popish Plot had. 'Tis true, in

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the Popish Plot, upon very good reason, the Witneffes having confessed what they pretended to know, of matters in which they had an hand, it was not thought proper to use them as Witnesses, though they had used them as Informers, till they were pardon'd, lest it might happen to be, or at least it would have been suspected, that the terror of the Punishment of the Crimes confess'd might influence them to fwear falfly, to the jeopardy of other Men's Lives, to fave their own; which, as the Lord *Howard* truly faid, was the drudgery of fwearing. But to *Lee's* Evidence, besides the Evidence of *Baker* against him, that he would have procured Baker to have been a Witness against the Prisoner, and enticed him with the promise of making him a great Man; and besides that, it appears in Rouse's Trial, that Rouse and he were upon the Trepan with each other, to bring each other into the pretence of a Plot, in order to make some advantageous discovery of it, of which Lee got the start of Rouse; the Objection which was made to his Evidence, why Lee had not accused the Prisoner sooner, there being near three Years between the pretended Defign, and the discovery of it, was never fatisfactorily answered. It was a foolish Story, to say Goodenough could not be had before, and a fingle Testimony in High-Treason was not fufficient; every one knows, that though a fingle Witness is not enough to convict a Man of High-Treason, yet a single Person's Testimony is enough to commit a Person accused, and upon Conviction, on the Testimony of a single Witness, to make him a Prisoner for his life, witness Mr. Hampden, and others; besides the subjecting him to oother corporal Punishments, inflicted at discretion, witness Mr. Johnson and Oates. And in 1683, when the Words were pretended to be spoken, Bateman had not been spared, if accused; and though it be a good reason for the Court to have given, why they did not proceed against the Prisoner till that time, because there were not two Witnesses against him; yet it was no reason for Lee, why he did not accuse the Prisoner before that time, especially he having been feveral times before that time examined, not only of what he knew, but of what Persons he knew concerned: but to say truth, Lee, in the Trial, did not pretend to answer the Objection, but the Court, in the manner before, endeavoured to answer it for him.

The last Matter observable in this Trial, was the permitting Bateman's Son to make his Father's Defence, which was an extraordinary unparallel'd Favour; it was the first and last time that, or any thing like it, had been done: The Lord Ruffel's Lady indeed was permitted to take Notes at the Trial for her Lord, but he only was permitted to make use of them. Fitzbarris's Wife when she but whisper'd her Husband, or but told him what Jurors he should challenge, and what not, was feverely corrected, and threatned to be thrust out of Court, for doing it in prejudice of the King. In Colledge's Trial, he was told, that Persons that advis'd a Prisoner in Treason, even before a Trial, were guilty of a high Misdemeanour; nay, a Sollicitor had been indicted of High-Treason for it: and therefore nothing can excuse the allowing the Prisoner Counsel in matter of Fact, as was done in this Case, (it is not material, whether the Son was a Barrister at Law or not) but the Weakness of the Prisoner, who to all appearance was moped

mad.

But the Court by excusing their Favour upon that account, incurred a worse Censure; for nothing is more certain in Law, than that a Per-2 Cok. Inflit. fon who falls mad after a Crime fun-P.4.

pos'd to be committed, shall not be try'd for it; and if he fall mad after Judgment, he shall not be executed: though I do not think the reason given for the Law in that Point will maintain it, which is, that the End of Punishment is the striking a Terror into others, but the execution of a Madman hath not that effect; which is not true, for the Terror to the Living is equal. whether the Person be mad or in his Senses: and that is the reason of breaking the Person executed for Treason, and exposing his Quarters, which is done rather to deter the Living, than for punishing the Dead. But the true reason of the Law I think to be this, a Person of non sana Memoria, and a Lunatick during his Lunacy, is by an Act of God (for fo it is call'd, though the means may be human, be it violent, as hard Imprisonment, terror of Death, or natural, as Sickness) disabled to make his just Desence. There may be Circumstances lying in his private Knowledge, which would prove his Innocency, of which he can have no advantage, because not known to the Persons who shall take upon them his Defence; and that is the reason many civil Actions die with the Perfons against whom they lay in their Life-times; and that is the reason why in criminal Matters, Persons by ordinary course of Law cannot be convicted after their deaths.

For in all civil Actions there is as much reason for the Person injured, to have satisfaction out of the Estate of the Person who injur'd him, in the hands of his Heir or Executor after his death, as there was to have it out of the Estate of the Injurer, in his own hands in his Life-time; and there is as much reason that the Heir or Executor of a Person who hath committed a Crime, which by Law would have forfeited his Estate, if in his Lifetime he had been attainted of the fame, should forfeit the Estates they claim from him, as if he had been attainted in his Life-time, which had prevented the faid Estates vesting in them. And it hath been fometimes practis'd, where the Crimes of the Perfons deceas'd have been notorious, and without any doubt; as was the Cafe of feveral Perfons mention'd in the Act of Pains and Penalties: which Act had example from many other Acts of Parliament in other Reigns, where the Perfons were dead before Punishment overtook them.

And though of late Years it hath been pretended, that the King's Safety depends upon the speedy Trial and Execution of a Person guilty of High-Treason; yet this was never thought so heretofore, nor in truth in itself is so: for it is plain, in

Reason as well as Experience, that what is faid of Witches, is true of all Malefactors when once they are in Custody, their power of doing mischief

ceases.

The King is therefore no otherwise benefited by the Destruction of his Subjects, than that the Example deters others from committing the like Crimes; and there being fo many to be made examples of, befides those on whom the Misfortunes of Madness fall, it is inconsistent with Humanity to make examples of them; it is inconsistent with Religion, as being against Christian Charity to fend a great Offender quick, as it is stil'd, into another World, when he is not of a Capacity to fit himfelf for it. But whatever the Reason of the Law is it is plain the Law is fo; and for remedying it in High-Treason, was the 33d of Henry the Eighth made; whereby it is enacted, That if a Man fall mad after he hath committed High-Treafon, he fhall notwithstanding be try'd in his absence; and if a Man fall mad after he is attainted of High-Treafon, he shall notwithstanding be executed. Which Statute extending only to High-Treason, the Law continu'd, and yet is as it was at common Law in all other capital Matters; and \* 3 Cok. Inft. even that \* Statute was call'd a cruel and inhumane Law, and therefore liv'd not long, for it was afterwards repeal'd: fo that the Law, as to this matter, when this Man was tried and executed, was as it was at common Law; and therefore if he was of non fanæ Memoriæ, he ought not to have been try'd, much less executed.

I know it will be objected, that if this Matter of non Jana Memoria should be permitted to put off a Trial or stay Execution, all Malesactors will pretend to be fo: But I fay there is a great difference between Pretences and Realities, and lana and non fana Memoria hath been often try'd in capital Matters, and the Prisoners have reap'd so little benefit by their Pretences, it being always discover'd, that we rarely hear of it. In this Case the Prisoner might have been try'd as well absent as present, according to that repeal'd Statute, for any advantage he did or could reap by being prefent: and it feems very probable the Court thought him diftemper'd; for if he was of sane memory, his Son ought not to have been permitted to make his Father's Defence; if he was diftemper'd, he ought not to have been try'd, much less executed. And this Perfon being the last Man, as far as I can remember, or can find by the printed Trials, who fuffer'd for the Plot of High-Treason first set on soot by Fitzbarris, and carry'd on against Colledge, and the other Persons herein mention'd; and the Design stopping here, I think fit to end my Remarks on the Proceedings of all Capital Matters with him. But I think it is fit for me to make fome Apology for the thing, and for myfelf, for taking on me to censure the Opinions and Actions of Persons

whose Characters carry'd Authority with them. I confess I never thought that either the Great Seal or a Garment added to a Man's Sense, Learning, or Honesty; but he remain'd just such, as to those qualities, after his preferment, as he was before: and as to many of the Perfons reflected on in thefe Remarks, the Cenfure of Colonel Sidney was true; and for the best of them, it is plain they not only vary'd from one another in their Opinions, but even from themselves in the Judgment of the same Cafe, but always tending to the destruction of the Person try'd for his Life; witness the Opinion of the Court in the Challenge of Jurors not having a Freehold, and the defigning to levy War, not Treason within the Statute of Edw. III. and forty other matters. And that not only gives a liberty to enquire, but naturally puts one upon the Enquiry which of the two Opinions is right; tho' it is impossible for one not to think meanly of the Person, who in so great a Concern as a Man's Life, fhould be fo rash as to give his Opinion without Confideration, or fo unfleady as to give different Opinions in the fame Cafe: for if the Truth of a Man who tells Hiftory backward and forward, is justly suspected in point of Truth, the knowledge and fincerity of a Man, who gives different Opinions in the fame Cafe, is justly suspected in point of Law; which, together with the fulfome, but injurious Stuff vented for Crown-Law, was the first Matter which put me on confidering and writing what I have done,

And for my felf, if Tully thought it a Reproach to his Son if he did not abound with Philosophy, having heard Cratippus for the space of a whole Year, and that at Atbens; surely one who hath had his Education at one of the three great Schools for some years, and afterwards at the University, and lastly twenty-five years constant residence in an Innef Court, and twenty years attendance at Westminster-Hall, and not diverted by the usual Employs of a Sollicitor or Attorney, may be allow'd without the imputation of Considence to give his Censure, upon consideration, on the extempore Judgments or Opinions of Persons, tho' of greater Standing and Character than himself.

Character than himter.





#### CXXXVI. The Trial of John Hampden \* Efg; at the Old-Bailey, for High-Treason, Decemb. 30, 1685. I Jac. II.



HIS Day being appointed for the Trial of Mr. *Hampden*, after the Judges came to the Court, and the Court was called, the Officer was commanded to proceed to call over the Jury whilft Mr. Hampden was bringing down.

Cryer. O-Yes, you good Men of the County of Middlesex, summon'd to appear here this Day, to try the Issue which shall be between our Sovereign Lord the King, and the Prisoner that shall be call'd to the Bar, answer to your Names as they shall be call'd, every one at the first Call, upon pain and peril that shall fall thereon.

Clerk. Sir Hugh Middleton of Twittenham, Bart. Sir Richard Dunton of Thistleworth, Knt. Sir John Berry of Stepney, Knt. Sir Robert Clark of Holborn, Kt. Sir Thomas Roe of the Strand, Knt. Sir John Friend of Hackney, Knt.

Sir Henry Johnson of Blackwall, Knt.
Richard Morley of Chelsea, Esq.
John Shales of the Parish of St. Martin's in the

Fields, Esq; Robert Fosset of Marybone, Esq; Josias Clark of Chiswick, Esq; John Foster of Kensington, Esq; Jeffery Nightingale of Cripplegate, Esq; William Cleave of the same, Esq; Charles Hinton of Covent-Garden, Eig; John Stokes of Hatton-Garden, Esq. Henry Hawly of Brentford, Esq. Thomas Cash of Bow, Esq. Andrew Lawrence of the Parish of St. Martin's in

the Fields, Efq;

Nehemiah Arnold of Westminster, Esq; Simon Smith of the fame, Efg;

William Pressgrave of the same, Esq; Nicholas Barter of the Parish of St. Martin's in the Fields, Efq;

Humphry Bradshaw of the Savoy, Esq; Gilbert Herring of the Parish of St. Martin's in the Fields, Efq;

Walter Bridall of the same, Esq;

Thomas Elton of Stepney, Esq; Matthew Bateman of White-Chappel, Esq; Thomas Curtis of the Parish of St. Clement Danes, Esq; Peter Lugg of the Parish of St. Giles in the Fields, Esq; John Meridale of St. Giles in the Fields, Gent.

James Supple of the Parish of St. Martin's in the Fields, Gent.

Thomas Whitfield of the same, Gent. Richard Cook of the fame, Gent. George Clisby of the fame, Gent. John Hains of the same.

John Leefon of the fame. Richard Bromfield of Holborn, Gent.

Michael Dod of Clerkenwel, Gent.

James Fern of the Parish of St. Martin's in the Fields, Gent.

Robert Brook of the same, Gent. John Vigures of Westminster, Gent.

Edmund Aubrey of the Parish of St. Martin's in the Fields, Gent.

John Cannon of the Parish of St. Giles in the Fields, Gent.

John Baily of the same. Thomas Barnes of the same.

Francis Edmunds of the same. Robert Longland of the fame.

Edward Hamstead of the same.

Thomas Hinton of the fame, Gent. Joseph Bliffet of White-Chappel, Gent.

Zechariah Grant of the same.

Richard Fitzgerald of the Parish of St. Martin's in

Benjamin Bolthy of St. Giles in the Fields.

Richard Dorrel of the Savoy, Gent.

Anthony Hall of the fame.

Stephen Phillips of the Parish of St. Martin in the Fields.

William Stephens of the fame. John Davis of the fame.

Richard Hutchinson of the same. Anthony Nurse of Fulham, Gent.

Robert Moon of the Parish of St. Clement Danes,

Samuel Peacock of Westminster, Gent.

Richard Boise of the same. Samuel Birch of the fame.

Peter Reeve of the same.

Thomas Hutchins of the fame, Gent. John Hewlet of Westminster, Gent. John Towers of Covent-Garden, Gent.

Richard Aubrey of White-Chappel, Gent.

John Wells of Marybone, Gent. William German of St. Clement Danes, Gent.

Thomas Harris of Holborn, Gent. Bar. Parr of East-Smithfield, Gent.

John Cassels of the Parish of St. Martin in the Fields, Gent.

Samuel Bishop of St. Clement Danes, Gent.

William Wheatly of the Parish of St. Giles in the Fields, Gent.

Christopher Chambers of the same.

Samuel Brown of the same. Benjamin Dun of the Savoy. Samuel Jewel of the fame.

Hugh Hammershey of the same.

Abraham Harrison of the Strand, Gent. Thomas Nichols of Pancras, Gent.

William Dean of the Parish of St. Martin in the

Fields, Gent.
Thomas Parnel of the fame. Matthias Cooper of the fame, Gent. William Merchant of the same, Gent.

Richard Campion of the fame, Gent. Simon Smith of Woodstreet, Westminster, Gent. Thomas Green of Westminster, Gent.

Clerk. Set John Hampden to the Bar. [Which was done. John Hampden hold up thy Hand.

[Which be did.

Middlesex. HE Jurors for our Sovereign Lord the King, upon their Oaths present, that John Hampden, late of the Parish of St. Giles in the Fields, in the County of Middlesex, Gent. as a false Traitor against the most illustrious and excellent Prince, our Lord Charles the Second, late King of England, Scotland, France, and Ireland, Defender of the Faith, thy natural Lord, the Fear of God in thy Heart not having, nor the Duty of thy Allegiance any ways weighing; but being moved and seduced by the Instigation of the Devil, the cordial Love, and true, due, and natural Obedience, which a true and faithful Subject of our faid late Lord the King, towards him our faid late Lord the King, of right ought to bear, wholly withdrawing; and imagining, practifing, and with thy whole strength intending the Peace and common Tranquillity of this Kingdom of England to disquiet, molest, and disturb, and War and Rebellion against our faid late Lord the King, within this his Kingdom of England, to stir up, move, and procure; and the Government of our faid late Lord the King, of this his Kingdom of England to fubvert, change, and alter; and our faid late Lord the King, of the Title, Honour, and Royal Name, of the Imperial Crown of this his Kingdom of England to depose and deprive: And him our faid late Lord the King, to death, and final destruction to bring and put; the 20th day of July, in the Year of the Reign of our faid late Lord the King, Charles the Second, of England, &c. the 35th, and divers other days and times, as well before as after, at the Parish of St. Giles in the Fields, in the County of Middlesex, falfely, maliciously, devilishly, and traitorously, with divers other false Rebels and Traitors unknown, didst confpire, compass, imagine, and intend our said late Lord the King, then thy supreme and natural Lord, not only of his Royal State, Title, Power, and Government of this his Kingdom of England, to deprive and cast down, but also our faid late Lord the King to kill, and to death to bring and put, and the antient Government of this Kingdom of England to change, alter, and wholly to fubvert; and a miserable saughter amongst the Subjects of our faid late Lord the King, through his whole Kingdom of England, to cause and procure, and Insurrection and Rebellion against our faid late Lord the King, within his Kingdom of England to procure: And these thy wicked, abominable, and devilish Treasons and traitorous Conspiracies, Compassings, Imaginations, and Purposes aforesaid, to fulfil, perfeet, and bring to pass, thou the said John Hamp-den, as a salse Traitor, then and there, (to wit) the faid 20th day of July, in the year of the Reign of our faid late Lord the King, 35th aforefaid, and divers other days and times, as well before as after, at the Parish of St. Giles in the Fields, aforefaid, in the faid County of Middlesex, falsely, unlawfully, wickedly, devilishly, and traitorously, with James late Duke of Monmouth, and divers other false Traitors unknown, did affemble your felf, meet together, and confult, and confent to

move and procure divers great Sums of Money. and a great number of Men armed, and War and Rebellion against our faid late Lord the King, within this Kingdom of England, traitoroufly to levy and make, against the Duty of thy Allegiance, and against the Peace of our said late Lord the King, and against our Lord the King that now is, their Crown and Dignity, and against the Form of the Statutes in that case made and provided, &c.

Mr. Hampden. My Lord, I perceive that I am here indicted for a Fact, for which I was indicted above two Years ago, and I was convicted of it, and did fuffer Imprisonment, in Execution, upon the Judgment that was given against me, and am still under Execution for the Fine that was fer upon me by way of Punishment for that Fact. I think, my Lord, I have as much to say in point of Law for my felf, as any Prisoner that ever came before your Lordship upon such an account, twice tried, twice convicted, and twice punished for the fame Fact, must be very extraordinary; but, my Lord, I do pass by all Pleas whatsoever, and cast my felf wholly upon the King's Mercy; that is my

\* L. C. J. Then you must plead Guilty or not Guilty. But you fay \* Sir George you have been tried twice for the fame

Fact, Were you ever tried for High-Treason before? The very Punishment that you alledge to be inflicted upon you for it, is a plain Proof that you were not tried for High-Treason, for that is not usually punished by Fine and Imprisonment.

Mr. Hampden. My Lord, I only infinuate that

the Fact is the fame.

L. C. J. You must plead Guilty or not Guilty. Clerk. Are you Guilty or not Guilty of the High-Treason, whereof you stand indicted, John Hampden?

L. C. J. You must plead directly; say you are Guilty, or you are not Guilty.

Mr. Hampden. My Lord, I do plead Guilty to the Indistment.

Will your Lordship be pleased to hear me: My Lord, I'do confess my Offence against the King is very great, I am very forrowful for it. My Lord, I know the King is the Fountain of Mercy as well as Justice, an inexhaustible Fountain of Mercy; and if I may be so happy to obtain your Lordship's intercession to his Majesty on my behalf, I doubt not but that Grace and Goodness which hath been extended to others, may be beitowed up-

L. C. J. Mr. Hampden, as the King is the Fountain of Mercy, fo it comes freely from him. I confess, as the Circumstances of your Case are, you have pleaded the best Plea to find Mercy; but how far the pleading guilty, when there is full Evidence to prove you so, may move the King to have mercy upon you, I don't know; you must apply your felf to the King.

Mr. Hampden. I humbly beg your Lordship's Intercession, I know none can do it better than your

Lordship.

L. C. J. You must record the Plea.

Mr. Hampden. My Lord, I humbly beg your Lordship that you would be pleased to represent to his Majesty what my past Sufferings have been, and how forrowful I am for having offended his Majefty, and that your Lordship would be pleased to beg his Majesty's gracious pardon in my behalf; I humbly befeech your Lordship to do it, and it

shall be the endeavour of all my Life to behave my felf as dutiful and loyal a Subject as any the King hath.

L. C. J. T what you fay. The King shall have an account of

Mr. Hampden. My Lord, there is one thing I would humbly beg the Liberty for; there are Words in the Indictment concerning the Death of the King: my Lord, what construction the Law may put upon fuch an Action, I am ignorant of; but for any direct Intention of taking away the Life of the King, no Man does abominate and ab-hor more than I have done.

L.C. J. Mr. Hampden, it is but a necessary construction that the Law puts upon it, it is a construction confirmed by woful Experience. We see that Rebellion, let the beginning be what it will, never flops, unless by God's great Mercy and the Justice of the King's Cause, but it will end in the Death of the King, it hath a natural Tendency that way: but however, you are understood that you had not any thoughts of killing the King, but only to raise Rebellion within the Kingdom, which must necessarily end in the Death of the King.

Mr. Hampden. My Lord, no Man doth abhor

that more than I do.

L. C. 7. You may ask Mr. Hampden if he hath any thing to fay why Sentence of Death should

not pass upon him.

Clerk. John Hampden, hold up thy Hand. Thou flandest convicted of High-Treason by your own Confession, what can you say for your felf why Sen-

tence should not pass upon you?

Mr. Hampden. My Lord, I humbly cast my felf upon the King's Mercy. My Lord, I would humbly move your Lordship in one thing, that I may have the Liberty of my Friends and Relations to come to me in Prison as they did before. L. C. J. You must apply your self to the King.

Mr. Hampden. Will your Lordship be pleased to order it, my Lord? I had two or three of my own Relations the King was pleafed to grant to

L. C. J. It is easy for you, Mr. Hampden, to make your Application to the King, it will be better for you: I direct it as the better way to apply your felf to the King.

Mr. Hampden. I only beg it, my Lord.

L.C.J. In the presence of a Keeper I don't know why his Relations should not come to him; but I think it had been better to apply your felf to the King.

Mr. Hampden. My Lord, I have two or three near Relations allowed to be without the Pre-

fence of a Keeper.

L. C. 7. Mr. Hampden, that we cannot do, that was an extraordinary Favour, and as that came from the King, so you must apply your self to the King again; but in the Presence of a Keeper, we grant it; we cannot grant it without a Keeper, if you will apply your felf to the King for that, you may.

Cryer. Gentlemen of Middlesex, that have been fummon'd upon the King's Service this Day, the

Court discharges you.

Then after the Judges did withdraw, the Clerk was commanded to proceed.

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Cl. John Hampden, hold up thy Hand. You ftand convicted of High Treason by your own Confession, what can you say for your self, why the Court should not pronounce Sentence upon

Mr. Hampden. I only plead the King's Mercy.

I rely upon no other thing.

Cryer. O-Yes, all manner of Persons are commanded to keep filence whilft Judgment is giving upon pain of İmprisonment.

Mr. Recorder \*. Mr. Hampden, you \* Sir Thomas have been indicted for High-Treafon, Jenner.

and the Indictment hath been read to

you, and whereupon, according as the Law doth require, it hath been demanded of you, that you should plead to it, and thereupon you have pleaded Guilty to this Indictment, which is recorded accordingly; and therefore I need not fay any thing for to let you know the heinousness of this Crime. for I perceive you are fenfible enough of it your felf, and I do verily believe you have taken a very wife and discreet Course to confess the Truth, for you were brought hither to be tried for this Crime in case you had pleaded not Guilty to this Indictment, which now you have prevented by this your candid Confession. However, it is the Duty of my place to pronounce the Judgment that the Law hath provided for fuch Crimes as thefe are, and that is this;

You must be bad to the place from whence you came, and from thence you must be drawn to the Place of Execution, and there you are to be hang'd by the Neck, and whilst you are alive you must be cut down, and your Entrails be taken out, and burnt before you; and your Head must be cut off, and your Body quartered, and your Head and your Quarters to be disposed of at the King's pleasure, and the Lord bave mercy upon your Soul.

Mr. Hampden. My Lord, I hope I shall have your Lordship's Intercession with his Majesty.

Mr. Recorder. I don't doubt, Mr. Hampden, but you have us'd the best means to obtain so great a Favour; and as it is the Duty of my place to give an account of this to his Majesty, so I shall truly and faithfully represent it with the advantages your Demeanour this day hath deferv'd.

Mr. Hampden. My Lord, I humbly beg the Favour that my Wife may come to me without the

prefence of a Keeper.

Mr. Recorder. Mr. Hampden, 'tis too late for us to give any directions in this Matter, because you ask'd this while the Judges were here; but I don't doubt upon your Application to his Majesty, but you will have all things that you can reasonably defire, if you please to apply your self to him for this and what else you shall be advised may be fitting and convenient for you to beg.

His abject Submission did indeed procure him a Pardon; but the Shame of fuch a mean Behaviour fo funk and difordered his Spirits, that he was never quite right after it, for about ten Years

after he cut his own Throat,

#### CXXXVII. The Trial of HENRY Lord DELAMERE\*, for High-Treason, 1685. I Jac. II.

Cl. of Cr. Serjeant at Arms, make Pro-clamation. Serj. at Arms. O-Yes, O-Yes, O-Yes. My Lord High Stew-ard of England his Grace doth straitly charge and command all manner of Persons to keep filence, and to give ear to the King's Majesty's Commission to his Grace my Lord High Steward of England, upon pain of Imprisonment.

Then the Commission was read, his Grace, and

all the Peers standing up bare-headed. Then the Staff being carried between Garter King at Arms, and the Gentleman Usher of the Black Rod, was with three Reverences deliver'd upon the knee to his Grace, and by him redelivered to the Gentleman Uther of the Black Rod, to hold during the Service.

Cl. of Cr. Serjeant at Arms, make Proclamation. Serj. at Arms. O-Yes! His Grace my Lord High-Steward of England doth straitly charge and command all manner of persons here present except Peers, Privy Counsellors, and the reverend Judges now affiftant, to be uncovered. C. of Cr. Make Proclamation.

Serj. at Arms. O-Yes! My Lord High Steward of England his Grace straitly chargeth and commandeth all Justices, Commissioners, and all and every other person and persons to whom any Writ or Precept has been directed for the certifying of any Indictment or Record before his Grace

my Lord High Steward of England, that they do certify and bring in the fame forthwith, according to the Tenor of the same Writ and Precept, to them or any of them directed, upon Pain and Peril shall fall thereon.

Then Sir Edward Lutwyche, one of his Majesty's Serjeants at Law, and Chief Justice of Chefter, delivered in his Writ and Return at the Clerks Table.

The Writ of Certiorari and the Return thereof were read in hæc verba.

\* L. H. Steward. Call the Lieutenant of the Tower to return his Precept, Lord Jesseries. and bring his Prifoner to the Bar.

Cl. of Cr. Make Proclamation.

Serj. at Arms. Lieutenant of the Tower of London, return thy Writ and Precept to thee directed, together with the Body of Henry Baron of Delamere, thy Prisoner, forthwith, upon Pain and Peril shall fall thereon.

The Prisoner was brought to the Bar by the Lieutenant of the Tower: the Writ and Return thereof, together with his Grace's Precept, and the Return thereof were read in

hæc verba. Cl. of Cr. Make Proclamation.

Serj. at Arms. Sir Roger Harsnet Knight, Scrjeant at Arms to our Sovereign Lord the King, return the Precept to thee directed, together with the Names of all the Lords and Noblemen of this Realm of England, Peers of Henry Baron of Delamere. by thee fummoned, forthwith, upon Pain and Peril shall fall thereon.

The Serjeant at Arms delivered in his Precept and Return at the Clerks Table.

L. H. Steward. Read the Precept and the Return.

They were read in hæc verba.

Cl. of Cr. Make an O-Yes. Serj. at Arms. O-Yes! All Dukes, Earls, Vifcounts, and Barons of this Realm of England, Peers of Henry Baron of Delamere, who, by Command-ment of my Lord High Steward of England his Grace, were fummoned to appear here this Day, and are now present in Court, answer to your names, upon Pain and Peril will fall thereon.

The Peers fummoned were called over, and those that appeared, standing up uncovered, an-fwered to their Names, each making a Reve-rence to the Lord High-Steward.

Cl. of Cr. Laurence Earl of Rochester, Lord High Treasurer of England.

L. H. Treas. Here.

C. of Cr. Robert Earl of Sunderland, Lord Prefident of his Majesty's Privy Council.

Lord Presid. Here.

Cl. of Cr. Henry Duke of Norfolk, Earl Marshall of England.

D. of Norf. Here. C. of Cr. James Duke of Ormond, Lord Steward of his Majesty's Houshold.

He did not appear.

Cl. of Cr. Charles Duke of Somerfet.

D. of Som. Here.

Cl. of Cr. Christopher Duke of Albemarle. He did not appear.

Cl. of Cr. Henry Duke of Grafton.

D. of Graft, Here. Cl. of Cr. Henry Duke of Beaufort, Lord Prefident of Wales.

D. of Beauf. Here.

Cl. of Cr. John Earl of Mulgrave, Lord Chamberlain of his Majesty's Houshold.

E. of Mulg. Here.
Cl. of Cr. Aubery Earl of Oxford.
E. of Oxf. Here.

Cl. of Cr. Charles Earl of Shrewsbury.

E. of Shrewf. Here.

Cl. of Cr. Theophilus Earl of Huntingdon.

E. of Hunt. Here.

Cl. of Cr. Thomas Earl of Pembroke.

E. of Pemb. Here.

Cl. of Cr. John Earl of Bridgwater. E. of Bridg. Here.

Cl. of Cr. Henry Earl of Peterborow.

E. of Peterb. Here.

Cl. of Cr. Robert Earl of Scarsdale.

E. of Scarfd. Here.

Cl. of Cr. William Earl of Craven.

E. of Craven. Here.

Cl. of Cr. Richard Earl of Burlington.

He did not appear. Cl. of Cr. Louis Earl of Feversham.

E. of Feversh. Here.

Cl. of Cr. George Earl of Berkeley.

E. of Berk. Here.

Cl. of Cr. Daniel Earl of Nottingham.

E. of Notting. Here.

Cl. of Cr. Thomas Earl of Plymouth.

E. of Plim. Here.

Cl. of Cr. Thomas Viscount Falconberg.

L. Falconberg. Here.

Cl. of Cr. Francis Viscount Newport, Treasurer of his Majesty's Houshold.

L. Newport. Here.

Cl. of Cr. Robert Lord Ferrers.

L. Ferrers. Here.

Cl. of Cr. Vere Effex Lord Cromwell.

L. Cromwell. Here.

Cl. of Cr. William Lord Maynard Comptroller of his Majesty's Houshold.

L. Maynard. Here.

C. of Cr. George Lord Dartmouth, Mafter General of his Majesty's Ordnance.
L. Dartmouth. Here.
C. of Cr. Sidney Lord Godolphin.
L. Godolphin. Here.

C'. of Cr. John Lord Churchill. L. Churchill. Here.

Then his Grace the Lord High Steward addressed himself to the Lord Delamere the Prisoner

at the Bar in this manner.

L. H. Steward. My Lord Delamere, the King being acquainted that you stand accused of High-Treason, not by common Report or Hearsay, but by a Bill of Indictment found against you by Gentlemen of great Quality, and known Integrity within the County Palatine of Chester, the place of your Residence; has thought it necessary in Tenderness to you, as well as Justice to himfelf, to order you a fpeedy Trial.

My Lord, if you know your felf innocent, in the name of God do not despond, for you may be affured of a fair and patient hearing, and in your proper time a free Liberty to make your full Defence: and I am fure you cannot but be well convinced, that my Noble Lords that are here your Peers to try you, will be as defirous and ready to acquit you, if you appear to be innocent, as they

will to convict you if you be guilty.

But, my Lord, if you are conscious to your felf that you are guilty of this heinous Crime, give Glory to God, make amends to his Vicegerent the King by a plain and full discovery of your Guilt, and do not by an obstinate persisting in the Denial of it, provoke the just Indignation of your Prince, who has made it appear to the World, that his Inclinations are rather to shew Mercy than inflict Punishments. My Lord, attend with patience, and hear the Bill of Indictment that hath been found against you read. Read the Bill of Indictment to my Lord.

Cl. of Cr. Henry Baron of Delamere, hold up thy

L. Delamere. My Lord, I humbly beg your Grace would please to answer me one Question, Whether a Peer of England be obliged by the Laws of this Land to hold up his Hand at the Bar, as a Commoner must do; and I ask your Grace this question the rather, because in my Lord Stafford's Case it was allowed to be the Privilege of the Peers not to hold up their Hands.

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L. H. Steward. My Lords, this being a matter of the Privilege of the Peerage, it is not fit for me to determine it one way or the other; but I think I may acquaint your Lordships, that in point of Law, if you are fatisfied this is the Person indicted, the holding, or not holding up of the Hand is but a Formality, which does not fignify much either way.

L. Delamere. I humbly pray your Grace's direction in one thing farther, whether I must address my felf to your Grace when I would fpeak, or to your Grace with the rest of these noble Lords my

L. H. Steward. You must direct what you have

to fay to me, my Lord.

L. Delamere. I beg your Grace would please to fatisfy me, whether your Grace be one of my Judges in concurrence with the rest of the Lords?

L. H. Steward. No, my Lord, I am Judge of the Court, but I am none of your Triers. Go on.

Cl. of Cr. HEnry Baron of Delamere, thou standest indicted in the County Palatine of Chester by the Name of Henry Baron of Delamere of Mere in the faid County of Chester, for that thou as a false Traitor against the most illustrious and most excellent Prince James the Second, by the Grace of God of England, Scotland, France and Ireland, King, thy natural Lord, not having the Fear of God in thy Heart, nor weighing the Duty of thy Allegiance, but being moved and feduced by the Instigation of the Devil, the cordial Love, and true, due, and natural Obedience which a true and faithful Subject of our faid late Lord the King, towards him our faid Lord the King, should and of right ought to bear, wholly withdrawing; and contriving, practifing, and with all thy might intending the Peace and common Tranquillity of this Kingdom of England to disquiet, molest, and disturb; and War and Rebellion against our said Lord the King, within this Kingdom of England, to stir up, move, and procure, and the Government of our faid Lord the King of this Kingdom of England to subvert, change and alter, and our faid Lord the King from the Title, Honour, and Kingly Name of the Imperial Crown of his Kingdom of England to depose and deprive, and our faid Lord the King to Death and final Destruction to bring and put; the fourteenth day of April in the first Year of the Reign of our said Lord James the Second now King of England, &c. and divers other Days and Times as well before as after, at Mere in the County of Chester aforesaid, falsely, maliciously, devilishly, and traitorously, with divers other salse Traitors and Rebels, to the Jurors unknown, didft conspire, compass, imagine, and intend our faid Lord the King, thy fupreme, true and natural Lord, not only from the Kingly State, Title, Power, and Government of his Kingdom of England to deprive and cast down, but also the fame our Lord the King to kill, and to death to bring and put, and the antient Government of this Kingdom of England to change, alter, and wholly to fubvert, and a miferable Slaughter among the Subjects of our faid Lord the King throughout his whole Kingdom of England to cause and procure, and Infurrection and Rebellion against our faid Lord the. King within this Kingdom of England to procure and affift; and the fame thy most wicked, most impious, and devilish Treasons and traitorous Compassings, Imaginations and Purposes asoresaid to fulfil and bring to effect, thou the said Henry E e 2

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Baron of Delamere, as a false Traitor, then and there, to wit, the faid fourteenth day of April in the first Year abovefaid, and divers other days and times as well before as after, at Mere aforesaid, in the County aforefaid, falfely, unlawfully, wickedly, and traitoroufly with Charles Gerrard, Efg; and other false Traitors to the Jurors unknown, didst affemble thy felf, gather together, confult and agree to raise and procure divers great Sums of Money, and a great number of armed Men, War and Rebellion within this Kingdom of England to levy and make, and the City of Chefter in the County of the same City, as also the Castle of our faid Lord the King of Chefter, at Chefter in the County of Chefter aforefaid, and all the Magazines in the same Castle then being, to enter, take, seize, and surprize, and into thy Possession and Power to obtain: And that thou the faid Henry Baron of Delamere afterwards, to wit, the 27th day of May, in the first Year abovefaid, falfely, unlawfully, wickedly, and traitoroufly didft take a Journey from the City of London unto Mere aforesaid, in the County of Chester aforesaid, thy traitorous Purposes aforesaid to fulfil and perfect: And that thou the faid *Henry* Baron of *Delamere*, afterwards, to wit, the fourth day of *June*, in the first Year abovesaid, at *Mere* aforesaid, in the County of Chefter aforefaid, in further Profecution of thy unlawful, most wicked and traitorous Purposes aforefaid, divers Liege People and Subjects of our faid Lord the King, to the Jurors unknown, with thee the faid Henry Baron of Delamere, and the aforesaid other false Traitors to the Jurors unknown, falsely, unlawfully, and traitoroufly, in the War and Rebellion aforefaid, and in thy traitorous purpofes aforefaid, to join and adhere didft excite, animate, and perfuade, against the Duty of thy Allegiance, against the Peace of our faid Lord the King that now is, his Crown and Dignity, and against the Form of the Statute in that case made and provided. How fay'ft thou Henry Baron of Delamere, art thou Guilty of this High-Treason whereof thou standest indicted, and hast been now arraign'd, or not Guilty?

L. Delamere. My Lord, I humbly beg the In-

dictment may be read again.

L. H. Steward. Let it be read again.

[Which was done.

L. Delamere. May it please your Grace, I humbly beg the favour to be heard a few Words before

I plead to this Indictment.

L. H. Steward. My Lord Delamere, I am very unwilling to give your Lordship any Interruption, but according to the Methods of Law, which must be observed in your Case, as well as all others, you must plead to the Indictment before you be heard to any thing else.

L. Delamere. May it please your Grace, I have fomething to offer to your Grace's and their Lordthips Confideration which is a matter of Law.

L. H. Steward. I know not what matter of Law you have to offer: If you have a mind to demur

to the Indictment, you may.

L. Delamere. Will your Grace please to hear what I have to fay? And then I shall submit it to

your Grace's Judgment.

L. H. Steward. I would hear what you have to fay, my Lord, with all my heart, if I could: But I must then pass by all the Forms and usual Methods of proceeding, and that without any advantage to you too, and that I suppose your Lordship will not defire of me. Ask my Lord, whether he be guilty, or not guilty?

Cl. of Cr. How fayst thou, Henry Baron of Delamere, art thou guilty of this High-Treason whereof thou hast been indicted, or not guilty?

L. Delamere. I befeech your Grace to hear me what I have to key; I shall not detain your Grace very long, but I beg your Grace to hear me.

L. H. Steward. My Lord Delamere, I must keep you to the known Rules and Methods of Law:
This is not your time to speaks, but to plead; in your proper time you shall be fully heard whatsoever you

L. Delamere. If your Grace please, I have something to fay which concerns all the Peers of Eng.

land in point of Right.

L. H. Steward. My Lord, you must either plead, or demur to this Indictment, that is the usual Practice before any thing elfe can be done.

L. Delamere. My Lord, I have a Plea to offer to your Grace and my Lords; and it is with reference to the Privilege and Right of the Peers of England.

L. H. Steward. If you have any Plea to offer, it

must be received, my Lord.

L. Delamere, My Lord, amidst the Hardships I have laid under by my frequent Imprisonments and close Confinement-

L. H. Steward. My Lord Delamere, you must keep up to the Legal Method of Proceedings: In Cases of this nature I would, as far as is possible for me to do, indulge a Person of your Quality, and in your Condition; but withal I must do right to the Court, and not permit any Breach to be made upon the legal Course of Proceedings. You must plead, or demur to the Indictment, before you are heard to fay any thing.

L. Delamere. Will your Grace be pleased to hear me tell you my Reasons why I offer you a Plea

of this nature to the Indictment.

L. H. Steward. My Lord, if you have any Plea, put it in.

L. Delamere. Will your Grace be pleas'd to accept it as I have done it? It may be it is not so formal, because I have had no Counsel allowed me to peruse and sign it. But as it is, I here offer it to your Grace's Confideration.

L. H. Steward. Ay, put it in.

[Then it was delivered to the Clerk.

L. H. Steward. Read it.

Cl. of Cr. The humble Plea of Henry Lord Delamere, to the Indistment of High-Treason against him, now to be tried by the Lord High Steward and Peers here affembled.

HE faid Lord Delamere, faving to himfelf all benefit of Advantage of any further or other matter of Exception to the Generality, Incertainty or Infufficience of the faid Indictment, and all matters and things which do or may concern the fame, for Plea hereunto faith,

That he was by His Majesty's Writ summoned to this prefent Parliament, which began the Nine-teenth Day of May last, and attended his Duty

there as a Peer of this Realm.

That for High-Treason supposed to be committed by him, during the Sitting of the same Parliament, he was the Twenty-fixth Day of July last, committed, by Warrant of the Earl of Sunderland, one of his Majesty's Principal Secretaries of State, to the Tower of London.

That the Peers in Parliament affembled, taking notice by his Petition of the Ninth of November last, of his being absent from his Attendance in Parliament, fent a Message to his Majesty to know the

Reason why he the said Henry Lord Delamere, a Peer of that House, was absent from his Attendance

Upon the Tenth Day of November last, the Lord Treasurer reported his Majesty's Answer to the said Message, viz. That the said Lord Delamere was abfent from his Attendance in Parliament, because he stood committed for High-Treason, for levying War against the King this last Summer, testified upon Oath, and that his Majesty had given Directions that he should be proceeded against with all fpeed according to Law.

The House of Peers not being satisfied with this Answer, the Debate thereof was adjourn'd till the

Monday Morning following.

On which Day the Lords refuming the Debate concerning the Lord Delamere and the King's Mesfage; after fome Debate, the Lord Chancellor, by his Majesty's Command, gave the House an Account what Proceedings had been against the Lord Delamere fince his Majesty's Answer to their Address concerning his absence from the House; which was

to this Effect: That the King had given Order for a speedy Pro-fecution of him: That the Treason whereof he was accused was committed in Cheshire; and that being a County Palatine, the Profecution ought to be there, and not in the King's-Bench; as it might be if the Treason had been committed in another County: and that therefore his Majesty had given Order for a Commission of Over and Terminer into Cheshire, in order to the finding of an Indictment against him for the faid Treason. And that accordingly a Commission of Over and Terminer was already sealed; and if the Indictment be not found before the End of the Term, the faid Lord Delamere's Prayer being entred in the King's-Bench, he should be bailed.

All which Proceedings do more fully appear in the Journals of the faid House of Peers; to which the faid Henry Lord Delamere doth refer himself.

Afterwards, that is to fay, upon the may of the faid Parliament was proro-Day of gued by his Majesty unto the Tenth Day of February next, as by the faid Journals it doth appear.

Upon all which Matters the faid Henry Lord Delamere doth humbly tender this his Plea to the Jurifdiction of your Lordships in this Cause, and doth humbly conceive your Lordships ought not to proceed in the Trial of him upon the Indictment of High-Treason now before you: And that for these

following Reasons.

First, Inasimuch as it appears by the said Petition of the faid Henry Lord Delamere, and the feveral Orders of the Lords, and the King's Answers to the Meffage of the Lords thereupon, That the faid House are already possessed of his said Cause, which is the same supposed Treason for which he was at first committed, and which is the same Treason for which he now stands indicted before your Lordships. And for this Reason, your Lordships, as he humbly conceives, by the Law and Custom of Parliament, which is part of the Law and Custom of the Land, ought not to proceed against him upon the faid Indictment; but his faid Cause ought wholly to be determined and adjudged in the faid House of Peers, and not elsewhere, as in like Cases has been formerly done.

Secondly, Whereas it is the Right and Privilege of the Peerage of this Realm, That no Peer thereof ought to be tried or proceeded against for High-Treason during the Continuance of the Parliament, except in the faid House of Peers, and before the whole Body of the Peers there: And, whereas the

aforefaid Parliament is now continuing by Prorogation, until the Tenth Day of February next abovefaid, the faid Henry Lord De'amere humbly conceives that by the Law and Custom of Parliament hitherto used, which is part of the Law and Custom of the Realm, he ought not, nor can be tried before your Lordships for the said Treasons, because the faid Parliament is still continuing, and not dissolved.

And lastly, The said Henry Lord Delamere doth further fay, That he is the fame Henry Lord Delamere mentioned in the Commitment, Petitions, Meffages, Answers and Indictment now read unto him, and the faid Treason for which he was committed, is the same Treason mentioned in the Commitment, Petition, Meffages, Answers, and Indictment, as aforefaid.

To which faid Indictment he humbly conceives he is not bound by Law to make any further or o-

ther Answer.

L. Delamere. May it please your Grace, and you my Noble Lords, I do not offer this Plea out of any Diffidence or Diftrust in my Cause, nor out of any Dislike I have to any of your Lordships that are here summoned to be my Triers; I cannot hope to stand before any more just and noble, nor can I wish to stand before any others: but your Grace, and my Lords will pardon me if I infift upon it. because I apprehend it a Right and Privilege due to all the Peerage of England; which, as it is against the Duty of every Peer to betray or forego, so it is not in the power of any one, or more, to wave it, or give it up without the Confent of the whole Body of the Peers, every one of them being equally interested.

This, my Lord, I humbly demand as my Right and Privilege as a Peer of England, and submit to the Direction of your Grace and my Noble Lords.

L. H. Steward. What fay you to it, Mr. At-

tornev?

Mr. Attorney \*. May it please your \* Sir Robert Grace, This Plea that is here offered by this Noble Lord, is a Plea to the

Jurisdiction; but, with submission, it needs very little Answer, for it has very little in it: The Force of the Plea is, That he ought to be tried by the whole Body of the House of Peers in Parliament, because the Parliament is still continuing, being under a Prorogation, and not diffolved; and because there was fome agitation of the Matter concerning this Profecution, upon his Petition, in the House of Lords; and therefore it concludes, That he ought not to be tried by your Grace and these Noble Lords upon this Commission, but by all the Lords in Parliament. With fubmission, my Lord, this is contrary to all the antient Precedents, and against the known Rules of Law; for the Law is, if the King pleases to try a Peer in Parliament, then the Record may be brought into the House, and there they proceed as in other Cases, and all the Peers are Judges. Thus it is in the time of a Seffion of Par-liament; but if the Parliament be prorogued, there are many Instances (and indeed none to the contrary) that after a Prorogation, the Proceedings are before the High Steward by Commission. And as to the other Part of the Cafe, I have this to fay to it, that there is nothing at all depending in the House of Lords that can oust this Court of the **J**urifdiction; for there was not fo much as any  $\ln$ dictment return'd there, no, nor fo much as found during the Session of Parliament. All the Agita-tion was only upon my Lord's Petition, and the King's Answer; that he intended as speedy a Profecution as could be: Besides, my Lord, your Grace fees it is a Plea in Paper and in English, with-

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outany Counsel's Hand, and therefore I hope your Grace does not expect that I should formally demur to a Plea in this Form, and that contains no more of Substance in it. But I must desire your Grace to over-rule it, and that the Prisoner may plead in chief.

L. Delamere. My Lord, I humbly pray that I may have Counsel assign'd me, to put my Plea into

Form, and to argue the matter of it.

L. H. Steward. My Lord Delamere, I am sure I ought, and ever shall be as tender of the Privileges of the Peers of *England*, as any other Person whatsoever: For I am concerned, as well in Interest as Inclination fo to be, having the Honour to be one myfelf: But I know your Lordship will not think the Privilege of the Peers is concern'd in this matter; nor will your Lordship, I dare say, insist upon matters that are purely dilatory, if your Lordship be satisfied that they are so: And therefore give me leave, my Lord, to mind you of a few things, whereby your Lordship will easily see, that the chief things on which you infift, are grounded upon Miftakes. First, you say, the House of Peers was posses'd of the Cause; which could not be, and I will tell you why; because there was no Indictment ever removed thither, or lodg'd there: which plainly proves that the Lords were never posses'd of the Caufe. Nor indeed was the Bill found, upon which you are now arraigned, till after the Prorogation of the Parliament. So that they could never come to be possess'd of this matter. These are Mistakes in point of Fact, and your Lordship cannot but well know them to be fo.

And there is as great a Mistake in the Law, that during the continuance of a Parliament (tho' it were prorogued, yet if not diffolved) a Peer cannot be tried but by the House of Lords. This certainly is a very strange Doctrine, and is not only against the reason and methods of Law, but contrary even to your Lordship's own Experience: For your Lordship cannot but very well remember, that during the continuance of the Parliament, after a Prorogation, the Lord Cornwallis \* was tried before the High Steward, and \* Trial 77. fuch a number of Peers as were then fummoned, upon fuch a Commission as I now sit here by. But indeed during the Sitting of the Parliament, then all the Peers are both Triers and Judges, as was in the Cases of my Lord Stafford \*, and my Lord of Pembroke +; they being + Trial 73. a Court of Judicature, then actually fitting: and therefore this Plea is grounded as upon mistake in Fact, so upon a mistake in point of Law. So that though, as I faid at first, it is both my Duty and Interest to preserve the Privileges of the Peers, yet I must take care that no Injury be done to the Law, and truly I take this Plea to be altogether dilatory, and I suppose your Lordship is satisfied of it, and will not infift upon it.

L. Delamere. If your Grace please, it was alledg'd and agreed in the Case of my Lord of Bristol, that the Cause of a Peer in time of Parliament properly belong'd only to the House of Lords; and that which possess'd the House of Lords of his Case, was, as lapprehend, no more than is in my Case, a Petition upon the account of being absent; and there the Lords claim the Cognizance of the whole Cause, and nothing was done but in the House of Lords. And as to the Instances your Grace has

mention'd of my Lord Cornwallis (and there was another of them, my Lord Morley ||) this Queftion was never under Debate in those Cases; therefore I suppose they cannot be admitted as Precedents.

L. H. Steward. But, my Lord, it would have been an Error in the whole Proceedings, if this Court had not Jurisdiction: And sure the Judges, who are always call'd to affist in such Cases; and who, in Matters of Life, even in the Cases of common Persons, are so tender and careful, that there be no Irregularity in the Proceedings, would not have let things pass in that manner, had they been erroneous.

L. Delamere. My Lord, I think no other Precedents are produced but those two, and there the

Question was never debated.

L. H. Steward. I only put you in mind of those that were lately within Memory; but no question of it there are a great many more Instances to be given.

Mr. At. Gen. I pray your Grace's Judgment to over-rule the Plea, and that my Lord may plead in

chief.

L. Delamere. I hope your Grace will be pleas'd to affign me Counfel to put my Plea in Form; and that I may have time for it, that they may be heard to make a folemn Argument in Law.

L. H. Steward. My Lord, if you infift upon it, and think it worth the while to have Counsel heard,

we will hear them.

L. Delamere. I fubmit it to your Grace, I only offer it that I may not be wanting to the support of the Peers Privileges; I affure your Grace, I speak not to put off the Cause, for I am willing to come to my Trial, and I have reason so to be, for I question not but to make my Innocence appear.

L. H. Steward. My Lord, I tell you what my opinion of the Plea is, but if you infift upon it to have

your Counsel heard, I will hear them.

L. Delamere. I have no Counfel here, if your Grace please to give me time to send for them, and

that they may prepare to argue it.

Mr. At. Gen. No, my Lord, if your Grace will hear Counsel, I for the King must pray that it may be done presently; for a Plea to the Jurisdiction is never savoured, nor is the Party to be allow'd time to maintain it, but he must be ready at the time it is offer'd.

L. Delamere. Pray, my Lord, how was it done in the Case of Fitzharris\*? His Plea was a Plea to the Jurisdiction, and he had four Days allow'd him to put his Plea in form,

and to instruct his Counsel.

L. H. Steward. I am not able at prefent to remember what was done in fuch or fuch a particular Cafe: But according to the general Method and Course of Law, the Plea to the Jurisdiction is not favoured, nor time allowed to it, but the Party

must be ready to maintain it presently.

Mr. At. Gen. But, with Submission, my Lord, that Case of Fitzbarris is nothing to this noble Lord's Case neither: There was a formal Plea put in Writing, and drawn up in Latin, and a formal Demurrer joined; and thereupon I did take time to speak to it. But, with your Grace's savour, by the Law, the Prisoner must be always ready to make good his Plea, if he will oust the Court of their Jurissicion.

L. H. Steward. Mr. Attorney, if my Lord Delamere does infift upon having his Counfel heard, it is not fit for me to refuse hearing what they can

Mr. At. Gen. But that must be presently then.

L. Delamere. It is my Duty, my Lord, to fubmit to what your Grace and my noble Lords shall determine: I would infift upon nothing that should

offend your Grace or them.

Mr. At. Gen. If your Grace pleases, you are the only Judge in this Case in Matters of Law: For thele noble Lords, the Peers, are only Triers of the Fact. Therefore I appeal to your Grace's Judgment, and pray for the King, that this Plea may be over-ruled; it being vitious and naught, both in Form and Substance.

L. H. Steward. My Lord Delamere, I must acquaint you, that according to the Constitution of this Court, Matters of Law are determined by me as the fole Judge, while I have the Honour to act under this Commission: But if your Lordship infift upon it, to have your Counfel heard, God forbid that I should deny it you. I will hear what your Counsel will say; and afterwards I will, according to the best of my Understanding, deliver my Judgment.

L. Delamere. My Lord, I have never had any

Counsel affigned me.

L. H. Steward. My Lord, if you have any

Counsel ready, we will hear them.

L. Delamere. If your Grace please to assign me Counsel, and give me time to fend for them, and them time to prepare, I will obey your Grace's Directions; but I could have none here ready, be-

cause none were assigned me.

L. H. Steward. My Lord, you cannot, by the Course of Law, have Counsel allowed you in the Case of a Capital Crime, till such time as the Court, where you are called to answer, is apprized, that there is some matter of Law in your Case, that may need Counsel to be heard, to inform their Judgment, and which they may think convenient to hear Counsel to: For if in case any Prisoner at the Bar shall before-hand be allowed to have Counfel to ftart frivolous Objections, fuch as this (and we all know, that there are fome, who will be eafily prevailed with to endeavour to pick holes where there are none,) and to offer Matters foreign from the things whereof the Party stands accused; and upon the Prisoner's bare Request, Counsel must be heard to every trivial Point, the Courts of Law would never be at an end in any Trial; but some dilatory Matter or other would be found to retard the Proceedings: But it does not confift with the Grandeur of the Court, nor your Lordship's Interest, to let such a frivolous Plea interrupt your Lordship's Trial. However, if your Lordship has Counsel ready, I will not refuse to hear them.

L. Delamere. My Lord, I hope the Privilege of the Peers of England, is not frivolous. I affure your Grace, I do not offer this Matter, as if I thought it more conducing to my Interest, than my Trial now. No, my Lord, it is not for my felf, but for the whole Body of Peers, of which I have the Honour to be a Member: And if my Lords here are fatisfied it is not the Right and Privi-

lege of the Peers, I acquiesce.

L. H. Steward. Pray, good my Lord, do not think that I should say any such thing, that the Privilege of the Peers is frivolous; for you do not hear me fay, That this is one of their Privileges. As I would not willingly mistake you, fo I defire your Lordship would not misapprehend or misrepresent me. I spoke not at all of the Peers Privilege, but of your Plea: I tell your Lordship, I think your Plea is not a good Plea, to oust this Court of the Jurisdiction of your Cause. But if your Lordship have a mind to have your Counsel heard to it, in God's Name let them come; they shall be heard: And when that is done, to satisfy you the more, I will advise with my Lords the Judges, that are there to affift, what they take to be the Law in the Case; and, upon the whole, I will deliver my Judgment as well as I can.

L. Delamere. I hope your Grace will be pleas'd to advise with my Lords the Peers here present; it

being upon a Point of Privilege.

L. H. Steward. Good my Lord, I hope you that are a Prisoner at the Bar, are not to give me Direction, who I should advise with, or how I should demean my felf here.

L. Delamere. I beg your Grace's Pardon; I did

not intend to give your Grace any Direction.

L. H. Steward. My Lord, I shall take care to perform that Duty that is incumbent upon me, and that with all Tenderness to your Lordship: And, I affure your Lordship, I will have as much care that I do not injure you, as I will that I do not wrong my own Confcience; and I will endeavour to discharge my Duty to both, with theutmost Fidelity.

L. Delamere. I humbly thank your Grace: question it not: But if your Grace please-

L. H. Steward. My Lord, you must pardon me; I can enter into no further Interlocutions with your Lordship. If your Lordship have any mind to have Counsel heard, and your Counsel be ready, we will hear them.

L. Delamere. If your Grace require of me to produce Counsel presently, and they to argue it immediately, I must acquaint your Grace, I cannot do it: For I have none here.

L. H. Steward. My Lord, I cannot tell how to help it: the Plea must then be over-ruled and

Clerk of the Crown. Henry Baron of Delamere, art thou Guilty of the High-Treason whereof thou ftandest indicted, and hast been now arraign'd, or not Guilty?

L. Delamere. Not Guilty.

Clerk of the Crown. Culprit, how wilt thou be tried? L. Delamere. By God, and my Peers.

Clerk of the Crown. God fend thee a good Deliverance. Serjeant at Arms, make Proclamation.

Serjeant at Arms. O-Yes! If any one will give Evidence on behalf of our Sovereign Lord the King, against Henry Baron of Delamere, the Prisoner at the Bar, concerning the High-Treafon whereof he stands indicted, let them come forth, and they shall be heard: for now he stands at the Bar, upon his Deliverance.

Then his Grace gave the Charge to the Peers Triers in this manner:

L. H. Steward. My Lords, I know you cannot but well remember, what unjust and insolent Attempts weremade upon the rightful and unalterable Succession to the Imperial Crown of these Realms, under the pretence of that which has been so often found to be the Occasion of Rebellion, I mean, the specious Pretence of Religion, by the fierce, froward, and phanatical Zeal of some Members of the House of Commons, in the last Parliaments under the late King Charles the Second, of everbleffed Memory.

Which, by the wonderful Providence of Almighty God, not prevailing, the chief Contrivers

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of that horrid Villany, confulted together how to gain that Advantage upon the Monarchy by open Force, which they could not obtain by a pretended Course of Law.

And in order thereto, it is too well known, how they had feveral treasonable Meetings, made bold and riotous Progresses into several Parts of the King's Dominions; thereby endeavouring to debauch the Minds of the well-meaning, though unwary and ignorant, Part of the King's Subjects.

But these their evil Purposes, it pleased God also to frustrate, by bringing to light that cursed Conspiracy against the Life of his sacred Majesty, King Charles the Second; as also, against that of our dread Sovereign, that now is, whom God long

preferve.

These hellish and damnable Plots, one would have thought, could not have furvived the just Condemnation and Execution of some of the chief Contrivers of them; especially considering, that after it had pleased Almighty God to take to himself our late merciful and dread Sovereign, no fooner was his facred Majesty, that now is, feated in the Royal Throne of his Ancestors, but he made it his utmost Endeavours, not only to convince the World, that he had quite forgot those impudent and abominable Indignities that had been put upon him, only for being the best of Subjects, and the best of Brothers; but did also give forth the most Benign Affurances imaginable to all his loving People, that he would approve himself to be the best of Kings.

And further to evince the Reality of these his Gracious and Heroick Refolutions, he immediately called a Parliament; and therein repeated, and folemnly confirmed his former Royal Declarations of having a particular Care of maintaining our establish'd Laws and Religion: With which that Wise, Great, and Loyal Affembly, were fo fully and perfectly fatisfied, that they thought they could not make fufficient Returns of Gratitude for fuch

Gracious and Princely Condescensions.

And yet, my Lords, while the King and the Parliament were thus, as I may fay, endeavouring to outdo each other in Expressions of Kindness. that wicked and unnatural Rebellion broke out; and thereupon the Arch-Traitor, Monmouth, was, by a Bill brought into the Lower House, and pass'd by the general Consent of both Houses, (and I could wish, my Lords, for the sake of that Noble Lord at the Bar, that I could say, it had pass'd the Confent of every particular Member of each House) justly attainted of High-Treason.

My Lords, what share my Lord at the Bar had

in those other matters, I must acquaint you, is not within the compais of this Indictment, for which you are to try him, as his Peers; for that is for a Treason alledged to have been committed by him,

in his Majesty's Reign that now is.

Give me leave, my Lords, to detain you but with a Word or two more on this occasion; and that is, to let you know, that as my Lord at the Bar may, with great fafety and fecurity to himfelf, rely upon your Lordships Candor and Integrity, that you will be tenderly careful, and ready to acquit him of the Treason whereof he is accused, if, upon the Evidence that shall be given you, you shall find him innocent: So I must tell you, the King has an entire confidence in your Resolution, Fidelity, and good Affections to him, that you will not, by reason of the Prisoner's quality, and nearness to you, as being a Peer of this Realm, acquit him if he shall appear to be guilty.

My Lords, I have one thing further to mind your Lordships of, that, according to the usual Forms of Proceedings in these Cases, if your Lordships have any Questions to propound, wherein you would be fatisfied as to any Matter, either of Fact or Law, your Lordships will be pleased to put those Questions to me, and I shall take care to give your Lordships the best Satisfaction I can.

L. Delamere, My Lord High Steward, I beg the favour of your Grace, I may have one to write

L. H. Steward. Ay, by all means. Let my Lord have whom he pleases to write for him.

Mr. \* Recorder. May it pleafe your

\* Sir Thomas Grace, my Lord High Steward of Eng-Jenner. land, and you my noble Lords, the Peers of the Prisoner at the Bar: Henry Baron of Delamere, the Prisoner at the Bar, stands indicted,

for that he, as a false Traitor against the most illustrious and most excellent Prince, our Sovereign Lord the King that now is, not having the Fear of God in his Heart, nor weighing the Duty of his Allegiance, the 14th day of April last, at Mere, in the County of Chefter, did maliciously conspire, with other false Traitors, to the Jurors unknown, the death and deposing of the King: And for the better and more effectual fulfilling of those his Treasons, the said 14th day of April, at Mere aforefaid, did maliciously and traitorously assemble, confult, and agree with Charles Gerrard Esq; and other false Traitors, to raise great Sums of Money, and procure Numbers of armed Men, to make a Rebellion against the King, and the City and Caftle of Chester to seize, with the Magazines there; and that afterwards, the 27th day of May last, he took a Journey from London to Mere aforesaid, to accomplish his treasonable Intentions. And further, that upon the 4th day of June, in further profecution of his traitorous Purpofes, at Mere aforefaid, he did incite divers Subjects of our Lord the King, to join with him, and other false Traitors, in his Treason. And this is laid to be against the Duty of his Allegiance, against the Peace of our Sovereign Lord the King, his Crown and Dignity, and against the Form of the Statute in that case made and provided. To this Indictment, may it please your Grace, and the rest of these noble Lords, my Lord Delamere, the Prisoner at the Bar, has pleaded Not Guilty; and for his Trial, has put himself upon his Peers. We shall therefore call our Witnesses for the King; and if we prove him guilty, we do not question but your Lordships will find him fo.

Mr. Att. Gen. May it please your Grace, my Lord High Steward of England, and you my noble Lords the Peers: My Lord Delamere, the Prisoner at the Bar, stands indicted for conspiring the Death of his Majesty, and in order thereunto to raise a

Rebellion in the Kingdom.

My Lords, in proving this Charge upon him, we crave leave to give your Grace, and your Lordships some short Account, by Witnesses that we have here, of a former Defign that was previous to this matter, for which this noble Lord stands here accufed: And we shall not trouble your Grace, and your Lordships, with any long Evidence, because it has received many solemn and repeated Trials; and, as to the proof of it, has been confirmed by as many Verdicts. But we do it, rather to give fome account, as an Introduction to a material Evidence, by flewing, that Cheshire, which was

the Province of this noble Lord, was one of the Stages where that Rebellion was principally to be acted; and that, preparatory to it, great riotous Affemblies, and tumultuous Gatherings of the Pco-

ple, were fet on foot by the Conspirators.

We shall then shew, my Lords, that after the late Duke of Monmouth, (the Head of the Conspiracy) went beyond Sea, (especially after the death of the late King) frequent Messages, and Intercourse of Correspondency, were sent and held be-tween him, and the rest of his Accomplices abroad, and their Fellow-Conspirators here at home.

And particularly, we shall prove, that a little before the Rebels came over last! Summer into the West, the Duke of Monmouth did dispatch one Jones, (who was one of the most considerable Agents in this Contrivance) to come from Holland into England, to let his Friends know, that tho' he had intended to go into Scotland, and begin his Work there, yet now his Resolutions were for England : where, he hoped, his Friends would be prepared for him. And with this Message and Resolution of his, Jones was to acquaint fome Lords, (who they were, the Witness will tell your Lordships, but) among others, this noble Lord, the Prisoner, was one: And to acquaint them, befide, that he would immediately fet fail for England, whither he would come to foon as he could get. That he had a Defign to have landed in Cheshire, where he expected to be most readily receiv'd; but finding that inconvenient, they should have notice four or five Days before-hand, of the Place of his landing, which he intended should be in the West. And, among the Directions that Jones had to give to those Lords, one was, that they should immediately repair into Cheshire, there to wait for the

These Instructions Jones had given him in Writing, but fealed up, with an injunction not to open them till he came to Sea; and then he was to peruse that Writing, and deliver his Message according to his Instructions: And in that Writing was the Name of this noble Lord, as one that was principally relied on, to carry on the Rebellion in Chefbire. And we shall give you an account, that the late Duke of Monmouth did look upon Cheshire as one of his main Supports, and upon my Lord De-

lamere as a principal Assistant there.

My Lord, this Message was Jones to communicate to Captain Matthews, and Captain Matthews was to transmit it to this noble Lord, and the other Perfons that were concern'd with him. Jones arrived with this Meffage here in England upon the 27th of May: [And I must beg your Lordships to observe the Time particularly.] But Captain Matthews, to whom he was directed, was not to be found; nor Major Wildman, to whom, in the abfence of Captain Matthews, he was to apply himfelf, as you will hear more fully from the Witness's own Mouth: Thereupon he sends for one Difney, (a Name which your Lordships cannot but know, he being fince executed for Treason) and one Brand, whom your Lordships will likewife hear of; and they meet with the fame Jones, who communicates his Meffage to them, and they undertake to deliver it to the Persons concern'd; Captain Matthews being out of Town, and Major Wildman not to be found.

That very Night, my Lords, this fame Brand and Disney they meet this Noble Lord, my Lord Delamere, at the Coffee-House, and give Vol. IV.

shall submit it to your Lordships Judgments, whether this noble Peer be Not Guilty, as he has

pleaded to his Indictment.

L. H. Steward. Call your Witnesses, Mr. Attorney: Who do you begin with?

him an Account of the Messages: And as soon as ever he had received the Message, upon that Twenty-Seventh of May, at ten of the clock at Night, does my Lord Delamere dispatch out of Town, with only one Servant to attend him, and two other Friends that he had pick'd up, or appointed to meet him, and go with him. I

With all these Badges of Plot and Design, does my Lord Delamere set out that Night. It was the fame Night that Jones came to Town: It was late at Night. He changed his Name, and went by the Name of Brown. He chose to go all the By-Roads, and would not keep the high common Road; and went with great fpeed. as we cannot but prefume according to the Meffage delivered by Jones, on purpose to repair into

And if your Lordships please to observe, you will find several remarkable Instances of Plot and Contrivance in the matter: First. That a Nobleman, and one of fo confiderable a Character in his Country, as my Lord Delamere, should make such haste out of Town with so fmall an Equipage, as but one Servant. Then. that he should go so late at Night: Again, that he should change his Name; and that should prove to be a Name not casually taken up, as the first Name he could think of next his own; but a Name of distinction, that he was known by among all his own Party: For all the Communications between the Confederates and him, were managed, as to him, under the Name of Brown. By that Name, several of the late Duke of Monmouth's Traitorous Declarations were fent for; which were to be fent to him, or by him, into Cheshire: And that alone, with Submission, my Lords, would be a shrewd Circumstance of Suspicion, that a Noble Lord, such an one as my Lord Delamere, should assume the Name of a Commoner, and post out of Town so ill accompanied in a Difguise at that time of Night: especially the Parliament being then sitting, as really it was.

But besides all this Circumstantial Evidence, we shall prove, by Positive Testimony, what the hasty Business was, that made my Lord un-dertake this Journey in this manner: For, having notice of the Duke of Monmouth's Intention to land speedily in England, when he comes into Cheshire, he actually sets about the Work to put that County in a forwardness to affist in the Rebellion, endeavours to stir up the People to join with him; and acquaints one that he imployed in that Affair, with the whole Design, that he was engaged to raise so many Thousand-Men, and fo much Money, to be ready by fuch

a Day.

his Inclinations to the Cause) concerning the great Victories he had obtained over the King's Forces, and how he applauded his Conquests. My Lords, we shall plainly shew you all this that I have opened in plain Proof: And then, we

Nor does my Lord rest here: But, after the

Duke of Monmouth was landed in the West, to

corrupt the Minds of the People, we shall prove

what Discourses he had, (and these will testify

Mr.

#### 137. The Trial of Henry Lord Delamere, 1 Jac. II.

Mr. At. Gen. My Lord Howard of Escrick: We [Which was done. defire he may be first sworn. L. H. Steward. Well, what do you ask my Lord

Howard?

Mr. At. Gen. My Lord, I call you to give an Account what you know of a Defign of an Infurrection that was to have been; and in what Parts; and what share Cheshire was to have had in it, in the late King's Time.

L. H. Steward. You hear the Question; what

fay you to it, my Lord?

L. Howard. My Lord, I am to direct my felf to speak to what was done in the late King's Time: For as to that Noble Lord at the Bar, I

have nothing to fay against him.

L. H. Steward. My Lord Howard, if I apprehend Mr. Attorney aright, you are not called as a particular Witness against my Lord Delamere; but only to give an Account, what was agreed upon in any Consultations, where you were prefent, in the late King's Time, about a Con-

fpiracy for an Infurrection?

L. Howard. If so, my Lord, then I am called, not to be an Evidence against my Lord Delamere, but against my Self; that is, to repeat what I have often delivered at feveral Trials, in the Courts of Justice; and which I must always repeat, with Shame and Confusion for my Guilt, as I cannot but always reflect upon it with Sorrow and Horror. But if it be for the Service of his Majesty, and this Honourable Court, for me fo to do, I shall endeavour to comply with it, and repeat it as well as I can, by the Affistance of a broken Memory; it being an Account of things done feveral Years past, and from a Memory interrupted by fuch Accidents as are very well known, and as have difabled me to make a more distinct and particular Relation before so great an Auditory.

My Lords, I suppose, it will be expected, I should begin my Account with the Occasion and Ground, and the Time when those Things hap-

pened.

L. H. Steward. Take your own Method, my

L. Howard. Truly, my Lord, I am not able to fix the particular Time, unless you will give me leave to reckon the Years by the Sheriffs of London, as the Romans used to do theirs by their Confuls; for I have no other means of computing the exact Time.

L. H. Steward. Pray, my Lord, tell the Times as near as you can, and use what helps for your

Memory you think best.

L. Howard. My Lords, it was in that Year, when Mr. Shute and Mr. Pilkington were Sheriffs, for the City of London: And at that time, it is well known how great Heats did arise upon the Contests that were in the City, about Election of Officers for the Year ensuing-

Mr. At. Gen. May it please your Grace, my Lord Delamere seems to be faint with standing: If your Grace please, a Chair may be provided

for my Lord to fit in.

L. H. Steward. Ay. by all means: Let a Chair be provided for my Lord to fit down. Go on,

Lord Howard. My Lord, I was faying, that the Contest about the disputed Election of Sheriffs, had occasioned such Heats in the City of London, and other Places, that it was even beyond the

common expressions of discontent. I knew nothing of any particular Defign there was in hand till about fix Weeks after, when Captain Walcot came to me, a Perfon I had known fome time before, and upon discourse, acquainted me, that he had found out that there were fome Perfons engaged in a confiderable Action that was near its Execution; and that in order to it, he had had notice given him to make preparation, and thereupon he had thought fit, for that reason, to withdraw from the place where he did at that time lodge, (which was in Red-Lion Court in Fleet-street, as I remember) and betake himself to a private Lodging, that he might be the readier for Action; and to put himself into a better Equipage for joining in the Enterprize, he had bought himself a Horse, and sent his Son into Ireland to turn all he could into ready Money, and return it, that he might be the better able to go through with the Undertaking. My Lords, this was a great furprize to me; for though I knew, as all the rest of the World did, that there were great discontents, yet, till then, I never had any inti-mation of any particular design. I told him I was going into the Country, but should be glad to know how things went, and defired him to write to me, and gave him a little Cabala or Cypher to disguise the matter he was to write about. And when I was in the Country, I did receive feveral Letters which intimated something of a Defign that was going on, and at last he writ with some warmth to me, of a necessity we were under to enter into Action, and of the readiness of my Correspondents; (for the Style of the Letters was that of Merchants, for fo was the Cant that I had given him:) But truly I was not over-hasty in my return to London, because I rather chose to see what would be the Issue of what was then projected, before I did intermeddle in fuch an Affair, and so made use of all the delays I could to retard my return, and came not to Town till that Week which determined the long continued Controverfy in London. Nay, and then also avoided meeting with any body in any fet-way, till I could better see how things were managed, and what event they would probably come to: thereupon I would not go to my own House, but took up my Lodging at Mile-end, and lay there three or four Days, till the Day came for confirming the new-elected Sheriffs, and the Election of a new Lord Mayor, which as I take it, is on the day before Michaelmas-day, and Michaelmas-day. When that day was over, I could not find there was any Intention of entring into any fort of Action; I found indeed there were great Murmurings in the mouths of all forts of People, and very angry warm Speeches, and nothing else: So I thought the business was over for that time, and thereupon away I went to my own House. This, my Lords, was upon the Saturday, as I remember: Upon the Monday Morning Captain Walcot came to me, and defired that he might have fome private discourse with me in my Garden; and there he told me, my Lord Shaftesbury had withdrawn himself, and that he did believe things were in a great Preparation for Action. I defired him to tell me what it was; he answered me, That he defired to be excused in that, for I must go to my Lo.d Shaftesbury, who would give me an account of the whole: and withal he told me, my Lord Shaftesbury had been much deferted and ill used by those Lords upon whose concurrence he had rely'd,

and that was the reason why he had withdrawn himself, and kept himself so private. I told him, I did not know my Lord Shaftesbury had any desire to speak with me. Yes, he said he had, for he had fent him to me on purpose, and he was to bring back my answer, whether I would join or no. I told him, if my Lord desired to fpeak with me, I would wait upon him; and thereupon I went with him, and he carried me to a place where my Lord Shaftesbury was retired into the City, somewhere about Foster-Lane or Wood-street, at the house of one Watson. When I came there, after Salutation my Lord Shaftes. bury began to make great reflections upon the Mifery and Badness of the Times, particularly, upon the iffue of that great Affair, the Election of the Sheriffs, which had ended fo unfortunately to the Terror of all good men: For whereas before, the great and fure refort of innocency was to the Integrity of our Juries, when returned by fair and equal Sheriffs, they looked upon the eagerness of getting those Persons sworn that were then in Office to be a defign to intrap the innocent, the elected Sheriffs being esteemed perfons that would accommodate themselves to the humour of the Court; and now every man must be run down for Crimes that he was no way guilty of, if the finger of the Court did but point him out to destruction. The apprehension of this, he said, had made him withdraw himself, not knowing how foon he might be feiz'd, fhould he have remain'd in publick; and he thought the danger was as imminent upon, and likely to reach to others, as well as to him; and particularly to my felf, and therefore, he faid, the fense of this danger ought to put every Englishman that had a value for his Country, and any thing that was dear to him in it, upon using his ut-most endeavours to give some prevention to those calamities which were impendent over us, and which threatned the destruction of all men that stood up for the Rights of the people: and this, he faid, was his refolution.

My Lord, in order to this, he declared to me, what Preparations had been made for the Raifing of Force for this purpose; he said, there were eight or ten thousand Men (I cannot fix the particular number) that he was well affured to have ready in the City; That there had been divers Horse (I think about Fourscore or an Hundred he named) that about a Fortnight before, had been, by parcels, drawn into the Town, without being observed; and these were in daily expectation to go into Action; but through the unhandsome Disappointment of the Duke of Monmouth, and the other Lords that adhered to him, who were to have joined in the Action, and have fet the Wheels at work in other Parts, he was left alone to do the whole in his Province of London, they being not ready to concur according to their Engagement: But as he should have the greater Danger, so he should have the greater Glory; and he refolved to go through with the Attempt, or perish in the Execution. To all this Discourse, I gave such an Answer as the nature of the thing required: I told my Lord Shaftesbury, I could not deny all those things to be true, as he had represented them in his Discourse; and that I would not distrust his Judgment fo much, as to suppose he would enter upon fuch an Affair, without due delibe-

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ration of all the Circumstances requisite to it; and fo I would not question, but there was such Preparations, and that he had Affurance of fuch a Force, as he had fpoke of, whenever they fhould begin any Action. But I told him fomething fluck with me, and troubled me very much; That, in a time of fuch difficulty, when the convenient Help of the Nation was all little enough to join in the Work, he should stand by himself, and engage in such an Enterprize, in separation from those other Lords, of whose Help there would be so much need. He said, he could not help it, they had appointed this time, and that, but now, when it came to the push, they were not ready to do their Parts; but the People were now in fuch expectation of fomething to be done, especially in London, that it was impossible to restrain them, and as impossible to get those Lords ready to join with them. I told him, I was altogether unacquainted with the proceedings in this Affair, and that all of it was wholly new to me: But pray, my Lord; faid I, give me leave to act that part in this business, that, I think, will most conduce to the fuccessful Issue of it, which is to be a Mediator between you; and let me defire you to let things rest as they are, till I have endeavoured to create a better understanding between your Lordship, and those Lords, of whose Tergiversation you seem to complain. Upon this my Lord was in a great heat, and express'd himself with great warmth; but at last, with much ado, he gave me permission to go to the Duke of Monmouth, and affure him, and the rest of the Lords that were concern'd, and tell them from him, that, if they would be ready to take the Posts that were affign'd them, according to their own former Agreement, and immediately enter upon Action, he would join with them; but if not, he was refolved to go on alone. This was, as I remember, upon Tuefday, the Second of October: upon the Wednefday Morning I went to find out the Duke of Monmouth, but coming to his Lodgings, he was gone to Moor-Park, where, when I came, I found feveral Persons with him; but after a little time, I separated him from the Company, and whispering to him, I gave him to understand, how great a Disorder I found my Lord Shoftesbury in, and how great a Complaint he made of his being deferted by him, and the other Lords engaged with him, and what Refolution he had taken to fet upon the Work alone. "My "Lord, fays he, I think the Man is mad, his " Fear makes him lose his Understanding; I do " not know why he hides himself from his Friends, " that no body can tell where he is: but as to "that which he speaks of, of our forsaking him, and Breach of Faith, he is mistaken. For, "'tis true indeed, we are about doing the Thing, that he is fo eager for, but we are not for doing it fo haftily, as his Fears precipitate him to do; and he must excuse us, " if we comply not with his Humour, to hazard "the whole Undertaking by a rash beginning." Upon that, I said to him, My Lord, I shall not discourse the Particularities of the business with your Grace; but this is all that I at prefent address to your Grace for, to be a means, if I can, with your Grace, as I have been with him, to procure a Meeting between you, that you may settle it with one another. "With all Ff2

#### 220 137. The Trial of Henry Lord Delamere, I Jac. II.

" my heart, fays the Duke, pray let it be fo; " for, though my Lord Shuftesbury is angry "without a cause, yet I would not have him "lofe himself in a temerarious Undertaking."

My Lord, faid I, I will tell him what you say, and will see if I can work him to a Compliance with the Proposal. The next day, being Thursday, my Lord, I went to my Lord Shaftesbury again, and reported to him the Discourse I had with the Duke of Monmouth, and what Answer he had given to his Complaint of their deferting him. He reply'd, "It was falfe, they had positively engaged to be ready by such a "time, and had appointed the very Day; but " now they were off, and would not tell when "they would be ready:" and withal, he told me, he greatly suspected the Duke of Monmouth to have a fecret Correspondence with the King. I then defired him, That he would please to confent to the Treaty that was proposed, and give the Duke of *Monmouth*, and the Lords a Meeting. He, in great heat, replyed, No, he would come no more at them. It is strange, my Lord, said I, that you should have such an Opinion of these Men, that they would go about to betray you; they are not Men of that fize: but he perfitted in it, that they had dealt perfidiously with him: For after a politive Agreement, when the Thing was brought just to the Birth, they withdrew their helping hand: but he was fure, in London, he could raise a sufficient Force to do the Work, and if he were but once fet on horfe-back, he would head them himfelf: But yet he was willing to put it off for a Fortnight, or three Weeks longer, if they would be fure to keep pace with him. With this Proposal I went the next day, which was Friday, to the Duke of Monmouth, and had the fame Answer from him, that I had before; but withal, he bid me tell my Lord Shaftesbury, That he did make it his earnest Request to him, to give him and his other Friends a Meeting before he engaged in this bufiness: For he found by his precipitation, he was about to deftroy himfelf, and all that adhered to him. Thereupon, I came to my Lord Shaftesbury again, upon the Saturday; and when I came there, after a long and importunate urging all the Arguments I could think of, I so far prevailed with him, that he agreed to give them a Meeting, upon condition, that it should be the next day: and because it should be so private, that no notice might be taken of it, he chose to have the Meeting at his own House, where no body would suspect him to be, and whither he would be conveyed, under the Difguise of a Parson. I went back with this Message to the Duke of Monmouth, who did undertake, that the other Lords should be there.

L. H. Steward. My Lord Howard, not to interrupt you, Did he name those other Lords? If he did, pray acquaint my Lords, who they

L. Howard. My Lord Shaftesbury named my Lord Ruffel and my Lord Gray, and a great many more that should bear their parts. I went to the Duke of Monmouth, and told him of it, I say, and he engaged, that they should certainly be there: But, upon the Sunday Morning, when I came to the Temple, there I found a Message left for me, that my Lord Shaftesbury had receiv'd an Alarum, That there was some great Tories

living near his House in Adersgate-street, who were continually spying about; and so great a Company might make their more than ordinary Observation: That this gave him such a Jealousy, as would not permit him to meet according to his Appointment. Afterwards, I came to a better understanding of the Reason of this, and found there was some Finesse in it, which I could not comprehend before: But after this time, I never saw my Lord Sbastesbury, for he removed then to other Lodgings. So that, what I now speak of him, is only what I had, by hear-say, from others: For I had no knowledge of what pass'd, as to him, but what I had from Capt. Walcet; who told me, That after that, there were several days of Meeting appointed, but still, from time to time, put off; but upon what reason, I cannot particularly remember.

This is all I know of my Lord Shaftesbury; and the latter Part is wholly by Hearfay from Walcoi, But by reason of this Agitation, we continued under Expectation till such time as my Lord Shaftesbury went into Holland; where he shortly after died. And truly, I thought, at that time, much of the Defign was quashed, and laid afide: But, foon after Ferguson came over; who, when he came here, began to revive and quicken the Business, and push it on to Execution. I spoke with him at the One Bell in the Strand; and there he gave me an Account of all the Steps that had been taken: He told me what Preparations had been made in the City, in general; what to feize the Gates of the City; what to possess themfelves of the Tower; what to attack the Guards; and feveral other things, which I can't now fo weil remember, the Impressions of them being worn out of my Memory, by length of Time, and other Accidents.

This, in general, is all that I can fay, as to what was previous to the particular Engagement wherein I was concern'd: For, at laft, after many Difcourfes, the Troubles and Difficulties of the Times encreasing, and the Dangers that threatned us, as we thought, growing higher and higher, this gave an Occasion for our uniting Counfels, and entring into a kind of Juncto; which, I suppose, is foreign to this Affair before your Loraships; and therefore, I suppose, would be likewise impertinent for me, to trouble your Lordships with.

L. H. Steward. Mr. Attorney, do you defire my Lord Howard should give an Account of the other Meetings, and Consultations, at which he was present?

Mr. At. Gen. My Lord, I think there will be no need of it; and I am unwilling to take up your Grace's Time to no purpose.

L. Howard. As for that Noble Lord at the Bar, I know nothing concerning him.

L. H. Steward. Then, Gentlemen, will you have him asked any Questions?

Mr. At. Gen. 1.0, my Lord.

L. H. Steward. My Lord Delamere, will you ask him any more Questions?

L. Delamere. No, my Lord.

Mr. At. Gen. Defore my Lord Howard goes, I would ask him one Question in general, whether he knew of any Design of a Rising in Chelbire?

L. Howard. No, my Lord, I knew of none at

all.

may be fworn.

[Which was done.

Mr. At. Gen. Pray, will you give his Grace and my Lords an Account, what you know of any Defigns of an Infurrection or Rebellion, when you were beyond Sea, or before? and who were

engaged in it?

L. Gray. My Lord, I am fubpana'd hither on behalf of the King; and I am also subpana'd on behalf of my Lord, the Prisoner at the Bar. I do not know any thing, that I can speak of my own Knowledge, against the Prisoner; nor have I any thing to fay, that I know of, that will be for his Advantage. But I am here ready to answer fuch Questions, as shall be ask'd me, either of one fide, or the other.

Mr. At. Gen. My Lord, the Question I ask you, is, What do you know of any Defign of a

Rifing in Cheshire, and when?

L. Gray. About the Time of Election of Sheriffs for the City of London; I mean, that memorable Time of the contested Election, which furnished the World with fo much Discourse, and was the occasion of such Heats and Animofities: About that time, the Duke of Monmouth, and my Lord of Shaftesbury began to difcourse about making use of that, as an Opportunity to accomplish their Defign; for they thought the Ferment was fo high, that Men would easily be disposed to an Insurrection: and after many Discourses to that purpose, they came to this Refolution, that they would apply themselves to make what Interest they could, to procure a Rifing in three feveral Parts of the Kingdom at once: one in *Chefbire*, whither the Duke of Monmouth was to betake himself; and there be advited by my Lord Macclesfield, my Lord Brandon, my Lord Delamere that then was, and the Prisoner at the Bar, what Gentlemen were proper to apply to, for joining in the Defign. The fecond was in *London*, which was affigned to be the Province of my Lord of Skaftesbury. And the third was in the West; which was committed to the Care of my Lord Ruffel. The Duke of Monmouth did accordingly go his Progress into Cheshire, as is very well known; and upon his Return, was taken into Custody by the Serjeant at Arms: Upon which, Sir Thomas Armstrong was sent Post Town, to get an Habeas Corfus; and withal, to deliver a Message to me, to be communicated to my Lord Ressel, and my Lord Shefteibury: Which Message, as near as I can remember, was to this Essect; That he had been kindly received by the Gentlemen of the County, and had difcours'd the Matter with them, and found them all inclined very much to his Satisfaction: That upon his being arrested, he had been advised to make his escape into Cheshire, and rise immediately; but that he would not do a Matter of that great Importance, without the Approbation of his Friends. This is all that I know of any thing, that was defigned in Cheshire.

Mr. At. Gen. Pray, my Lord, what do you know of any Messages that Captain Matthews or Jones brought over from Holland, and to whom,

and from whom?

L. Gray. Sir, I will give the best account I can, upon the sudden, for I am not prepared to give a particular diffinct account, in regard

Mr. At. Gen. Then we defire my Lord Gray I did not know it would be expected from me. nor indeed that it would affect the Prisoner at the

> L. H. Steward. Pray, my Lord, give my Lords the Peers as fuccinct and particular an Account as

vou can.

L. Gray. My Lord, foon after the late King's Death, the Duke of Monmonth was at Amfterdam with my Lord of Argyle, where there was an account given of the Defign that was in hand, of an Infurrection in Scotland, and the Preparations that had been made in order to it; and at that time there came over to Holland Mr. Craq, that came as I was inform'd from Major Wildman, and his Errand was to promote and recommend a Reconciliation between the Duke of Monmouth and my Lord Argyle, who till that time had acted in separate Interests; and Crag then gave an account that Means and Money were prepared: he had no particular Message to the Duke, because he did not know of meeting him there at that time. The Duke of Monmenth, upon this Encouragement, did fend Captain Mattlews into England, with a Meffage to Major Wildman, wherein he did defire him that he would procure a Meeting with my Lord Macclesfield, my Lord Brandon, my Lord Delamere, and I think Mr. Charleton, and acquaint them that he had received a full account of my Lord A gyle's Affair, and the Preparations that had been made for it, and accordingly he had ordered his own Affairs to join with him; he likewise sent Crag with a Meffage to the same purpose to other Friends in London, and he dispatch'd away one Battescomb into the West, to prepare things there. When Crag return'd back again to the Duke, he gave him an account that Major Wildman had procur'd a Meeting with those Lords and Gentlemen, that I mentioned before, who were all of Opinion, that the Duke of Monmouth should go for Scotland, for they thought that his coming there, would be the beft Service he could do the Interest at present, and they should know the Strength of the Enemy here, by their sending Forces to suppress the Rebellion there. There was likewife a particular Message from Major Wildman to the Duke of Monmouth, that he defired he would bring over with him a Broad Seal to feal Commissions with, and to take upon him the Title of King. The other particular Branches of the Message I do not so well remember, but only this, he was particularly ask'd, whether the Prisoner at the Bar was there, and he said he

Mr. At. Gen. Pray, my Lord Gray, will you give an account what you know of Jones's coming over, and what Errand he was fent

L. Gray. Jones came some time after Crag return'd, and he gave an account of other things conformable to what Crag had faid, and was fent back again to England by the Duke of Monmouth to give an account of his being ready to fail; he gave him also a Letter, the Contents whereof I did not see. I had some short account of it, but whether it were written to any particular Person, I cannot tell; the Sum of his Message was, that he would land by that time he could get thi-

Mr. At. Gen. My Lord Gray, you had frequent Discourse with the Duke of Moumouth,

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and fo I suppose you can give an account who he kept Correspondence with, and upon whose

Assistance he relied.

L. Gray. I suppose few people will believe we were so weary of our Lives, as to come and throw them away with Threescore, or a very few more Men, (for it was but a very small number we began with) except we had had Expectation of good assistance. This I am sure of, by all Discourses with the Duke of Monmouth, he did depend very much upon Cheshire, and was resolved to have linded and begun there; but afterwards he considered of it, and thought better to fend some fort of excuse for not landing in Cheshire; that the Persons that were to be applyed to there, being Men of great Quality and Interest in their Country, and able to manage it, without his Assistance: but in the West, the Friends he relied on, were not of that considerable Quality, and therefore he chose to land there.

Mr. At. Gen. What Lords did he name, that he

depended upon.

L. Gray. I did name them; my Lord Macclesfield, my Lord Brandon, and my Lord Delamere; but I observed when the Duke of Monmouth spoke of his Friends in Cheshire, he did name my Lord Macclessield, and my Lord Brandon as Perfons.

Earl of *Notlingham*. My Lord Steward, I humbly pray this Witness may be asked to whom that Letter was written, that he saith the late Duke

of Monmouth fent by Jones?

L. H. Steward. You hear my Lord's Queftion, who did Monmouth fend that Letter by

Fones to?

L. Gray. My Lord, I never faw the Letter, nor do I know any Directions there were upon it; I always looked upon it as a Paper of Instructions given to him about the time when, and the name of the place where the Duke was to land.

Mr. At. Gen. We will give an account of that by Jones by and by, my Lord. Now swear Na-

thaniel Wade.

[Which was done. L. H. Steward. Well, what do you ask this

Witness?

Mr. At. Gen. Wade, that which I call you for, is this, to give an account what you know of any Defign of landing in Cheshire, or elsewhere, and of Jones's coming over, and what Errand he

was fent upon?

Mr. Wade. My Lord, I shall give an account as far as I know. After the death of the late King, Captain Matthews came to Amsterdam and gave an account there, that the Duke of Monmouth intended to be there shortly to meet and consult with my Lord Argyle, who, we understood, then was preparing for an Expedition into Scotland; thereupon I was fent into Friesland to defire my Lord Argyle to come to Amsterdam, which he did; and there the Duke of Monmouth did confult with him, and they did agree together, that at the same time that my Lord Argyle made an Insurrection in Scotland, the Duke of Monmouth should invade England, and to that end, that he should send to those Friends he had in England, to be ready to affift him when he came there; and in order to it, he did fend Captain Matthews, who, amongst other things, was to

go to the Duke's Friends in Cheshire, and amongst them. my Lord Delamere was named to be one. and the business was to defire them to be ready to affift him when he should land. Accordingly Captain Matthews went; but a little after his going away, I think one Crag came over, and he came from Major Wildman, and his business was to endeavour a good Understanding between the Duke of Monmouth, and my Lord Argyle, who were then at fome difference; and to endeavour to make them act jointly by united Counsel. A little after he was sent back again into England to Major Wildman, to desire him to affift them with fome Money; he went back again, and returned, but brought no Money: thereupon he was fent again by the Duke of Monmouth, because the first time he was not sent by him. The Sum demanded was six Thousand Pounds, or four Thousand Pounds, and at last he fent for a Thousand Pounds. Crag returned with this Answer, that they could not affift them with Money, for they did not know to what end they should have Money, but to buy Arms, and for that the People were well provided enough already, and there was no need of Money for that purpose. The Duke of Monmouth a while after fent Mr. Crag, and pawn'd all the Jewels he had, to raife Money, and fitted out three Ships for this Service, laden with Ammunition; and because he had promised my Lord Argyle to make a Diversion in England, while he invaded Scotland, he refolved to go with that Provision he had, and defired by Mr. Crag, that fince those Lords and Gentlemen that were to affift them, had fent no Money, as was defired of them, and expected from them, they fhould now trouble themselves with no further needless Consultations; but should repair each Man into his own Country, where their Interest was greatest, to be ready when he should come. And in order to this, the Duke of Monmouth did set fail from Holland, and came to Lyme, and landed there; and did afterwards order his March, so that he might most conveniently meet with his Cheshire Friends; that is, towards Gloucester, and so to get Gloucester-Bridge, that thereby gaining the Command of the River of Severn, those of Cheshire, if they did, as was expected, make an Insurrection at the fame time, they might easily join together. In pursuance of this Design we came to Keingsham Bridge, and there a Party of the King's Horse set upon us, and we took fome Prisoners, and thereupon thought it advisable not to let the King's Army join together, but to go back and engage those that were already come together; and that was the reason we did not go over the Bridge.

Mr. At. Gen. Do you know any thing of Jones's coming into Holland, and for what?

Wade. My Lord, I had forgot that; a little before Crag's going last away, Jones came over, and his Business was to know why we staid so long, for the Duke of Monmonth's Friends in England had expected him long before, and he was dispatch'd away quickly to acquaint them the Duke was coming.

Mr. At. Gen. Who was it he fent to, to acquaint

with his coming?

Wade. To Major Wildman, he was directed to Major Wildman.

Mr.

Mr. At. Gen. Who else were to be acquainted

with it?

Wade. Amongst the rest, my Lord Delamere, my Lord Macelessield and my Lord Brandon were to be acquainted that he was coming, and expected that they should raise what Forces they could to affish him.

L. H. Steward. Will my Lord Delamere ask him

any Questions?

L. Delamere. No my Lord, I never faw his Face before, that I know of.

L. H. Steward. Who do you go to next, Mr.

Attorney &

Mr. At. Gen. Next we call Richard Goodenough: Swear him, [Which was done.] That which I would know of you, Mr. Goodenough, is, whether Jones was fent of any Message, and about what?

Goodenough. My Lord, I was beyond Sea with the Duke of Monmouth, and Mr. Jones was fent (among other Perfons) to my Lord Delamere to give him notice that he should be ready against the time that the Duke should land, and take care to secure himself, that he might not be seized here in Town, for we were apprehensive such a thing would be attempted.

Mr. At. Gen. What Directions were given him,

what Lords to go to?

Goodenough. My Lord, we were informed in Holland, that my Lord Delamere was one of those Lords that had promised to draw his Sword in his behalf.

Mr. At. Gen. Had you any discourse with the Duke of Monmeuth about it at any time?

Goodenough. Yes, I have discoursed with the

Duke of Monmouth feveral times.

L. H. Steward. Ay, what did he fay to you about it?

Goodenough. My Lord, he faid (among other things) that he hoped my Lord Delamere would not break his Promise with him?

L. H. Steward. My Lord Delamere, will you afk

him any Questions?

L. Delamere. No, my Lord. I never faw his Face before, that I know of, I will affure you.

L. H. Steward. That is pretty ftrange, fo famous an Under-Sheriff of London and Middlefex, as he was.

Mr. At. Gen. Then fwear Jones, [Which was done.] Pray will you give an account what Meffage you received from the Duke of Monmouth upon your going over into Holland, and to whom you were to deliver it, and what became of it?

Jones. My Lord, I went to Holland about the latter end of April last; my going, as I have acquainted his Majesty and the Council, was not only about this Affair, for I had other Bufiness that called me thither, which I shall not now take up your time, or trouble you with repeating of: but having fome knowledge from Mr. Difney, that there were fome Intentions of doing fomething, tho it was communicated to me but very darkly, and therefore that little I did know, made me the willinger to go for Holland fo foon as I did: but before I went, I had a mind to underftand fomething more of the Defign; and therefore the Night before I went, I came to Mr. Difney, and acquainted him with my intended Journey. Mr. Difney did persuade me against it, thinking that I had gone upon this account, but I told him the Occasion, which he partly knew,

why I went; but withal I told him, I did intend to fee the Duke of Monmouth, and if he had any Meffage that he would have delivered to him, I would deliver it very fafey. He told me all the Meffage I should deliver to the Duke of Monmouth, if I faw him, was to defire him to keep to the last Conclusion, which he would find in a Letter that had been fent to him, and that if he had not yet received the Letter, it was to come by the Crophair'd Merchant, or the Crop-ear'd Merchant, I cannot fay which, but I think it was the Crophair'd. I asked him what that Message was, lest the Letter should miscarry; for I told him, if I should go to the Duke of Monmouth, and refer him to a Letter wherein a Message was to be brought him, which he was to keep to, and that Letter should miscarry, I should in effect bring no Message at all to him. My Lord, thereupon he told me, that I should acquaint the Duke of Monmouth that his Friends in England would not by any means have him come for England, but that he should continue where he was, and if he thought good to go for Scotland, they approved of it. This is the Sum of what he faid to me, as near as I can remember. When I came to Amsterdam, there was that was kill'd at Philips-Norton, went with me to the Duke of Monmouth's, and when I came to him, I acquainted him, as Mr. Difney appointed me to do, that there was fuch a Letter fent by fuch a Person, and that such a Message was included in it. My Lord, he was in a great Passion, I know not how to express it, and feemed to be very much troubled, and did reflect very much upon Major Wildman, and faid, that was Wildman's Work; and he faid, (as I think that was the word he used) Wildman was a Villain, or to that purpose: but withal he said it was too late to fend fuch a Meffage now, and that he was refolved to come for England; and he would make Wildman hang with him, or fight for it, with him: That Wildman did think by tying his own Purfe, he should tye his Hand, but he should find it should not be so; and some other words of the like nature he used, but this is the Substance of what he said. He gave some account what Preparations had been made; he faid Money was very short, and he had been fain to pawn all he had, to raise what Money was raised upon his own Charge. He asked me if I did think to return to England shortly; I told him if he had any service to command me for England, I had foine little business to do at Rotterdam, which I would dispatch, and then I would perform his Commands. He told me, he would be glad I did return as foon as I could for England, and that this should be the Message I should carry to Wildman in answer to the Message he had sent him, that he would come for England, and he should either fight with him, or hang with him; and that was all he had to fay to him. I was coming away from him, but he stopped me, and told me he would not have mego out of Towntill he had spoke with me again; this was upon the Sunday: accordingly I did go in the Evening to him, and when I came, he told me, he would have me stay till Tuesday Morning, for he was going out of Town, and intended to be back again at that time; but if not, I should receive from my Lord Gray what he had to fay to me. He did not come upon the Tuefday, but my Lord Gray did come, and I think to the best of my remem-

brance Mr. Crag was with me; he told me all he had to fay was, that the Duke intended to be in *England* within nine days, and that upon the *Thurfday* feven-night after I came away, the Duke would be in England: and he bid me to remember to tell Brand, that when he heard the Duke was landed, he should acquaint Sir Robert Peyton with it, but not till he was landed; for the they did think that he would join with them when the thing was begun, yet they ought to be careful who it was communicated to, for fear it should be discovered and disappointed: this was all that I had in com-mand from my Lord Gray. I came to Rotterdam, and dispatch'd my business there, and would have come away, but it happened there were no Ships coming for England, nor would there be any in a Fortnight's time; thereupon I returned to Amsterdam. When I came back, I went to fee the Duke, to give him an account how it happened that I was not gone for England. The Duke told me he was glad I was not gone; for now he had a further Message for me to carry, and he would have me stay two or three days in Town for it. I ftay'd three days, and came again to him, but he told me he was not ready for me yet; then I staid two or three days longer till the 21st of May, to the best of my remembrance; it was upon a Thurfday that he gave me the Message that I was to bring into England. I came to him in the Morning, and he told me I should come to him upon the Evening of that Day, and when I came, there was a Paper lay before him on the Table, and he took the Paper and feal'd it up; I cannot fay he wrote all that was in that Paper, but the Paper that lay before him was not finished when I came in, and that he did not write while I was there, I am fure; but he took it up and fealed it before me, and when he had fealed the Paper, he told me, I must as soon as I came to London, fee for Captain Matthews, Sir Thomas Armstrong's Son-in-Law, who lodged at Mr. Blake's in Covent-Garden, and defire him to acquaint my Lord Macclesfield, my Lord Brandon, and my Lord Delamere with his defign of coming for England, and that he was resolved to set out upon the Saturday Morning after I came away, which was upon the Friday. He told me Captain Matthews was to fend one post to that place that was named in the Note to receive Intelligence of his landing, and that should be brought to his Friendshere immediately, (he defigned it should be twenty-four Hours before the Court had notice of it in Town,) and those Lords were to be in Readiness, that as soon as they knew he was landed, they might repair to their feveral Posts to affist him. I told him that I would deliver what Message he gave me, and asked him, what I was to do with the Paper he put into my hands; thereupon, as near as I remember, he used these Expressions to me; I do by you, as Princes do by their Admirals, when they fend them out upon any considerable Expedition, which requires Secrecy in the Management of it, they have their Commission delivered to them fealed, which they are not to break open till they are at Sea. So here I deliver you your Instructions sealed up, which you are not to open till you are at Sea; and when you have opened them, and read what is contained in

them, I would have you tear the Paper, and throw it into the Sea, or otherwise dispose of it, lest you be surprized and searched at your landing, and my Papers sound about you. My Lord, I asked him, because I would be as punctual in my Message as I could, what those Lords were to do when they came out of Town, whether they should come directly to him or no; he told me no, not but that they should go into the Country, and secure their Interest for him there. I ask'd him then, if Captain Matthews be out of the way, and I be disappointed of meeting with him, shall I deliver this Message to the Lords my self? He told me no, by no means, for those Lords were Persons of Quality, and that that was not a thing to be done by me. What shall I then do, my Lord, said I, if Captain Matthews be out of the way? You need not question that, saith he, but if you meet not with Matthews, speak to Wildman.

My Lord, with these Instructions (and this as near as I can remember is the Sum of all he said to me) I came away, and came to Sea; when I was out at Sea, I broke open the Letter that I had given me by the Duke, and I will tell you as near as I can, what were the Contents of it; there was written in it to this

Effect:

TAUNTON in Somerfetshire is the place to to which all are to resort; the Persons to be acquainted with the time of landing, are the Lord Macclessield, the Lord Brandon, and the Lord Delamere; the Place to send the Coach to, is to Taunton, to Mr. Savage's House at the Red-Lion. The place where the Post was appointed to return, was Captain Matthews's Lodging, at Mr. Blake's, and he was to receive the M. slage, or if he did not, he was to appoint one that should receive it; or if it were to return to any other place, that was left to him to do as he thought fit.

And this was all, as near as I can remember. When I had feen this, I came to *London*, and being very weary and tired, when I came home, I went to bed.

Mr. At. Gen. Pray tell the Court as near as you

can, what day it was you came.

Fones. I came out of Holland the 22d of May, I came home the 27th, and looking upon my Almanack, I find that it was the Wednesday Fortnight before the Duke landed, that I came. When I was come home, I fent for Mr. Disney, and he came to me immediately; I told him I had seen the Duke, and defired that he would help me to the Speech of Captain Matthews. He told me he was out of Town; then I defired to speak with Major Wildman, he told me he was gone out of Town too. Then I told him I must deliver my Message to him, and I told this Message as I have toldyour Lordships before, and therefore left it to him to convey it to the Knowledge of those Lords that were concerned; he did feem to be unwilling, and told me he did not know how to communicate it to those Lords, and asked me why I would not deliver the Message my felf. I told him I did ask the Duke of Monmouth that very Question, whether I might, and he had forbid me, and ordered me to deliver it either to Captain Matthews, or to Major Wildman; and fince they were abfent, I knew not any to communicate it to but only to him, in order to their having

notice

He told me he would do what he notice of it. could.

Mr. At. Gen. Pray who were present when you

had this Difcourse with Dilney?

Jones. There was none present but himself then, for it was the first time that I spoke with him after I came from Holland; I told him there was a Post to go to receive Intelligence which should bring notice of his landing twenty four Hours before it could be known at Whitehall, and therefore it were fit they should be in a readiness. He did scruple at it, and faid he did not know where to get any one that could convey the Meffage to them, but he would do what he could; and concluded to meet at night in *Smithfield*, and he did fo, and there were two Perfons with him, Mr. *Crag*, and Mr. *Lifle*, and another, I think his Name was Brand, and he took me and Brand aside, and did ask me where was the place that the Post was to go. I told him where, and then he did discourse of the Duke's coming over, but I mentioned not any thing of the Lords, but only to Difney; and after an Hour's talk or thereabouts, we parted. I faw Mr. Difney once afterwards, but what he did with the Meffage I cannot tell, he gave me no account of it; I did indeed before I went out of Town fee him at the Half-Moon Tavern in I went out of Town, and met the Duke of Monmouth at Lyme where he landed; and when I came to him, I told him what I had done with my Meffage, and howit happened that I could not deliver it to the Persons that he had ordered. The Duke told me he was fatisfied that I had done what I could, but feemed to be troubled that Matthews was out of Town. And

this is the Sum of what passed in my Knowledge, as near as I can remember. Mr. At. Gen. Had you no Discourse with Disney what he had done with the Message, when you met

at Smithfield?

Jones. No, because those Men were Strangers to

me, and I had never feen them before.

Mr. At. Gen. But afterwards had you no discourse with Brand nor Liste about it?

Jones, No, not at all: Brand I never spoke but once with, and Lisse would not own that he was the Man that was there.

L. H. Steward. Have you any more Questions to ask him, Mr. Attorney?

Mr. At. Gen. No, my Lord.

L. H. Steward. My Lord Delamere, will your

Lordship ask him any Questions?

L. Delamere. No, my Lord, I never faw his Face before this time, that I know of, in my Life.

L. H. Steward. Then who do you call next, Mr.

Attorney?

Mr. At. Gen. The next Witness that we call, my Lord, is Story.

[Who was sworn. L. H. Steward. Well, what do you ask

him?

Mr. At. Gen. Mr. Story, pray will you give an account what notice you had of Jones's Meffage, and what was done upon it, and what Discourse you had with any body concerning my Lord Delamere, the Prisoner at the Bar, and with whom?

Story. My Lord, I had notice of it by one -that lived at Bishopsgate, who told me the 28th of May last, that Mr. Jones was returned home from Holland upon a Message from the Duke of

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Monmouth, and that he had agreed to go to Taunton, and there he expected Mr. Dare or Mr. Williams to bring an account that the Duke was landed; and he faid that Mr. Jones's Mcsiage was delivered to Difney, in the absence of Captain Matthews, who was out of Town; that after Difney had receiv'd the Message from Jones, he went and had some discourse with my Lord Delamere, and that that night my Lord Delamere went out of Town with two Friends, and went a by-way through Enfield Chafe, towards Hatfield.

Mr. At. Gen. Pray when was it you went out of

Town, Story?

Story. The 28th of May.

Mr. At. Gen. Who went out of Town with you? Story. No body, but I overtook Mr. Brand that Evening.

L. H. Steward. Pray repeat what it was he ac-

quainted you with?

Story. He told me that the day before, Jones was returned home with a Message from Holland, which Meffage was to be delivered to Captain Matthews, but in his absence Disney received it; and that Evening after he had discoursed with my Lord Delamere, my Lord that Night went out of Town, and two Friends of mine he faid went with him, and did convey him away by a By-way through Enfield Chase towards Hatfield.

L. H. Steward. Have you any more Questions

to ask him, Mr. Attorney?

Mr. At. Gen. Pray, Sir, had you any discourse with the late Duke of Monmouth at Shepton Mallet? and about what?

L. H. Steward. By the way, Friend, where is that Brand that you speak of?

Story. He is kill'd; I did not fee him die, but he is faid to be kill'd at Keinsham Bridge. Mr. At. Gen. Pray what Difcourse had you with

the late Duke of Monmouth about the Prisoner at

the Bar?

Story. I heard the late Duke of Monmouth fay at Shepton-Mallet, that his great Dependance was upon my Lord Delamere and his Friends in Cheshire, but he was afraid they had failed him, or betray'd him, or fome fuch word he used; and he said he could have been supply'd otherwise, but that he had a dependance upon them.

Mr. At. Gen. Pray what Office had you under

the Duke of Monmouth?

Story. I was Commissary-General.

Mr. At. Gen. Well, we have done with you. L. H. Steward. Will you ask him any Questions, my Lord Delamere?

L. Delamere. If your Grace please, I have a

Question to ask him.

L. H. Steward. Ay, with all my heart; what Question you will, my Lord.

L. Delamere. My Lord, I desire to know whe-

ther he knows one Saxon.

L. H. Steward. What Saxon does your Lordship mean, one that was in the Army?

L. Delamere. Yes, one Thomas Saxon.

Story. Yes, my Lord, I knew him a Prisoner in Derchester Prison, where I was a Prisoner my felf.

L. H. Steward. Has your Lordship nothing more

to ask him but that?

L. Delamere. No, my Lord. Mr. At. Gen. Now, my Lord, we call fome Perfons to prove, that that very night when Jones came to Town, my Lord Delamere the Prisoner at the Bar goes out of Town without any Servant, Gg

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changes his name, and goes a By-way: Swear Vaux and Edlin.

[Vaux was sworn.

L. H. Steward. Well, what fays this Man? Mr. At. Gen. Pray give my Lords an account whither you went out of Town with my Lord Delamere, and when?

Vaux. My Lord, perhaps I may not remember the very words that I gave my Evidence in before,

but I will repeat the Substance.

Mr. At. Gen. It is not so long ago, but you may eafily recollect your felf; pray what day was it that my Lord Delamere fent for you?

Vaux. The 26th Day of May, and I went out of

Town the 27th.

Mr. At. Gen. You are upon your Oath, and you must remember you are fworn to tell the Truth, the whole Truth, and nothing but the

Vaux. Sir, I shall take care to do it as far as I

can remember.

Mr. At. Gen. Whither was it that he fent for

vou?

Vaux. To the Rummer Tavern in Queenstreet, and the next day I went out of Town with

Mr. At. Gen. What day of the Month did you go out of Town?

Vaux. It was the 27th day of May.

Mr. At. Gen. What time of the night was it you went out of London?

Vaux. It was about nine or ten of the clock. Mr. At. Gen. What name did my Lord Delamere then go by?

Vaux. He went by the name of Brown.

Mr. At. Gen. My Lord, I would acquaint your Grace, that this is an unwilling Witness, and we are forc'd to pump all out of him by Queftions?

Vaux. I do tell you the Truth of all that I know.

Mr. At. Gen. How far did you ride that night?

Vaux. To Hoddesden.

Mr. At. Gen. What time did you get thi-

Vaux. About twelve of the clock.

Mr. At. Gen. Whither did you go then?

Vaux. We went to Hitchen, and I return'd back again the next Day.

Mr. At. Gen. Whither was my Lord Delamere

going then?

Vaux. To fee his Son that was fick in the Coun-

L. H. Steward. What! he told you fo, did he?

Vaux. Yes, my Lord.

Mr. At. Gen. What other Company went with

Vaux. Two Gentlemen, the one I knew, the other I did not.

Mr. At. Gen. What was the name of him you did know?

Vaux. It was Edlin.

Mr. At. Gen. Pray was that the direct Road to Cheshire that you went?

Vaux. We made it our Way.

Mr. At. Gen. You made it your Way; but I ask you whether it be the best Way?

Vaux. It is the freeft Road from Dust.

Mr. At. Gen. But I ask you a plain Que-

ftion, upon your Oath is it the best way into Cheshire !

Vaux. Truly, my Lord, I do not know that. L. H. Steward. Pray who gave you Directions to call my Lord Delamere by the name of

Brown?

Vaux. Himfelf, my Lord. L. H. Steward. Was that the first time my Lord went by that name, as you know of?

Vaux. Yes, my Lord, I never heard that he was called by that name till that time.

L. Delamere. I was call'd by the name of Brown at that time, and I will give your Grace an ac-

count by and by of the reason of it. L. H. Steward. Has your Lordship any Question

to ask him?

L. Delamere. No, my Lord.

L. H. Steward. Then go on to the next.

Mr. At. Gen. Our next Witness is Edlin, pray fwear him, [which was done.] Pray will you give my Lords and the Court an account whither you went with my Lord Delamere out of Town, and when?

Edlin. The 27th of May last, I was at the Custom-House, and there came Mr. Vaux, the Gentleman that was here last, who told me he was going out of Town as far as Hitchen, and asked me to go along with him; he faid he was to go that Evening. I asked him what time he intended to return? he told me, he was refolved to return the next day. I told him, then I would go along with him, and we appointed the place of meeting to be at the Bell-Inn in Coleman-street; when I came there, he faid there was a Friend that was going along with him, one Mr. Brown, we went as far as Hoddesden that night.

Mr. At. Gen. Pray Mr. Edlin, will you look upon that Gentleman that stands at the Bar; is that

he that went by the name of Brown?

Edlin. Yes, my Lord, that is he. Mr. At. Gen. Well then, what time did you fet out?

Edlin. It was very near nine of the clock.

Mr. At. Gen. Pray when was it that Vaux met you at the Custom-House?

Edin. It was about ten of the clock in the

Morning.

L. H. Steward. Pray did you hear or know upon the Road, whither he was going?

Edlin. My Lord, I did never fee my Lord Delamere before in my life.

L. H. Steward. But did not he tell you as he went

along, whither he was going? Edlin. He faid he was going for Cheshire to see

a fick Child. Mr. At. Gen. You fay, Sir, that you went first

for Hoddesden?

Edlin. We did so, my Lord.

Mr. At. Gen. Pray, Sir, how long were you riding that, from the Bell in Coleman-street to Hoddesden?

Edlin. It was three hours I believe, or about three

hours and a half.

Mr. At. Gen. Then you rid hard out of Town. Edlin. My Lord, it was towards nine of the clock when we got on Horseback, and it was about twelve or a little more, when we came to Hoddesden.

L. H. Steward. Well, Mr. Attorney, is that all

you have to ask him?

Mr. At. Gen. Yes, my Lord.

L. H. Steward. Will you ask him any Questions, my Lord Delamere?

Mr. At. Gen. Then, my Lord, to confirm this vidence, and to explain it, I shall call you a Evidence, and to explain it, I shall call you a couple of Witnesses to prove that this Gentleman went by the name of Brown in the Cant of those that were engaged in this Business, that the name was known as his name by all the Party, and called fo constantly in their Letters and Messages. Swear Tracey Paunceford, and Thomas Babington.

[Which was done. L. H. Steward. Which will you begin with

first?

Mr. At. Gen. We begin with Paunceford. Pray will you give his Grace and these Lords an account what discourse you heard at Disney's concerning the Prisoner at the Bar, and what name was he usually call'd by, in your Meetings.

Paunceford. My Lord, I shall give as just an account as I can; I was acquainted with Mr. Disney,

and the 14th of June I was at his House.

L. H. Steward. What June do you mean? Paunceford. Last June, my Lord, and there were three more besides, one Joshua Lock, and a Country Gentleman that I have understood since to be one Hooper, and there was one Halfey; and being there, Lock staid for some Declarations.

L. H. Steward. What Declarations were those you

fpeak of?

Paunceford. The Declarations of the late Duke of Monmouth.

L. H. Steward. Were they printed at that

time?

Paunceford. They were not ready at four of the clock in the Afternoon; but about nine of the clock they were finished, and three were printed off, and were delivered to Joshua Lock, and when he had received them at that time, there was a discourse of having them sent into Cheshire to one Mr. Brown. After we had received them, we came over the Water together, and we landed at Salisbury Stairs, and Lock was very earnest for going out of Town that night, with those three Declarations, which, as he faid, were to be carried to one Mr. Brown: This was at nine of the clock, and fo we parted.

L. H. Steward. Pray into what Country was

he to carry them?

Paunceford. A little way out of Town,

L. H. Steward. Just now you said they were to

go to Cheshire.

Paunceford. My Lord, the Discourse at Disney's House was, that they were to be sent into Cheshire; but when we came over the Water, Lock said he was to go a little out of Town to one Mr. Brown.

Mr. At. Gen. Pray who was that Mr. Brown as

they meant, as you apprehended?

Paunceford. I understood Mr. Brown to be my Lord Delamere by some discourse.

L. H. Steward. Whose discourse did you un-

derstand it by?

Paunceford. The first time, my Lord, that I heard of my Lord Delamere's going by the name was upon a discourse with one Edlin.

L. H. Steward. Prithee tell us what that difcourse thou hadst with Edlin, was.

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Paunceford. Mr. Edin, about the latter end of May laft, went out of Town, as I heard, and when he came back again, I asked him whither he went? he faid he was invited by a Friend to go with him out of Town, and my Lord Delamere went along with them, and went by the

name of Brown.
Mr. At. Gen. What Discourse had you with Difney, or any body else about my Lord Dela-mere's going by the Name of Brown?

Paunceford. Mr. Difney did use to mention my

Lord Delamere by the name of Brown.

Mr. At. Gen. Pray were you at any Meeting with any body, and whom, at any Tavern, and what Tavern, where any fuch discourse was had?

Paunceford. My Lord, I was at a Meeting at the Castle-Tavern with Mr. Vermuyden, and my Brother Babington, and one Manning; but there was no mention then of any Brown that I remember, nor of my Lord Delamere, but only there was fomething in relation to the landing of the Duke of Monmouth; the Question was asked where he was to land, and Mr. Vermuyden made answer he did not know.

L. H. Steward. Will your Lordship please to

ask this Witness any Questions, my Lord?
L. Delamere. Pray, Sir, did you ever know any body else that went by the name of Brown befides me?

Paunceford. May I answer this Question, my Lord? L. H. Steward. Answer it ! yes you must, you are fworn to tell the Truth, and the whole Truth, Man. Paunceford. My Lord, there was a discourse of

Mr. Vermuyden's going by the name of Brown.

L. H. Steward. Will you ask him any more

Questions, my Lord?

L. Delamere. No, my Lord. L. H. Steward. Then go on, Mr. Attorney.

Mr. At. Gen. Pray, Mr. Babington, do you tell my Lords what you know of my Lord Delamere's

going by the name of Brown.

Babington. My Lord, I shall give an account. When I first knew any thing of the Transactions, I was with my Brother Paunceford, Mr. Vermuyden, and one Chadwick that went into the West, and there was a discourse of two Gentlemen that went by names I did not know; Brown was one, and I was defirous to know who was meant by it: I was at that time but newly acquainted with the Concerns of these People; and so I sound they were fearful to entrust me: but afterwards I was at the Castle-Tavern where my Brother, and my Uncle Vermuyden was, and in discourse of Mr. Brown, fome body happened to name my Lord Delamere's name, but he was presently taken up; you mean Mr. Brown. Ay, faith he, I do.

L. H. Steward. About what time was this, pray

you?

Babington. About the middle or latter end of May last.

Mr. At. Gen. Were you at Disney's when the

Declarations were printed there?

Babington. Mr. Attorney, I will give an account of that afterwards, but I have fomething else to say first. After this, I was diligent to know of my Uncle Vermuyden and my Brother, who this Mr. Brown was: my Uncle told me it was my Lord Delamere, and defired me whenever I discoursed of him, to call him by that name, and I have very good reason to believe Mr. Vermuyden knew of the Gg 2

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matter, because he was acquainted with a great many of that fort of People, and declared he had collected and knew of Moneys that were gathered for that Purpose; and he had a good account of Monmouth's landing, and of the Force he had in the West, and how long it was presumed that he could maintain that Force without Affistance from any body else; and so I presume he was very well acquainted with the whole Transaction. Afterwards I happened to be at Disney's over the Water, there was my Brother Paunceford, Mr. Halfey, and my

Mr. At. Gen. Tell what passed there at that time. Babington. Difney shew'd me a Declaration that was not perfected quite, but after that we fell into a discourse about Mr. Brown, and afterwards my Lord Delamere's name was named by fome body, that some of the Declarations were to be sent to him; and I remember Mr. D frey faid he was afraid my Lord Delamere was not capable of doing that Service that was expected from him in Cheshire for want of some of those Declarations, which would be mighty useful to him to inform the People, they being Monmonth's Declarations.

L. H. Steward. Had Lock any of those Declarations away for that Mr. Brown you fpeak

Babington. I never knew Lock, my Lord.

Mr. At. Gen. What number of Declarations did

Difney print?

Babington. Difney told us he hoped in twenty four Hours to have 500 printed, a good number of them were to be fent to my Lord Delamere, and feveral of them were dispersed.

L. H. Steward. Have you any more Questions

to ask him, Mr. Attorney?

Mr. At. Gen. No, my Lord.

L. H. Steward. Will you ask him any Questions, my Lord Delamere?

L. Delamere. No, my Lord.
Mr. At. Gen. Then may it please your Grace,
the next Witness we shall bring, shall be to prove that my Lord Delamere took frequent Journies backward and forward in a very little compass of time, and the same Witness will likewife tell you what Discourse he had with my Lord during the very time of Monmouth's Rebellion, to ftir up the People to join with him. Swear Hope, [Which was done.] Pray tell my Lords what difcourse you had with my Lord Delamere, and when?

Hope. Upon the Sunday before the Coronation, my Lord Delamere came down Post to my House,

towards his own House in Cheshire -

L. H. Steward. Prithee where is thy House? For these noble Lords do not know thee, perhaps fo well as I do; therefore tell us where it

Hope. My Lord, my House is at the Three-

Tuns in Coventry.

L. H. Steward. Well, go on, tell what thou

knowest.

-Some time after that he came down Hope .-Post again, and a little after he went up again Post, and he told me he went down another way; and after that, the 21st of June, he came down Post again, this was upon a Sunday, the Sunday Seven-night after the Duke of Monmouth landed.

Mr. At. Gen. Had he any Servant with him at

that time?

Hope. Yes, he had.

L. H. Steward. Had he a Servant with him every time he came down Post?

Hope. No, he came over, I remember, without

any Servant, only with a Post-Bov.

L. H. Steward. Well, and what discourse had

you with him at that, or at any other time?

Hope. My Lord, that Sunday the 21st of June, my House was very full of People to enquire News; it being in the time of the Rebellion, every one was defirous to know how things went: and there was one *Ingram* in the House, that came to me, and asked what News from London, for they fay, faith he, that the Duke of Albemarle is killed, and his Hearfe brought to Westminster Abbey. Thereupon I knowing my Lord Delamere was come from London, I went into the Room to my Lord, and defired to know of his Lordship what was the News in London. He told me he was little at Court, and therefore could not tell much News. I then asked him what he heard concerning the Duke of Albemarle; faid I, they fay here he is killed. Saith my Lord, I am forry for it, if it be fo, but I fear it is too true; but if he be killed, it is faid he is killed by his own Party. I asked him how? He told me, a Party of the Duke of Albemarle's Men were commanded to fire at the Dake of Monmouth's Men, but instead of shooting at them, they shot into the Ground, upon which they were very feverely handled by their Officers; which fo inraged them, that they fired upon them, and killed feveral of them, amongst others, the Dake of Abemarle was killed; and he told me the Duke of Monmouth had feveral Field-Pieces, and Arms sufficient for near thirty thoufand Men.

Mr. At. Gen. Pray, did he shew you any Places

in any Maps?

Hope. There was in the Room Adams's Map of Ergland, and my Lord Delamere shewed me which way Monmouth went, and pointed out fuch and fuch Towns that he was possessed of; and withal faid, he did fear there would be many bloody Nofes before the Bufiness was at an

Mr. At. Gen. How many times do you think my Lord did ride post to and fro?

Hope. About five times, I believe.

L. H. Steward. Within what space of time?

Hope. From the Sunday Sev'night before the Coronation to the Twenty-first of June follow-

L. H. Steward. Have you done with him, Mr.

Attorney?

Mr. At. Gen. Yes, my Lord. L. Delamere. My Lord High Steward, with your Grace's Leave, may I ask this Witness any Queflions?

L. H. Steward. Yes, my Lord, what you

L. Delamere. Pray, did I go down post four or five times, do you fay in that space?

Hope. My Lord, I say you did go so often backward and forward.

L. Delamere. What time was that, you fay, I came without any Servant, only with a Postboy?

Hope. I cannot tell.

L. H. Steward. Will your Lordship ask him any more Questions?

L.

L. Delamere. No, my Lord.

Mr. At. Gen. Then, my Lord, we defire Thomas Saxon may be fworn: [Which was done.] Pray, Mr. Saxon, will you give an account to his Grace and my Lords, what you know of my Lord Delamere, the Prisoner at the Bar, concerning any Insurrection or Rebellion designed by him in Chessive, and when?

Saxon. At the beginning of June last, I was fent for to Mere, my Lord Delamere's House in Cheshire, where when I came I was conveyed into a lower Room, where were my Lord Delamere, Sir Robert Cotton and Mr. Crew Offley, and they told me I was recommended to them by my Lord Brandon, who had faid, I was an honeft useful Man, and they hoped I would prove fo: For they had fent to the Duke of Monmouth, who was in Holland, and received an answer by one Jones, and as foon as they had an answer, my Lord Delamere came away post into the Country under another Name, and by being conveyed through Merefields, came down to raife ten thousand Men for the Duke of Monmouth in Chefbire, by the first of June: but now they had confidered of it, and found they could not raife them till Midsummer, for they must have time to raife a Sum of Money, forty thousand Pounds in that Country, to maintain the Men. They asked me, whether I would not undertake to carry a Meffage to the Duke of Monmouth: I told them I would, and I had there given me eleven Guineas, and five Pounds in Silver for my Journey, and I did hire a Horse afterwards, and did deliver my Mesfage to the Duke of Monmouth.

L. H. Steward. When was this, do you fay? Saxon. This was the beginning of June. L. H. Steward. What day of June?

Saxon. I cannot tell to a day, what day in June it was, for I did not fet it down; but I believe it was the third or fourth of June.

L. H. Steward. How came you to be recommended by my Lord Brandon to these Gentlemen? Were you acquainted with my Lord Brandon?

Saxon. I was acquainted with him: The first time I was with him was at Over, the next time was at my Lord's own House.

Mr. At. Gen. Ay, pray tell my Lord, how you came acquainted with my Lord Brandon?

Saxon. Upon the Monday in Easter Week last, being at Over, I was fent for by my Lord Brandon to drink a Glass of Ale, and smoke a Pipe of Tobacco with him; and when I came thither, my Lord told me he had a defire to be acquainted with me; fo we drank a confiderable while; and he was attended at that time with one Holinshead, and one Mr. Lee. And after we had drank pretty fmartly, and after fome Difcourfe, Lee and Hollinshead went forth, being called out to speak with fome body, about an Estate or a Tenement that they were concerned in. After they were gone out, my Lord Brandon began to discourse about the Elections of Parliament-men, how unfairly they had been carried: he faid, he ftood both for the Town and County of Lancaster, but had lost it by an unsair Election; for the other Party had made sevenscore Freemen in one night in the Town, and by that means had carried it against him; which had exasperated the Country fo much, that they were refolved to

make it an occasion of raising up the Country in Arms, under pretence of maintaining the Christian English Liberties; and that they had a design to send for the Duke of Mormonts, and make him King, and that they must make use of such Men as me, that were Men of Interest in the Country, to stir up the People to rise in Arms: and if I would come to Gosworts, his House, upon the Monday after, he would tell me more of that Business. I went according to the time, and there he told me a great deal to the same purpose, and withal he shewed me a Letter that he had written to the Duke of Monmouth; which Letter I afterwards saw at Bridgwater.

L. H. Steward. Have you any more Questions

to ask him?

Mr. At. Gen. No, my Lord; but if my Lord Delamere please to ask him any Questions, he may.

L. Delamere. I humbly pray he may repeat the Evidence he hath given against me, for I have not heard what he has said.

L. H. Steward. Turn toward my Lord Delamere, and repeat the Evidence that you gave against him, fo as he may hear you.

[Which he did to the same effect, as before. L. H. Steward. Pray, from whom did you receive that Money?

Saxon. I received it from my Lord Delamere. L. H. Steward. My Lord Delamere, will you ask him any Questions?

L. Delamere. Yes, may it please your Grace.
L. H. Steward. Then the Method you are to take, is this, you must propound your Questions to me, and then I will propound them to the Witness?

L. Delamere. I defire to know, may it pleafe your Grace, when was the first time that he declared this that he has now sworn against me?

L. H. Steward. My Lord defires to know of you, when it was that you first made known this against him?

L. Delamere. And to whom my Lord?

Saxon. I suppose I told Mr. Storey of it first, my Lord, at Dorchester after I was taken Prisoner for the Rebellion.

L. Delamere. When did he tell it Storey, my Lord?

Saxon. I think it was a Fortnight after my acquaintance with him.

L. H. Steward. Were you then in the fame Prison with Storey.

Saxon. Yes, I lay with him in the fame Bed. L. Delamere. If your Grace pleafe, I would afk him another Question.

L. H. Steward. Ay, what you will.

L. Delamere. I defire to know, when was the first time that he made Oath of this, and upon what occasion it was?

L. H. Steward. What fay you to that?

Saxon. The first time I made Outh of it, was when I lay fick.

L. Delamere. Will your Grace please to ask him where that was, and when?

Saxon. It was before his Majesty's Counsellors, that were fent to take my Examination in Newgate.

L. H. Steward. Prithee, I do not know when thou camest to Newgate, it may be thou hast been there oftner than once.

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Saxon. I gave my first Information immediately after I was brought to Town, when I was removed from Dorchester Goal to Newgate.

L. Delamere. My Lord, I desire your Grace would ask him what time he came up?

Saxon. The beginning of the last Term.

L. Delamere. Then I desire to know, my Lord, whether he did remain a Prisoner in the Country all the other time?

Saxon. Yes, I did so, from the Tenth of July, till the time that I was brought up to New-

L. Delamere. My Lord I defire to know of him, whether I had ever imployed him about any of my Concerns, that should give me an occasion of trusting him with fuch Secrets?

L. H. Steward. What Business of Importance had my Lord Delamere ever imploy'd you about

before this time?

Saxon, I was never imploy'd about any Concerns of my Lord Delamere's before that time, neither was I ever in his Company, but only then, and then as recommended by him to him; for they faid, they must make use of such as me to make their Defigns known to the Country, for the accomplishing what they did intend.

L. Delamere. Recommended by him, who does

he mean?

Saxon. By my Lord Brandon.

L. Delamere. If your Grace please, I desire to know what the Business was that he was to do?

Saxon. I was to inform the Country concerning the time of the Rifing, my Acquaintance abounded that way, and by their Difcourse they had got Men in every Place to acquaint the Country when they should rise.

L. H. Steward. Were you acquainted with any

great number?

Saxon. My Lord, I was a publick Tradesman in Middlewich, and much acquainted with the ordinary fort of People.

L. Delamere. My Lord, he fays he was fent for to my House, I defire to know who was the

Messenger that was sent for him?

Saxon. My Lord, I did ask him his Name, but he would not tell it me; he told me he was but a Tenant to my Lord Delamere, and had been imployed in fuch Businesses for my Lord Delamere's Father, Sir George Booth; he was a lame Man in one Arm, for he had his Hand shot away at the Siege of Nantwich.

L. Delamere. It was Tem Long the Carrier, I suppose, or some such Fellow or other, that I fent for him; my Lord, I defire to know what time of Day or Night was it when he came to

my House?

Saxon. It was just when it began to dark, the Meffenger came to me in the Afternoon to fetch me thither, and I fent for a Man's Horse that lived near me, and when it was brought me, he asked me what made me go so late; I told him I had occasion to go late, and I should return late, and the Man staidat my House for his Horse till it was late: but I not coming home, he left order for his Horse to be brought to

L. Delamere. Next, my Lord, I defire to know when he came to my House, whether he did alight from his Horse at the Stables that belong to the House or no?

Saxon. I did alight just at the Old-Buildings. and the Man's Horse that came with me and mine were taken into the Stables.

L. Delamere. Pray, my Lord, ask him who

took his Horse from him?

Saxon. The Man that came with me, and he went into the House and brought out a Candle.

L. Delamere. My Lord, I would ask him whether the Door he was let in at, was that which was nearest the Stable, or which Door?

L. H. Steward. Do you know what Door of the

House you were let in at?

L. Delamere. My Lord, I ask him whether it were the next Door to the Stable?

Saxon. My Lord, I cannot very well give an account of that, for I never was at the House

L. Delamere. Pray, my Lord, let him recollect himself, whether it were the Door next the Stable

L. H. Steward. Ay, with all my heart, if he can

Saxon. I did not fee any other Door but that I came in at, and therefore I cannot tell which Door it was.

L. Delamere. These Questions, my Lord, I take to be proper for me to ask, and I believe I shall make it appear to your Grace to be so by and

L. H. Steward. Good my Lord, take your full Liberty, and ask what Questions you please; for I know my Lords here will be very well pleafed that you have all the Scope allowed you that can be.

L. Delamere. I humbly thank your Grace; I defire to know of him, who let him into the

Saxon. The Man that came with me went with me just to the Door, and let me in within the Door, and I faw no other Man but that Man, till I came into the Room where my Lord and those two Gentlemen were.

L. Delamere. Was there no body else but we

there?

Saxon. No, you were so wise, you would let no body be by.

L. Delamere. My Lord, I shall trouble this Witness no farther at present.

L. H. Steward. Then Mr. Attorney-General, will

you proceed?

Mr. At. Gen. My Lord. we shall give no more Evidence at prefent, but shall rest here till we see what Desence this Noble Lord will make

L. H. Steward. Then, my Lord Delamere, your time is now come to make your Defence, you have heard what has been evidenced against you, and my Lords now expect to hear what you have

to fay for your felf.

L. Delamere. May it please your Grace, a great part of the Day is spent, and I would beg the Favour of your Grace, that I may have the Favour till to-morrow Morning to review the Notes I have taken, and then I shall make my

L. H. Steward. My Lord Delamere, I had this very thing in my Thoughts before I came

hither this Day, because I did foresee 'that this was likely to be a long Caufe, and the proceeding in it would take up much time: I have a little doubt, I must needs fay, in my own Mind, whether it may be done by Law; I know very well, if this were a Trial in full Parliament, there have been Precedents to warrant the Adjournment till another Day, though it be in the midst of a Trial; and in the middle of the Evidence: But this Court I take to be of the fame nature, though of a degree higher, with the other ordinary Courts of Judicature; and whether it be not obliged and tied up to the fame Method of Proceedings with those other Courts, where all Capital Offences are tried, is a thing I am in fome doubt about: In those Courts it has not been usual to adjourn the Court after Evidence given; nay, it has been fometimes a Question, whether the Judges in those Courts, after the Jury are gone from the Bar, to consider of their Verdict, could adjourn themselves: I say, the Judges have sometimes made a Doubt of it, though I know the Point is now fettled, and the Practice is, that they may, and do. But this is most certain, after the Evidence given, the Jury cannot be adjourned, but must proceed in their Enquiry, and be kept together till they are agreed of their Verdict; this has caused some Hesitancy in me, what the Law may be in this Case; therefore I think it may be proper to confult with my Lords the Judges; for I defire the thing may be confidered and fettled.

L. Delamere. My Lord, I humbly beg this Favour of your Grace, but to adjourn till to mor-

L. H. Steward. With all my heart, my Lord, if it may be done by Law.

L. Delamere. I hope it may, my Lord, and I beg

that Favour of your Grace.

L. H. Steward. My Lord, I should be very glad to comply with your Lordship's Desires, but truly I have considered it, and do doubt whether I can by Law do it: In full Parliament it is clear it may be done, but upon this Commission, after my Lords the Peers are once charged, and the Evidence partly given, whether I can then adjourn them till another Day, is with me a Doubt. My Lords, if your Lordships please, before such time as my Lord, the Priioner at the Bar, enters upon his Desence, I will with your leave propound the Question to my Lords the Judges, and hear their Opinion what the Law is.

L. Delamere. My Lord, I shall hardly be able to finish all I have to say in any convenient time

this Day.

L. H. Steward. But, my Lord, if an Adjournment cannot be by Law, I cannot help it.

L. Delamere. I here has a great deal been faid, and it will require a great deal of time to give it an Answer.

L. H. Steward. Ay, but if it cannot be done as you would have it, we must be contented to stay the longer together; for I would not abridge you of your Defence: therefore, my Lords the Judges, if you will please to go together and consider of it, and report your Opinions, what the Law is in this Case, we will stay till you come again.

Then the Judges withdrew into the Exchequer-Chamber,

E. of Nottingbam. My Lord High Steward, I do humbly conceive this is a Matter that concerns the Privilege of the Peers; and because it is a matter that doth so much concern the whole Peerage, I think my Lords here ought in some measure to concern themselves about it: Therefore, my Lord, I have a short Motion to make to your Grace, That, confidering the Consequence that the Precedent of this Case may draw with it, since my Lords the Judges are gone together to consult of this Point, of which, I may say, they are not altogether the sole Judges; we may also withdraw to consider of this Matter with them, because it may not be proper for my Lords in publick here, to offer what they may have to say, to incline my Lords the Judges in their Judgments one way or other.

L. Falconberg. My Lord, I humbly offer

L. Falconberg. My Lord, I humbly offer this to your Grace, upon the Motion that this Noble Lord has made, That, with Submiffion, I take this to be a thing that concerns the Privilege of Peerage only, and I conceive the Judges are not concerned to make any Determination of that Matter. I think therefore, my Lords here ought to retire with them to confider

of it

L.H. Steward. My Lords, I think, with Submiffion to your Lordships, that this is a Question naturally proper for my Lords the Judges to give their Opinions in, Whether this Court, as a Court of Judicature for the Trial of this Noble Lord, may, in the midst of the Trial, adjourn till another Day: And the Privilege of the Peerage cannot at all come in question, here as I conceive.

L. Falconberg. My Lord, that we conceive is a Point of Privilege, which certainly the inferior Courts can have no power to determine

L. H. Steward, If your Lordships have a mind to withdraw, you may.

Lords. Ay, withdraw, withdraw.

Then the Peers withdrew, and after half an hour the Judges returned and took their Places as before, and after about an hour the Peers returned to their former Places.

L. H. Steward. My Lords, the Judges have you confidered the Matter that has been proposed to you, and what is your Opinion?

L. C. J. Herbert. May it please your Grace, the Judges in obedience to your Grace's Commands have withdrawn, and considered of what your Grace proposed to them, and with humble Submission they take the Question to be

Not, Whether your Grace may adjourn your Commission from one day to another, for that is clear you may, and has been practised, for that is the Case of the Earl of Somerset and his Wife:

But the Question is, Whether after the Prifoner is upon his Trial, and the Evidence for the King is given, the Lords being, as we may

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term it, charged with the Prisoner, the Peers Triers may separate for a time, which is the Confequent of an Adjournment to another

And, my Lord, the Judges presume to acquaint your Grace, that this is a matter wholly new to them, and that they know not upon recollection of all that they can remember to have read, that either this matter was done, or queflioned, whether it might or might not be done

in any Cafe.

My Lord, if the matter had been formerly done, or been brought into question in any Case, where it had received a determination, and reported in any of our Books of Law, then it would have been our duty to contribute all our Reading and Experience for the fatisfaction of this great Court: But being, as it is, a new Question, and a Question that not only concerns the particular Case of this Noble Lord at the Bar, but is to be a Precedent in all Cases of the like nature for the future: All we can do is, to acquaint your Grace and my Noble Lords, what the Law is in the inferiour Courts in Cafes of the like nature, and the Reason of the Law in those Points, and then leave the Jurisdiction of this Court to its proper Judgment.

My Lord, in the first place, where the Trial is by a Jury, there the Law is clear, the Jury once charged can never be discharged till they have given their Verdict, this is clear; and the reason of that is, for fear of Corruption, and tampering with the Jury. An Officer is fworn to keep the Jury together without permitting them to separate, or any one to converse with them; for no Man knows what may happen, for (though the Law requires honest Men should be returned upon Juries, and without a known Objection they are prefumed to be probi & legales bomines, yet) they are weak Men, and perhaps may be wrought upon by undue Ap-

plications.

This, my Lord, it is faid, fails in this Cafe, because the Lords that are to try a Peer, are Persons of that great Integrity and Honour, that there is not the least Presumption of their being to be prevail'd upon in any fuch way; and for that reason, because of the Confidence which the Law reposes (and justly) in Persons of their Quality, they are not fworn as common ordinary Jurors are, but are charged and deliver their Verdict

upon Honour.

My Lord, in the Cafe of a Trial of a Peer in Parliament, as your Grace was pleafed to obferve, and as is very well known by late Experience, there the matter has been adjourned till another Day, and for divers Days; the Evidence being in feveral Parcels, and there the danger is as great (if any were to be supposed) of Tampering: But whether the Lords being Judges in that Case, and in this Case only in the nature of a Jury, makes the Difference, though in both Cases it is but like a Verdict, for they give their Opinions feriatim, whether the Peer tried be Guilty or not Guilty, that they fubmit to your Grace's Confideration.

Upon the whole matter, my Lord, whether their being Judges in the one, and not in the other Instance, alters the Case, or whether the Reason of Law in inferiour Courts, why the Jury are not permitted to separate till they have difcharged themselves by their Verdict, may have any influence upon this Cafe, where that Reafon feems to fail, the Prifoner being to be tried by his Peers, that are Men of unquestionable unfuspected Integrity and Honour, we can't prefume fo far as to make any Determination in a Point that is both new to us, and of great consequence in it self; but think it the properest way for us, having laid matters as we conceive them before your Grace and my Lords, to fubmit the Jurisdiction of your own Court to your own Determination.

L. H. Steward. My Lords, I confess I would always be very tender of the Privilege of the Peers, wherever I find them concerned; but truly I apprehend, according to the best of my Underftanding, that this Court is held before me. It is my Warrant that convenes the Prisoner to this Bar. It is my Summons that brings the Peers together to try him, and fo I take my felf to be Judge of the Court.

My Lords, 'tis true, may withdraw, and they may call the Judges to them to affift them, which shews they have an extraordinary Privilege in fome Cases more before the High-Steward, than Juries have in inferiour Courts in Cases of common Perfons: For, if it be in a common Cafe, no Jury can call either Counfel or Judges to affift them, in the absence of the Prisoner; but if they will have advice, it must be asked in open Court, in the presence of the Party accufed.

But now, my Lords, if you have a mind to confult with me in private, as I now fit by virtue of this Commission, which is his Majesty's Warrant for me to hold this Court, I could not withdraw with you; but you must ask all your Questions of me, in the presence of the Prisoner, in open Court: whereas if it were in full Parliament, as were the Cases of my Lord Staf-ford, and my Lord of Pembroke, then he that were the High Steward might go along with you when you withdrew, and confult with you, and give his Opinion, which I cannot do in this Case; for I am bound to sit in Court, while you withdraw to confider of the Evidence, and am not to hear any thing faid to me, but what is faid in open Court in the presence of the Prisoner, except it be when you deliver your Verdict.

This I confess, my Lords, has a great weight with me, and I know your Lordships will be very tender of proceeding in fuch a Case a-ny way but according to Law: For though you are Judges of your own Privileges, yet, with Submission, you are not Judges of the Law of this Court; for that I take to be my

Province.

Why then, Suppose, my Lords, I should take upon me to do as my Lord D. lamere defires, and adjourn the Court; and suppose the Law should fall out to be that indeed I ought not fo to have done; would it be any advantage to this Noble Peer, if he should be acquitted by your Lordships after such an Adjournment? Might not the evil Confequence of that be, that he might be indicted for the same Crime, and tried again? For all the Proceedings after that would be void, and liable to be reverfed.

And if on the other fide your Lordships should think fit, upon the Evidence you have now heard, and what he shall say for himself, to convict him after I have adjourned as is defired, and I pass Judgment upon him, as it will be a Duty incumbent upon me to pass Sentence on him, if you convict him; what will become of the Cafe then? and how shall I be able to anfwer it, as having done my Duty, when I pronounce a Judgment notoriously Erroneous and Illegal? for fo it will be, if the Law prove to be against my adjourning. This, my Lords, is a matter of great Moment, and worth the Consideration.

But in the other Case of a Trial in full Parliament, the Lord that fits where I do, is on-Iv as the Chairman of the Court rather than Judge, he gives a Vote in fuch Proceedings; and therefore my Lord the Prisoner did very well at the beginning to ask the Queftion, whether I had any Vote in his Trial, as a Peer, jointly with your Lordships. If I fat in full Parliament, I should without all question give my Vote as well as any other Peer; but fitting here by immediate Commission from the King pro bac vice, High-Steward; I acquaint you as I did him, I have no authority to give any Vote: my Bufiness is to see the Law observed and fulfilled as Tudge.

Certainly, my Lords, your Lordships and I, and all Mankind ought to be tender of committing any Errors in Cases of Life and Death, and I would be loth, I will affure you, to be recorded for giving an Erroneous Judgment in a Case of Blood, and as the first Man that should bring in an illegal Precedent, the Confequence of which may extend I know not how

Mr. At. Gen. Will your Grace give Direction for my Lord to proceed?

L. H. Steward. Yes; he must proceed I

L. Delamere. May it please your Grace, and you my Lords, it is an Offence of a very high nature, for which I am this day to answer before your Lordships; yet I thank God I am not afraid to speak in this place, because I am not only certain and well affured of my own Innocency, no fuch Thought having as yet entred into my Heart; but I am also well affured of your Lordships Wisdom and Justice, which cannnot be imposed upon or furprized by Infinuations and florid Harangues, nor governed by any thing but the Justice of the

My Lords, I can with a great deal of Comfort and Satisfaction fay, that these Crimes wherewith I am charged are not only Strangers to my Thoughts, but also to what has been my constant Principle and Practice; for I think that in matters relating to the Church and the things enjoined therein, few have conformed more in Practice than I have done, and yet do I confefs, and am not ashamed to say it, that I have always had a Tenderness for all those who could not keep pace with me, and Charity for those that have outgone me, and differed from me, though never fo far; nay, though of a different Religion: For I always thought Religion lay more in Charity than Perfecution.

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Wnile I had the Honour to be a Magistrate in my Country, I did constantly, duly and impartially execute the Laws, and in every publick Trust I was very faithful in the Discharge of it; for I never voted nor spoke in any manner but as my Conscience and Judgment did dictate to me. I have always made the Laws the measure of my Loyalty, and have fill been as Zealous and Careful to give the King his Prerogative, as to preserve to the People their Properties, and have endeavoured as far as in me lav to live peaceably with all Men.

This, my Lords, was not only the Dictates of my own Inclinations, but it was the Principle of my Father, and the Lesson that he taught me: I fay my Father, who was fo greatly in-ftrumental in fnatching this Nation out of its Confusion, and restoring it to its ancient Government, by settling his late Majesty upon his Throne, and confequently was the means of his prefent Majesty, that now is, his coming so peaceably to the Crown. And this I may the more boldly speak, because I speak it by good Authority; because in the Pitent that created my Father a Peer, his late Minjesty is pleased to fay, his Rifing was mainly instrumend in his Restauration. I beg the Favour of your Grace and my Lords, that I may read you that Claufe in the Preamble of the Patent, which I have here ready to produce.

Which was read, and then my Lord proceeded as follows, viz.

My Lords, I suppose most of your Lordships did know him, and whofoever did fo, I dare fay, did believe him to be a good Man: For my part I did not know a better Copy to write after than his Example, which I endeavoured always to imitate, and that I hope will go very far to vindicate me from the Imputation of being inclined to any fuch Crime as I stand charged with.

My Lords, it is now late and therefore I shall cut off a great deal of what I had intended to fay to your Lordships, that I may not take up too much of your time, and come immediately to my Defence, as to what I ftand ac-

cufed of.

And first, my Lords, I shall observe that here have been a great many Witnesses produced, and a great deal of Swearing, but little or nothing of Legal Evidence to affect me; for there is but one Man that saith any thing home and positively against me (and whom I shall answer by and by) all the rest are but Hearfays, and fuch remote Circumstances, as may be tacked to any Evidence against any other Person, but are urged against me for want of greater matters to charge ma with; and therefore I hope the producing and preffing of these things against me, is rather a strong Argument that I am innocent, and that there have been mischievous and ill Designs of some against me, than that I am Guilty; for if they had had other and greater matters, your Lordships would have been fure to have heard of

With your Lordships leave, I cannot but obferve to your Lordships an excellent Saying of that great Man my Lord of Nottingham, (whose Hh h 234 137. The Trial of Henry Lord Delamere, I Jac. II.

Name will ever be remembred with Honour in our English Nation,) when he fat in the same place that your Grace does now, at the Trial of my Lord Cornwallis, which I will read to your Lordships. Speaking to the Peers, he has

I know your Lordships will weigh the Fast, with all its Circumstances, from which it is to receive its true and its proper doom. Your Lord/bips are too just to let Pity make any abatement for the Crime, and too wife to fuffer Rhetorick to make any Improvement of it: This only will be necessary to be observed by all your Lordships, that the fouler the Crime is, the clearer and the plainer ought the Proof of it to be; there is no other good Reafon can be given, why the Law refuses to allow the Prisoner at the Bar Counsel in Matter of Fast, when Life is concerned, but only this, because the Evidence by which he is condemned ought to be so very evident and so plain, that all the Counsel in the world should not be able to answer it.

My Lords, I think the Evidence that has been given against me this day does not come up to this. And I hope your Lordships will regard this Saying of my Lord Nottingham's, as more worthy of your confideration, than the fine Flourishings and Infinuations of the King's Counsel, which tend (if it be not so designed) rather to misguide your Lordships, than to lead you to find out the Truth.

My Lords, I shall now tell you the method

that I shall proceed in, in making my Defence; and I begin with Saxon, for he I perceive is the great Goliab, whose Evidence is to maintain this Accufation, and if I cut him down, I suppose I shall be thought to have done my own business: therefore to that I shall apply my self first, and do it if I can; and I will in the first place examine several Persons that are his Neighbours and have conversed with him, what they have heard and know of him: and first I desire Richard Hall may be called.

L. H. Steward. My Lord Delamere, if you begin that way to call Witnesses against Saxon, it is fit he should be here to know what is faid

against him.

L. Delamere. Ay, with all my heart, my Lord.

L. H. Steward. Then call Saxon again.

[Then Saxon and Hall came both in. L. Delamere. Pray Mr. Hall tell my Lords here what you know of Thomas Saxon.

L. H. Steward. What is it you ask of this

Witness

L. Delamere. My Lord I defire him to give an account what he knows of a Letter, that was forged by Saxon, in the name of one Hildage.

Hall. About the nineteenth of December in the year 1683, I received a Letter by Thomas Saxon from Richard Hildage, wherein he defired me to fend him the fum of fix pounds odd money which I owed him: I received the Letter and paid the money, and to the best of my knowledge some little time after I met with the faid Hildage at Newcastle, who asked me to pay him the money I owed him. I replied I had paid the money, according to his Note, but he faid he never gave any fuch Note, and threatned to fue me; thereupon I fent one Lord to Hildage, that is

here now in the Court, and defired Hildage his forbearance for a while, till I could get the money from Saxon back again, and afterwards he fent again for his money, and I fent to Saxon for it, but still the money did not come.

L. H. Steward. Did you ever speak with Saxon

himfelf?

Hall. No, but with his Wife, who came to me about it; but he acknowledged, he wrote the Letter before John Lord.

Saxon. Did not my Wife tell you that Richard

Hildage lent me the money?

L. H. Steward. Nay, you must not dialogue with one another, but if you have any Questions, you must propound them to the Court in My Lord Delamere, have you any Questions to afk him?

L. Delamere. No, my Lord.
L. H. Steward. Then what is it you would have him asked, Saxon?

Saxon. I defire you would please to ask him whether or no he did not lend me the mo-

L. H. Steward. He! who do you mean?

Saxon, Richard Hildage did.

L. H. Steward. What fay you, did Richard Hildage lend him the money?

Hall. No, my Lord.
L. H. Steward. Look you, my Lord Delamere, the Objection carries a great deal of weight in it, to prove him a very ill man, if it be fully made out.

L. Delamere. My Lord, if your Grace please, I can prove that he owned the writing of the

Letter to another man.

L. H. Steward. My Lord, he does own here. that he wrote the Letter, and that he wrote it in Hildage's name, but he faith, the Letter, he fo wrote in Hildage's name, was by Hildage's direction; and if fo, that takes off the Objection made against him.

L. Delamere. I must submit that to your Grace, whether what he fays in that matter be Evi-

L. H. Steward. What Hildage did, or did not, is the main turn of the question in this Case; for he might lend him the money, and yet afterwards might fay, when he thought he might lose it, that he did not fend any such Letter, and all this be true, and Saxon in no fault: I must confess, if Hildage were here himself, and should deny the lending of the money, or the giving him Directions to receive it, you would have fixed a shrewd Objection upon him; but otherwife Hear-fays and Discourses at second hand are not to take off the Credit of any Man's Testimony.

L. Delamere. But Hall fays Hildage denied the receipt of the money, or any Order for receiv-

ing of it.

L. H. Steward. That fignifies nothing, being

but by fecond hand.

Saxon. If it please your Grace, here is my Brother in Court will give you an account of

L. H. Steward. Well, well, hold your tongue;

will your Lordship please to go on?

L. Delamere. The next Witness, my Lord, that I shall call, shall be Francis Ling, [who came in.]

Order

I. H. Steward. What do you ask this Wit-

L. Delamere. Mr. Ling, pray will you tell his Grace, and my Lords, what you know concerning Saxon's receiving any Money in the name of Mrs. Wilbraham, without her

Ling. He called at this fame Hildage's at Newcastle, and received twenty five Shillings, and faid it was for Mrs. Wilbraham, in her name; but she never received a penny of the Money, nor knew of his having received it, till he came to pay another Quarter.

L. H. Steward. Where is that Mrs. Wilbraham,

is she here?

Ling. No, my Lord, she is a Neighbour of ours, an Ancient Woman, fourfcore years of

Age, and cannot come fo far.

L. H. Steward. This is the fame Cafe with the other, you can never think to take off the Credibility of Witnesses by such Testimony; for this is only a Tale out of an Old Woman's Mouth: What if that Old Woman told him a false Story?

is no Evidence at all.

Then pray call Richard Shaw, L. Delamere.

[who came in]

L. H. Steward. Well, what fays this Witness?

L. Delamere. Shaw, can you tell any thing of Thomas Saxon's writing a Letter and fending it in the name of one Pangston a Bayliff?

Shaw. He writ a Letter, as I understand, concerning some Money that I owed him; for I owed him a little Money, and being I did not pay it, he does forge a Letter and puts William Pangston's name to it, so I got up the other

L. H. Steward. Where is Pangston? Is he

here?

Shaw. No, my Lord, he is not, but he told

me he did not write the Letter.

L. H. Steward. Why, this is just the same again, and we all know how easy a thing it is to hear a Bayliff tell a Lye.

Shaw. I cannot tell, but I called-

L. H. Steward. All that is nothing. It is a difficulter matter to hear fuch Fellows speak Truth, than any thing elfe, I am fure.

L. Delamere. The next Witness that I shall call

is Peter Hough.

[Who appeared.

L. H. Steward. There is your Witness. What fay you to him?

L. Delamere. Pray acquaint his Grace, and my Lords, what you know of Saxon's cheating

you in the making of a Bond.

Hough. My Lord, he had fix Pound ten Shillings in Money, and ten Shillings in Work done, for which he was to give me a Bond, and hereof he made the Bond himfelf. I thought it had been right, and took it; but about the time when the Money was become due, I looked upon it, and it proved to be but for 61.

L. H. Steward. What should it have been

for?

Hough. It should have been for fix Pounds ten Shillings in Money, and ten Shillings in Work.

L. H. Steward. Did not he give thee a Bond for all thy Money? Hough, It should have been so, but I never

L. H. Steward. Had you never the Money? Hough. No, I never had the Money?

L. H. Steward. What did he fay the Bond should be made for?

Hough. For feven Pounds.

L. H. Steward. What fay you to it, Saxon.
Saxon. My Lord, I had five Pounds ten Shillings of him, and ten Shillings in Work, for which I gave him Bond; there were the Witneffes Names at it, the Bond was fairly read, and I fealed it, and he took it with him.

L. H. Steward. Ay, but he fays it was to be

for feven Pounds.

Saxon. I never had any more of him than fix

Pounds, and for that I gave him Bond.

L. H. Steward. Was the Bond read to you? Hough. He read it himself, and he made it

himfelf.

L. H. Steward. How did he read it? What did you apprehend by his reading it was made

Hough. I took it as he read it to be made for feven Pounds.

Saxon. He may fay what he pleases, but I had no more of him but fix Pounds; I was to give

Bond for no more.

L. H. Steward. Now the Witnesses to this Bond would be very proper to be produced here: For, if he did make the Bond but for fix Founds, when the Debt that was to be fecured was feven Pounds, that is a fign that he had an intention to cheat him of the Twenty Shillings.

L. Delamere. That shews what a kind of Man

he is,

L. H. Steward. But this is but Witness against Witness, for he says he owed no more, and was to make the Bond for no more.

Hough. It was as I tell you, I affure you,

my Lord.

Saxon. I had no more of him than siz Pounds.

Hough. Did not I sk you afterwards one Ouestion more, and told you it was a Cheat, and you faid it should be mended?

L. H. Steward. Well my Lords have heard it, they will confider what weight to lay up-

on it.

L. Delamere, Pray call Edward Wilkinson. [Who appeared.

L. H. Steward. What do you ask him? L. Delamere. Witkinson, pray tell my Lords,

how Saxon dealt with you about your Horse?
Wilkinson. My Lord, he hired a Horse of me for three Days, and was to give me twelve-pence a Day, but he never came again, nor had I any Satisfaction for my Horse, but I lost my Horse by the bargain, and my Money

L. H. Steward. How long ago was it fince he hired your Horse?

Wilkinson. My Lord, it was the twenty third

of June, to the best of my remembrance.

L. H. Steward. Did he not agree with you for 12 d. a day as long as he used your Horse?.

Wilkinson. I expected to have my Horse in three days time,

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I.. H. Steward. But mind my Question, did you agree that he should have him but three Days? or, was he to give you 12 d. a day for fo long as he kept him out?

Wilkinson. I was to have 12 d. a day for

I. H. Steward. What! as long as he used him,

or only for three days?

Wilkinson. He did agree with me to bring

him again in three days.

L. H. Steward. I perceive by the time, rid into the Rebellion with this Horse, and he was a very Knave for fo doing, upon my Con-

L. Delamere. Call William Wright, [who came in.] Pray will you give my Lords an account what Reputation this Thomas Saxon is of in his Country.

Wright. My Lord, this Thomas Saxon came to live at Sambige, and I had fome dealings with him as well as other Men, and I never found him to perfect his Word in any thing.

L. H. Steward. What didst thou never find

him?

Wright. To perfect his Word in any thing, my Lord.

L. H. Steward. That is, make good his word, I suppose; but that is your Cheshire Phrase.

Wright. Whereupon I met with him one Eve-

ning after Evening-Prayer, and faid to him, Thomas Saxon, if I cared no more for keeping my Word than thou do'ft, it were no matter if I were hang'd; for to be fure if thy Mouth open, thy Tongue lyes: and he turn'd away from me, and would not answer me a word; and fince that he owed me fome Money, and when I asked him for it, he told me if I did trouble him for the Money, it should be the worfe for me; whereof all the Town knows as well as I, that I cannot fet him forth in words as bad as he is.

L. H. Steward. Can you instance in particular, Friend, of any Fraud, Cheat, or Cozenage that he has been guilty of? for it is not what the Town fays, but what can be proved, that we must take for Evidence; the Town that thou livest in may reckon thee but an idle Fellow, and yet thou may'ft be a very honest Man for

all that.

Wright. I trust, my Lord, I am so, and shall

always prove fo.

L. H. Steward. Well, what do'ft thou know ill of him?

Wright. He did not keep his Word with me.

L. H. Steward. Wherein dost thou mean? Wright. As to Money he owed me.

L. H. Steward. How much Money did he owe

Wright. He owed me a deal.

L. H. Steward. How much do'ft thou call a

Wright. I cannot tell how much exactly. L. H. Steward. Does he owe thee any thing

now?

Wright. Yes, but I cannot justly tell how

L. H. Steward. My Lord Delamere, I would be very unwilling to interrupt the method of your defence, or abridge you in your Evidence; but really this Objection that you endeavour to

prove by this Witness, is not at all, as I conceive. for your Lordship's Service: For it is a very hard case, if any one that owes Money and does not pay it, shall for that very reason lose the credit of his Testimony; this rather gives a countenance to what he fays, that you know no other Objections but fuch trivial ones to make against

L. Delamere. Then, if your Grace please, I will make short work of it, and spare your time; I shall pass over this part of my Evidence, though I have more Witnesses to this Point, and come to other matters, to Matter of Fact, to encounter this positive Proof that has been given against me. Your Grace and my Lords do obferve, that this Man Saxon has testified that about the third or fourth of June last (for there he fixed the time) this Man as an extraordinary Person that was fit to be trusted in an Affair of this nature, being confided in, and recommended by my Lord Brandon, was fent for by me to Mere, where he found me and Sir Robert Cotton and Mr. Offey, who did employ him to transact the matter of firring up the Country in order to a rising and joining with the late Duke of Monmouth: Now I will first prove to your Lordship in general, that Sir Robert Cotton was not in Cheshire for many Weeks, nay, feveral Months, both before and after the time he fpeaks of: And next in particular I shall prove as to the time that he has pitched upon, by divers Persons that saw Sir Robert Cotton here then in London, and give you particular Reasons for it. First to prove, that he was here in Town so long in general, I shall produce his Servants that faw him every day: Call--Billing, [who appear'd.] Pray Sir, will you give an account what time Sir Robert Cotton came to London, when he went out of London, and whether you were frequently in his Company and faw him here?

Billing. My Lord, to the best of my remembrance, Sir Robert Cotton came to Town the 10th of April last, and I was with him here in Town, at his House at the Horse-Ferry till the latter end of July, and saw him constantly more than once or twice every day for that time: I used to come into his Chamber most Mornings before he was up; I used to buy in his Provision for his House, I saw him a-bed, or heard he was in Bed every Night.

L. H. Steward. Did you belong to him?

Billing. I am his Servant.

L. Delamere. He lived with him in the House

all the while, he fays?

Billing. Then about the latter end of July he went out of Town for three Days to Epsom, and then he came to Town again, and continued here till the time he was committed to the Tower, and never was in Cheshire since the 6th of April last.

L. H. Steward. How came you to remember fo punctually when he came to Town, and that

he staid here all the while?

Billing. I know it by my Accounts for the Journey up, and by the Tradesmens Bills for the Provision of the House ever since.

L. H. Steward. In what Capacity did you ferve

Sir Robert Cotton?

Billing. I bought in all the Provision for his House, and paid the Tradesmens Bills.

L. H.

L. H. Steward. Have you any Papers your Pocket that will point to any particular

Time?

Billing. I have not the Tradesmens Bills here, my Lord, nor my own Accounts; but I have look'd upon them, and by that I am fure what I have testified is true.

L. H. Steward. Who do you call next, my

Lord?

L. Delamere. Call Margaret Davis, [who appeared.] Pray will you give an account to my Lord, what time Sir Robert Cotton came to Town, and to the best of your remembrance when he went out of Town again.

Davis. He came to Town upon the Tenth of April last, or thereabouts, and he has not been out of Town any Night fince, except it were in

August.

L. H. Steward. What day did he come to Town, do you fay?

Davis. About the tenth of April.

L. H. Steward. And you fay he did not go out of Town till August?

Davis. No, my Lord.

L. H. Steward. How do you know this?

Davis. I was constantly in the House with him. L. H. Steward. But how came you to be fo exact as to the Time?

Davis. I faw him continually every day. I. H. Steward. How came you to fee him? Davis. I live with him in the House.

L. H. Steward. Pray recollect your felf as to the time he went out of Town, for I perceive the other Man fays it was the latter end of July.

Davis. It was in August certainly, my Lord.

L. Delamere. My Lord, the other Witness faith it was the latter end of July, and that may be very well confistent, neither of them speaking to a day.

L. H. Steward. Well, are you fure he was in

Town all the Month of June?

Davis. Yes he was.

L. H. Steward. Well, who do you call next? L. Delamere. Mrs. Sidney Lane, [who appear-

L. H. Steward. What do you ask this Gentle-

woman?

L. Delamere. I examine her to the fame Point: and I question not but I shall make it out to your Grace, and my Lords, none of us all three that he has named were there at that time.

L. H. Steward. I shall be very glad of it, my

Lord.

L. Delamere. Pray Mrs. Lane will you give an account when it was Sir Robert Cotton came to

Town, and how long he staid here?

Mrs. Lane. He came to Town the April before the Coronation, and never lay out of Town I am fure all those three Months of April, May and June after he came to Town.
L. Delamere. This Gentlewoman, my Lord,

lived in the same House with him.

Mrs. Lane. I did fo, my Lord, and faw him

every Night and Morning.

L. Delamere. If your Grace please, I have two or three more Witnesses to the same purpose; but I would spare their Lordships time, if this Point be fully cleared.

L. H. Steward. Pray, my Lord, do not abridge your felf, for I know my Lords will not grudge the time, but are very defirous you should have full

Liberty in what is pertinent.

L. Delamere. Then I defire Charles Reeves may be called, [who appeared.] I pray, my Lord, that this Man may give an account what time it was Sir Robert Cotton came to Town, and how long he staid here.

Reeves. If it please your Lordship, he was in Town before the Coronation, and I faw him here every day from that time till after July once or twice every day.

L. H. Steward. Did you belong to him?

Reeves. Yes, and I do now.

L. H. Steward. In what Capacity, Friend? Reeves. My Lord, I am his Footman.

L. Delamere. May it please your Grace, the next Witness I have to produce is Mr. Ashburnham; being he cannot eafily remove, I beg he may be heard in the place where he is.

L. H. Steward. Ay, let him speak where he is,

and let him fpeak out.

L. Delamere. Pray Sir, will you please to recollect your felf what time you faw Sir Robert

Cotton, and where the last Summer?

Ashburnham. My Lord, I being at Sir Robert Cotton's House at Westminster, he desired me to present a Petition of his to the House of Commons for him, and it was about the latter end of the time allotted for Petitions, I cannot exactly tell what Day of the Week or Month it was, but I faw him that day I presented his Petition, and I faw him at the Committee of Elections two or three days after.

L. Delamere. Sir William Twisden I desire may be also heard what he has to say to the same

Point.

[Who answered to the same effect. L. Delamere. Mr. Heveningham is my next Witness, my Lord; who I desire that he would please to give your Grace and my Lords an account, when he remembers to have feen Sir Robert Cotton in Town.

Mr. Heveningham. My Lord, it was a more than ordinary Occasion that makes me remember the thing and the time so particular. I was engaged in a dispute in the House of Commons about my own Election, and that was upon the second of June; then was a Case debated in the House, whether a Mayor that was elected a Burgess for any Town could fit upon his own Return; it was then carried he should not, and the next day, which was the third of June, another Question came on, whether Sir Joseph Williamson was duly elected and returned; and I remember at that time I was walking with Sir Robert Cotton in the Court of Requests, and Mr. Neal came out of the House and told me, that it was carried by five, that he was not; and then Sir Robert Cotton was with me.

L. H. Steward. So you speak as to the second

and third of June?

Mr. Heveningbam. My Lord, had it not been upon this particular occasion, I could not have remember'd the time so exactly.

L. H. Steward. You give a very good token for your remembrance, and my Lords hear what you have faid.

#### 137. The Trial of Henry Lord Delamere, I Jac. II.

L. Delamere. Will your Grace please that the Clerk of the House of Commons may be called. and examined to the Journal of that House, when it was Sir Robert Cotton preferred his Petition, and that will fix the time as to what Mr. Ashburnham and Sir William Twisden have faid?

L. H. Steward. Call whom you please, my

Lord.

L. Delamere. It feems he is not ready, but I hope I have given your Grace and my Lords fufficient fatisfaction, that Sir Robert Cotton not there at that time that this Fellow speaks of. I will now go on and prove Mr. Offley was not there neither; and the first Witness I call to that, shall be Sir Willoughby Aston, whom I desire your Grace will be pleased to hear speak in his Place.

L. H. Steward. Well, what do you fav, Sir

Willoughby ?

Sir W. Aston. My Lord, I defire to be guided in what account I shall give by the Questions that shall be asked.

L. H. Steward. What is it you ask Sir Willoughby

Afton?

L. Delamere. Pray can you remember, Sir Willoughby, what time it was, and whether about the latter end of May last, or when, that you know of Mr. Offley's being at your House, and how long he staid there?

Sir W. Alton. I can give an account of his Motion for ten days together, but that perhaps may

be more than is necessary.

L. H. Steward. It will not be improper, Sir, for you to give as exact and particular account as you can of the times.

Sir W. Aston. If your Grace please, I will do

L. H. Steward. Pray do, Sir.

Sir W. Aston. Upon the twenty fixth of May, which was Tuefday, at Night Mr. Offley and his Lady and fome of their Relations, came to my House; upon Wednesday the twenty seventh of May Mr. Offey was so sick that he kept his Chamber and his Bed all day; upon the twenty eighth of May, which was Thursday, he was so ill that he kept his Chamber all day, and rose about five at Night, and I then waited upon him, and fat with him three Hours in his Dreffing-Room. On Friday the twenty ninth of May he went to Church, that day was imployed a great part in Devotion. Upon the thirtieth of May, which was Saturday, Mr. Offley and his Lady went, and a great part of my Family went with them, to one Mr. Pickering's fix Miles off my House, there they dined, and returned at Night to my House. Upon Sunday the thirty first of May, I have a particular Remark whereby I remember that Mr. Offley went to visit Mr. Necdbam. Upon Monday the first of June, Mrs. Offley and the Women of my Family went to visit my Lady Brooks, but Mr. Offley not being well, staid at home. On Tuesday the second of June he was still at my House, there was a great deal of Company there, and he was in the Company all the day long. On Wednesday the third I fell fick in the Morning about four of the clock, but Mr. Offley was in the House all the Morning; but in the Afternoon he went to make a Visit two Miles from my House, at a place called the Ware-house, where the Ships ride at Anchor: and upon Thursday Morning, which was the fourth of June, he went from my House. Now if your Lordship defire to know any thing about any particular Time about this Compass, I'll give you the best account I can.

L. H. Steward. Can you tell where he went

when he went from your House?

Sir W. Aston. He went directly home, as he

L. H. Steward. Did you hear at any time that he staid by the way, between his going

from you and coming to his own House?

Sir W. Aston. My Son went with him two or three Miles of his way, and I heard that at Middlewich he staid to speak with some of the Militia Officers that he met with by the way there at a Muster, and afterwards went directly home.

L. H. Steward. Pray is the usual Way from his

House to yours by my Lord Delamere's ?

Sir W. Aston. No, my Lord, directly another

L. H. Steward. Will you ask Sir Willoughby Aiton any more Questions?

L. Delamere. No. my Lord.

Mr. At. Gen. If your Grace please, I would ask Sir Willoughby Aston one Question. Sir, I defire to know how far it is from your House to my Lord Delamere's ?

Sir W. Afton. Sir, it is about Eleven Miles.

L. H. Steward. Eleven Miles you fay, Sir? Sir W. Aston. Yes, my Lord, Eleven of those

Northern Miles. L. Delamere. My Lord, I have some more Witnesses to examine to this Point.

L. H. Steward. Call whom you please, my

Lord?

L. Delamere. I call Mr. Gregory next, my Lord, [who appeared.] Pray give my Lord an account, when Mr. Offley went from Sir Willoughby Afton's last Summer, and whither he went?

Gregory. My Lord, my Master went from Sir

Willoughby Aften's House-

L. H. Steward. Who is your Master?

Gregory. Mr. Offley, my Lord. It was upon the fourth of June at nine of the clock in the Morning, and went from thence to Middlewich, and was at home at his own House about five of the clock in the Evening, as I was told, for I did not go directly home with him.

L. H. Steward. Was he at Mere that day at

my Lord Delamere's?

Gregory. No, not that I know of, I was not

with him.

L. Delamere. Then pray call Thomas Kidd, [who appeared.] Pray were you that day with Mr. Offley when he went from Sir Willoughby Asion's?

Kidd. Yes, my Lord, I was. L. Delamere. What day was it?

Kidd. The fourth of June.

L. Delamere. Then whither went he?

Kidd. He went the direct Road to his own House, I never parted from him, nor did he ftop any where till he came to Middlewich, where the Country Militia were exercifing; and he just alighted off his Horse, and spoke with Major Minshaw and some of the Officers, but never fo much as drank by the way till he came to his own House.

L.H. Steward. What to his House in Stafford. (hire?

Kidd

Kidd. No, but to Crew-Hall in Cheshire.

L. H. Steward. Does Mere lie in the Road between Sir Willoughby Aston's and Crew-Hall, fo that your Master might be there within that time?

Kidd. No, that he could not do.

L. H. Steward. Were you with Mr. Offler the whole Tourney home?

Kidd. Yes, my Lord, I was. L. H. Steward. Were you no time from him?

Kidd. No, my Lord, I was not. L. H. Steward. What time did he come home? Kidd. He came to his own House about four or five a-clock at night.

L. H. Steward. And did not he go from thence

that night?

Kidd. No, my Lord.

L. Delamere. Now, my Lord, I will prove as to my felf that I was in London at the time as he speaks of. And first, I defire Sir James Langham may be heard to that.

He appeared, but gave no Evidence. L. Delamere. Pray call--Booth, [who ap-

peared.] I. H. Steward. What is this Gentleman's

L. Delamere. He is my Brother, my Lord, his Name is \_\_\_ Booth.

L. H. Steward. What do you ask him?

L. Delamere. Pray can you remember what time

in June you faw me in Town here?

Mr. Booth. My Lord, I faw my Brother here in Town, the third, fourth, fifth, fixth, and fo on to the tenth of June, and the tenth of June I went out of Town my felf; I faw him fometimes twice or thrice a day in that time, for I did not lodge above half a fcore doors from him.

L. H. Steward. Where was that?

Mr. Booth. In Great Ruffel-street. L. H. Steward. How come you to remember

the time fo particularly?

Mr. Booth. It was that day Se'nnight before I went out of Town, which was Wednesday the tenth of June, and had it not been for that particular Circumstance, I had not remark'd it fo much as to be able particularly to rememher it.

Mr. At. Gen. Pray, Mr. Booth, did you know of your Brother's going out of Town the twenty

feventh of May?

Mr. Booth. I heard he was gone out of Town about that time.

L. H. Steward. Why then, when came he hither to Town again?

Mr. Booth. I cannot tell, but I faw him upon the third of June in the Evening.

Mr. At. Gen. My Lord, it is not possible for him so to do in that time, if he rode Post.

L. H. Steward. He did make a great deal of haste backward, and forward, that is certain.

L. Delamere. My Brother does not know when I

went, but as he heard, he fays.

L. H. Steward. But pray, my Lord, mind the Objection that has been made, for it carries a great deal of weight in it. It is plainly proved by two Witnesses, that you went out of Town the twenty feventh of May at nine of the clock at Night, and rode to Hoddesden, and the next day came to Hitchin about Noon; then they left you and return'd back again to London that Night, and you told them you were going to see a sick Child of yours in Cheshire; how came you to make such post-haste back again, that he should see you here in London the third of June?

Mr. Booth. My Lord, I am certain I saw him

that day in the Evening, and so on to the

L. H. Steward. Did my Lord then tell you how your Friends did in Chefbire?

Mr. Booth. I cannot remember the particular dif-

courfe we had.

Mr. At. Gen. Pray, Sir, when did he tell you he came to Town?

L. H. Steward. You say you used to see him every day once or twice a day.

Mr. Booth. Yes, I did fo.

L. H. Steward. Pray where was he the Second of June?

Mr. Booth. He was not come to Town.

L. H. Steward. How long time was it before that, that you had not feen him?

Mr. Booth. I had not feen him of feveral days

L. Delamere. If it please your Grace, here is another Brother of mine that faw me, at the fame time; and tho' he be my Brother, I hope he is a good Witness.

L. H. Steward. Ay, God forbid else; what is his name?

L. Delamere. George Booth. L. H. Steward. Well, what say you, Sir?

Mr. George Booth. My Lord, I faw my Brother Delamere here in Town the fourth of June, by this particular Circumstance which I cannot err in, That the next day, as I take it, I went down with him to the House of Lords, to hear my Lord Macclesfield's Cause, which was then there to be heard upon the Appeal of Mr. Fitton; and my Brother was in the House of Lords at that

time, which was the fifth of June.

L. H. Steward. My Lord Delamerc, I think it not amiss to put you in mine floud give fome which it is fit your Lordship should give fome answer to: Does your Lordship deny that you went out of Town the twenty seventh of May?

L. Delamere. No, my Lord, I do not; I ac-

knowledge I did fo.

L. H. Steward. Then it will be fit for you to give an account where you were the twenty eighth of May, and so all along till the third of

June?

L. Delamere. If your Grace please, I hope I shall give you full Satisfaction in that by and by; but I have one Witness more to this point of my being in Town at fuch a time, that I could not be in Cheshire, when this Fellow says I was; and that is my Lord Lovelace.

L. H. Steward. There is my Lord Lovelace,

what will you ask him?

L. Delamere. Whether he did not see me at the Trial of my Lord Macclesfield in the House of

L. Lovelace. I was in the House of Lords that day that my Lord Macclesfield's Trial was, and I remember I did fee my Lord Delamere

L. H. Steward. But we are as much at a loss now as ever we were, for what day that Trial was, does not appear: What day was my Lord Macclesfield's Trial?

L. Delamere. The Journal of the House of

Lords proves that to be the fifth of June.

L.

and if I am not mistaken took Notes. L. Delamere. My Lord, I hope now I have

fatisfied your Grace, and the rest of my Lords, that none of us three whom this Fellow has mentioned were there at that time at Mere, when he fays we were: For my own part, I do positively affirm, and I speak it as in the Presence of Almighty God, that I have not seen Sir Robert Cotton at my House that I know of these many Years, and I believe Mr. Offley was never in my House since I was Master of it : And I do likewise protest, that to my knowledge, I never faw the Face of this Man till now that he is produced as a Witness against me; I am sure I never spoke with him in all my Life, nor never fent for him to come to my House: And if your Lordship please to consider the Story that he tells, it will eafily appear to be very improbable, for he neither tells you who the Meffenger was that was fent for him, nor the way that he came into the House, which any body that has ever been at the House could not mistake. For when I asked him what cloor it was he came in at, it was for this reason, because he must needs have gone a great way about, if he had not come in at the usual Entry into the House, for I have but one door into my House except that by the Stables, which is a great way off the House? And it being about that time of the Year, if it were eight or nine of the clock in the Evening, he must needs discern which way he came in: And, besides, my Lords, is it probable what he says, that he should fee no body ftirring about the House except it were this Man without a Hand, that he fays was fent for him? I affure your Lordships, I have not, nor had my Father ever that I know of, any Servant or Tenant that was maimed in that manner that he speaks of. He saith, he was recommended to us by my Lord Brandon: But he cannot tell your Lordship any thing that ever he had done, to recommend him either to him or us. I did ask him what important Service he had ever done for me, that might give a credibility to my imploying him in fuch a bufinefs as this. My Lord, I cannot help it, if People will tell false Stories of me, but I hope your Lordships will consider the Credibility of it; is it to be imagined that I would take a Man I knew nothing of, upon another Man's Word, into so great a Considence, as to employ him about a business of this nature? I am glad that he was called in here again for your Lordships to view him. I befeech your Lordships to look at him; is this Fellow a likely Fellow to be used in fuch an Affair? Does he look as if he were fit to be employed for the raifing of ten thousand Men? Does he seem to be a Man of such confiderable Interest in his Country? A Fellow, that though it be not direct Evidence, yet by feveral Witneffes, I have shewn to be a Man of no Reputation in his Country, nay of a very ill one; and could we have none else to employ in a matter of this Moment but fuch a Fellow as his Neighbours would not take his Word for any thing? It is an improbable Story upon these accounts, if I should say no more. Your Lordships likewise see, that he is so well thought of, that he dare not be trufted out of Newgate, but is kept still a Prisoner, and as such gives Evi-

L. Lovelace. My Lord ftood just by the Bar, dence here: And I know your Lordships will dif I am not mistaken took Notes.

dence here: And I know your Lordships will not forget that he swears to save himself, having been a Rebel by his own Confession, and he would fain exchange his Life for mine; till he has a Pardon, which as yet, as I am informed, he has not. The Objection will ftill lie upon him, that he fwears to fave himself, which will render his Testimony not credible, and the Law requires the Witnesses in Treason, to be credible ones: And yet forfooth! this Man, that no body that knows him will believe a Word he favs. must be taken to be the Man of Integrity, Zeal and Industry; the Man of Management and Dispatch, the Man of Interest and Authority in his Country, that nothing can be done, but he must have a hand in it. My Lords, I think I need fay no more of him; your Lordships time is precious, too precious indeed to be spent upon such a Subject, and so I set him a side.

My Lords, there is a thing that I perceive the King's Counsel lay a great weight upon; and that is my going down upon the 27th day of May, and my frequent riding Post to and fro. I shall now satisfy your Lordships of the Reasons of my Journeys. The first time, which was betwixt the Coronation and the fitting of the Parliament was upon this reason; I went down to take possession upon a Lease of a considerable value which was renewed to me by the Bithop. I did not think of going down at that time fo foon; but I had Word wrote me out of the Country that the Bishop was ill, and that obliged me in point of Interest to make haste down. And this I shall prove by one that was Attorney forme, and another that was a Witness of my taking Possession: and for this, I first call Mr. John Edmonds, [who came in] Pray, Sir, will you tell his Grace and my Lords, what you know of my coming down into the Country in the beginning of May, and upon what account, and what time

Mr. Elminds. May it please your Lordship, upon the fish of May my Lord Delamere did me the honour to come to my House, and he staid there a little while, and defired me to be a Witness of his taking Possession upon a Lease of my Lord Bishop of Chester's, and we went into the House that was next to mine, which was

and there did take Possession.

L. H. Sterverd. Where is your House? Mr. Edmonds. At Boden, in Cheshire.

L. H. Sizevard. When was this, do you fay?
Mr. Edmonds. The fifth of May.
L. Delamere. Pray Sir, will you fatisfy my
Lord, whether the Bishop was not ill at that

Mr. Edmonds. My Lord, I had been a little before at Clefter, and hearing my Lord Bishop was not very well, I went to Mr. Allen, and told him I was defirous to fee my Lord, and fpeak with him, if I might; he told me my Lord was fo ill, that he would fpeak with no

L. H. Stervard. Was it a Lease for Years, or a

Leafe for Lins?

Mr. Edmonds. It was a Leafe for Lives.

L. H. Steward. Then that might require my Lord's taking Poffession. Who do you call next, my Lord?

L. Delamere. Mr. Henry.

L. H. Steward. What do you ask this Man, my

L. Delamere. Pray will you give his Grace and my Lords an account, whether you were not Attorney, and deliver'd me Possession upon the

Lease of my Lord Bishop of Chester?

Mr. Henry. My Lord, I was Attorney by Appointment, and the 5th of May last I delivered Possession to my Lord Delamere at one of the most remarkable places of the Land that belonged to

that Lease of the Bishop.

L. Delamere. My Lords, I hope this is a fatisfactory Reason for my going down at that time, the Bishop being ill, and the Lease being worth 6 or 7000 l. The next time that I have to fpeak to, is, That of my going the 27th of May, and for that I give this answer; I did go out of Town the 27th of May, the occasion of my going was, I had taken up a Resolution before to go fee my Child that was not well, but I had not taken my Journey fo foon, nor with fuch Privacy, but that I had notice, there was a Warrant out to apprehend me; and knowing the Inconveniences of lying in Prifon, I was very willing to keep as long out of Custody as I could, and therefore I went out of the way, and under a borrowed Name. When I came to my House in Cheshire, there were not above five of my own Servants that faw me all the while I was there, and I faw no body but them; but while I was there, my Wife fent me an Express, that as to the Warrant she hoped it was a Mistake, and there was no such thing; but my eldest Son was very ill, and if I intended to see him alive, I must make haste up: this was the oc-casion of my quick return, and I shall satisfy your Lordships by Proof, that I came thither in that manner to avoid the Warrant, and for no other Reafon.

L. H. Steward. You say you went to see a sick

Child in the Country.

L. Delamere. May it please your Grace, my Mother that is here, wrote me word that my Child

L. H. Steward. Pray what made you come back

again fo foon?

L. Delamere. Because I had an Express sent me by my Wife that my other Son was like to

L. H. Steward. Call your Witness, my Lord.

L. Delamere. Mrs. Kelsey, [who came in.] Pray will you give an account what I faid, when I came down, was the occasion of my coming so privately and changing my Name?
Mrs. Kelfey. My Lord heard, he faid, there was a

Warrant for taking of him up, and he gave me that for a Reason; besides his little Son in the

Country was ill.

L. H. Steward. What, she lived in the Country,

did fhe?

Mrs. Kelfey. My Lord, I was in the House with him.

L. Delamere. If your Lordships please, my Mother may be examined?

L. H. Steward. Yes, with all my heart.

[She fat by him at the Bar. L. H. Steward. Pray, Madam, will you lift up your Voice, that my Lords may hear what you

Lady Delamere. My Lords, this Child of his that was in the Country, was more than ordinarily precious to him, in regard it was born to him at that time, when he was an innocent honest Vol. IV.

Man, (as he is now, a Prisoner in the Tower for High-Treason,) above two Years ago, and I think it increased his Affection to the Child, that God had given it to him when he was in that Affliction. My Lord, I knowing the Affection that the Father and Mother both had to the Child, my Care in their absence I thought ought to be more exercised about him: The Child sucked, but I saw the Child decline, and therefore I was of Opinion that he should be wean'd, and I fent up word that if they did not take care quickly and look a little after him, I was afraid he would go into a Confumption. Upon this, my Son came down, I faw him not indeed, because he was very private all the while he was in the Country; but while he was there, it pleafed God to visit his eldest Son with a dangerous Diftemper, upon which my Daughter fent for him Post, if he intended to see his Son alive. And thereupon I think he made what hafte back again he could.

L. H. Steward. Were you in the same House

with him, Madam?

Lady Delamere. My Lord, I fay, I did not fee him all the time he was there, I only tell you what I heard.

L. H. Steward. How long was he in the Coun-

try?

Lady Delamere. I cannot tell exactly that, I think he was not above two days.

L. H. Steward. He must be but one day by Com-

putation of Time?

L. Delamere. Pray, my Lord, I will fatisfy you in that point prefently: Mrs. Kelsey will give an account what time it was that I came down, and when I went away.

Mrs. Kelsey. My Lord came down on the Sabbath-day night, and staid there Monday, and went

away the Tuefday Morning.

L. H. Steward. Look you, my Lord, the 27th of May was upon a Wednesday, that night you went out of Town, and went to Hoddesden. Thursday, which was the 28th, you came to *Hitchin* at Noon. Friday was the 29th. Saturday the 30th. Sunday was the 31st, then you came to your House; Monday the first of June, Tuesday the 2d, then you came away, and upon Wednesday the 3d you were in Town, fo fays your Brother.

L. Delamere. It was fo, my Lord.

L. H. Steward. Which way did you come back?

L. Delamere. I came Post through Coventry, my Lord, and that was the time that Hope speaks of, that I told him I had come another way into

Cheshire, when I came down.
L. H. Steward. My Lord, you fay you went down to secrete your felf from a Warrant that you apprehended was out against you, and that made you go a by-way; how came you then to come fo

publickly back, the ordinary Poit-Road?

L. Delamere. If your Grace please, I have told you I had an Express came from my Wife, that told me it was a Mistake as to the Warrant, but that my Child was very ill, and I must make

L. H. Steward. Have you any more Witnesses, my Lord?

L. Delamere. Yes, my Lord, I desire Mr. Kel-[He came in. Jey may be called.

L. H. Steward. Well, what fay you?

Mr. Kelfey. My Lord came down upon the Sunday night at eleven of the clock, and staid at home all Monday; and on Tuesday Morning

[Hh]

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at three of the clock in the Morning, he took horse for London, and I have Letters by me that are dated the 4th of June, which was Thursday, that told me my Lord was come to Town the night

L. H. Steward. Whose are those two Letters? Mr. Kelsey. They were from my Lady and Mrs. Vere Booth, and both came by the same

L. Delamere. I shall call one Witness more, my Lord, to prove that my Child was fick here in Town, and the time ; and that is Sir Thomas Millington, who was his Phyfician.

[Sir Thomas was called, and came in.

L. Delamere. Pray, Sir Thomas, can you recollect your felf what time my Son was ill last

Sir Thomas Millington. My Lord, I was fent for to my Lord Delamere's Son upon the 28th of May, and I found him then very ill, and he continued fo for two days, infomuch as I told my Lady Delamere his Mother that I thought the Child would not escape. I told it likewise to Sir James Langham, who is my Neighbour in Lincolns-Inn-Fields; what they did upon it, whether they fent for my Lord Delamere to Town or no, I cannot tell, but I know punctually this was the time, by reason the Bills I wrote are dated on that day, otherwife I could not have remembred the time; but the Bills being fent me from the Apothecary, I find that date to

L. H. Steward. Pray, Mr. Attorney, will you call Edlin again, or Vaux, either of them.

Mr. At. Gen. Here is Edlin, my Lord.

L. H. Steward. Where did you part with my Lord Delamere, and when?

Edlin. Upon Thursday the 28th of May at Hitchin.

L. H. Steward. What time of the day was it when you parted?

Edlin. It was about ten of the Clock.

L. H. Steward. He went forward Post into Chefbire, did he not?

Edlin. He did not go Post I suppose, for he

went upon his own Horfe.

L. H. Steward. Did he go upon his own Horse? Edlin. It was the fame Horse he went to Hitchin

L. H. Steward. Have you any more Witnesses,

my Lord?

L. Delamere. No, my Lord, I hope I have given their Lordships Satisfaction in all Points, and need to give no further Evidence.

L. H. Steward. Have you any thing more then

to fay, my Lord?

L. H. Steward. My Lords, I acknowledge I did go at that time privately a By-Road, and by the name of Brown; and as for Jones, who it is faid came from Holland that day, I appeal to him himfelf, and I call God to Witness I never saw the Man before now in my Life; nay, till after I was made a Prisoner upon this account, I never so much as heard of his Name: and your Lordships see by the Proofs, that all that has been faid against me, except what this Fellow Saxon has teffified, is but hearfay, nay indeed but hearfay upon hearfay at the third and fourth hand.

My Lords, if People will make use of my Name, and fay this, and that, and the other, and among themselves talk of Messages sent to me; can I or any Man in the world help it? At this rate who can be innocent, if a Man must be

guilty because others intend to draw him into Treafon? For there is no more in the utmost that this Proof can amount unto. It is at the pleasure of any two Men in the World, to take away the Lives, Honours, and Estates of any of your Lordships, if it be a proof sufficient to make you guilty of Treason, for them to swear you were intended to be drawn into Treason.

And, my Lords, as to the Truth of the thing it felf, that there was any Meffage or Correspondence between the late Duke of Monmouth and me, I call God to witness I have neither wrote nor sent Letter or Meffage to him, or received Letter or Meffage from him, this three Years: I cannot tell what expectation he might have concerning me, or any body elie. It is very probable he might have Expectation of Affistance from some body, and that without fuch Expectation he would not have made the attempt he did: But, my Lords. all that is nothing to me, I had no correspondence either by Letters or Messages with him; fo that all that has been faid upon that point of his Expectations, and what he declared, I must give the same answer to, that I gave to the Evidence about Jones's Message, That admitting it to be true, he did declare so, yet, no proof being made of an actual Correspondence, it is no more but only an Intention in him to draw Men into Commission of Treason; and if that be allow'd for Proof of guilt, I must repeat it again, there's no Man can be innocent.

Upon the whole matter, my Lords, I must leave my Case to the Consideration of your Lordships: I am not Master of so much Law or Rhetorick as the King's Counsel, to plead in my own Cause, and I have had but little time to recollect and apply my Defence to my Accusation; but I hope what Evidence I have offered, has given your Lordships full Satisfaction that I am not guil-

ty of what I stand charged with. And after all that has been faid, my Lords, I would beg your Lordships to consider this, that if in case I were guilty of these things, and were conscious to my self of having been ingaged in an Affair of this nature, can any Man imagine I could have been so hardy as to have surrendred my felf upon the King's Proclamation: nay, if I with those other two Gentlemen that he has named, had had any Transactions of this kind, with fuch a Fellow as he has been made appear to be by his Neighbours, (that must needs be thought a Man of no Faith, because of no Reputation, tho' he gives himself a great Character as a Man of great Interest, of wonderful Dispatch and Dexterity in the Management of such matters) so as at first fight to put this large Confidence in him; can it be imagined I fo little regarded my own Life and all that is dear to me, as to have furrendred my felf, were it not that I was certain of my own Innocence and Integrity? Life it felf, my Lords, is to be preferred above all things but Honour and Innocence; and Job faith, Skin for Skin, and all that a Man bath will be give for his Life: and why should I be presumed to have fo little value for it, as voluntarily to deliver up my felf to Destruction, had I been conscious that there was any one, who could really testify any thing that could hurt me?

Besides, my Lords, this very Fellow Saxon is but one Evidence, and how far you will believe him, I must submit it to you; but surely one Witness will never be sufficient to convict a Man of Treason, tho' thousands of Hear-says, and such

trivial Circumstances be tacked to it; especially when they are tacked to an Evidence, which I dare fay your Lordships are far from thinking it deserves

any Credit.

My Lords, I defire your leave to ask this one Question; Would not any of your Lordships think himself in a bad Condition as to his Fortune, if he could produce no better Evidence to prove his Title to his Estate, than what has been produced against me this day to take away my Life? And if such Evidence as this would not be sufficient to fupport a Title to an Estate, certainly it can never be thought fufficient to deprive a Man of Life, Honour, Estate and all.

My Lords, I am not the only Man that has been or may be falfely accused: God knows how foon the Misfortune of a false Accusation may fall to the Lot of any of your Lordships; I pray God it never may, but fince that may happen, I question not, but your Lordships will be very cautious, how by an eafy Credulity you give Encouragement to such a Wickedness: For Knights of the Post will not end in my Trial, if they prosper in their Villany; and perhaps it may come home to some of your Lordships, if such Practices be incouraged, as I cannot but firmly believe they will not.

My Lords, the Eyes of all the Nation are upon your Proceedings this day, nay, I may fay, your Lordships are now judging the Cause of every Man in England, that shall happen to come under like Circumstances with my self at any time hereafter: For accordingly as you judge of me now, just so will inferior Courts be directed to give their Judgments in like Cases in time to

Your Lordships very well know, Blood once fpilt can never be gathered up again, and therefore unless the Case be very clear against me, you I am fure will not hazard the shedding of my Blood upon a doubtful Evidence. God Almighty is a God of Mercy and Equity: Our Law, the Law of England, is a Law of Equity and Mercy; and both God and the Law require from your Lordships Tenderness in all Cases of Life and Death: and if it should be indifferent, or but doubtful to your Lordships, (which upon the Proofs that I have made, I cannot believe it can be) whether I am innocent or guilty, both God and the Law require you to acquit me.

My Lords, I leave my felf, my Cause and all the Consequences of it with your Lordships; and I pray the All-wife, the Almighty God direct you

in your Determination.

L. H. Steward. Have you any thing more to fay.

my Lord?

L. Delamere. No, my Lord.

L. H. Steward. Then Mr. Attorney, and you that are of the King's Counsel, what have you to fay more?

Mr. Sol. Gen\*. May it please your \* Mr. Finch. Peers of my Lord Delamere, the Prisoner at the Bar:

The Evidence that hath been given against this noble Lord is of two Natures, part of it is positive Proof, and part is circumstantial; and though it be allowed that there must be two Witneffes in Cases of Treason, and that Circumstances, the never so strong, and sufficient to fortify one positive Proof, do not, nor can make a fecond positive Witness; yet I crave leave to say, that there may be Circumstances so strong and cogent, fo violent and necessary to furnish a positive Testimony, that will in Law amount to make a fecond Witness, such as the Law requires.

My Lords, I do not fay every Circumstance will do it, but fuch as is necessarily and violently tending to the fame thing that was positively proved.

As for Example:

If a Man comes and fwears against another that he faid he will go immediately and kill the King. and another Man that did not hear those Words comes and testifies his lying in wait; that Circumstance of lying in wait, that was an Action indifferent in it felf, yet, when applied to the politive Proof, will be a fecond Witness to satisfy the Law, which requires two Witnesses in Trea-

I must confess, my Lords, when we will make Circumstances to be a second Evidence, they must be fuch as are necessarily tending to fortify the positive Evidence that was given by the single Witness: Now whether that be so in this Case, I must, as becomes me, leave to your Lordships Confideration. It is not my business to carry the Evidence further than it will go, and I am fure it is not my duty to let it lose any of its weight; and if it have not that force it ought to have, I should be to blame, as not having done what belongs to me to do. I will therefore flate the Fact to your Lordships plainly as it stands upon the Proof, and submit the whole to your

Lordships Determination.

My Lords, our positive Proof with which I crave leave to begin, is but by one fingle Witness, and that is Saxon; and his Evidence is this. that being in Cheshire, where he lives, he was fent for about the third or fourth of June last to my Lord Delamere's House at Mere, and there he was brought into a lower Room, where he faw my Lord Delamere, Sir Robert Cotton, and Mr. Crew Offley: That my Lord Delamere told him he had received a Message lately by one Jones, that was fent from the Duke of Monmouth, whereby he understood that the Duke would speedily be in England, and that they must provide Men and Arms to affift him when he came; that he was a Man recommended to them by my Lord Brandon, and that upon his Recommendation they had thought fit to intrust him in the matter, and withal told him, they were to raife 40000 l. and 10000 Men in that County: He tells you likewise, these Gentlemen gave him eleven Guineas and 5l. in Silver to go of an Errand for them to the Duke of Monwouth, which he undertook to do, and hired a Horse to that purpose.

This, my Lords, is the positive Proof, and this, I must acknowledge, standing single and by it felf, will make but one Witness; but whether the Circumstances that have been offered to your Lordships by the other Witnesses, be such violent Circumstances as necessarily tend to fortify and fupport that positive Evidence, and so will supply the defect of a second Witness, is the next Question that I come to consider, and I shall take them into Confideration in the fame order that

the Evidence was delivered.

The first Step, my Lords, that was made as to any Evidence that toucheth this noble Lord at the Bar, was what was testified by my Lord Gray; for as to the other part of the Evidence that related to the Conspiracy in general, I need not trouble your Lordships with the Repetition of it, (that there was such an one, is notoriously

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known) but I say that part of the Evidence in his History of the Conspiracy, which my Lord Gray brought home to my Lord Delamere, was this :

That upon the first Meetings and Consultations, it was resolved upon, that the Duke of Monmouth should go into Cheshire to make an Interest there; and among the Persons that he was directed to go to, and to apply to for advice there, as Persons fit to be trusted, this noble Lord was one.

That upon the Duke of Monmouth's Return out of Cheshire, he did give his Confederates here in Town an Account, how well he had been received, and that he liked all things very well there. This, my Lords, is the first Circumstance that has been offered to you, to shew that he had a Confidence in my Lord Delamere, as a principal Support of

his Defigns at that very time.

The next thing that we offer, is this Meffage of Jones's, and for that, our Evidence has fully and plainly made it out to your Lordships, that Jones did go over into Holland, and his Business there was an Errand from Disney and Major Wildman, and the Confederates here. The effect of his Meffage was, that it was their Opinion, that the Duke of Monmouth should go for Scotland and join with my Lord Argyle; but upon the Receipt of the Meffage, he being angry, faid, it was too late for such a Meffage now, and he would come into *England*, for he was ready to fail: and thereupon he did fend this fame *Jones* back again into England upon a Message, to inform the Lords and others of his Party, among whom my Lord Delamere was one, that he would have them betake themselves into their several Countries, and not stay to be taken or clap'd up here, for that, he did understand, was the Defign: and this Message was delivered in Writing; (now that the Dake of Monmouth did write a Note and give it to Jones, is verified by my Lord Gray's Testimony too) and this sealed up, and he was not to open it till he came to Sea; and when he did open it, he found it contained a Signification of the Place where he was to land, and where he was to rendezvouz, which was Taunton, and who were the Perfons that were to have Notice of it, among whose Names we find my Lord Delamere's to be one: but he likewife tells you, he was not the Man that was to carry the Meffage to thefe Perfons, but he was to deliver it to Matthews or Wildman, and they were to transmit it to the other Persons.

He tells you likewife, that when he came to Town, which was the 27th of May, he met neither with Matthews nor Major Wildman; whereupon being at a loss what he should do with his Message, for want of those other Persons, he acquainted Disney. that was executed, with his Errand, who promifed to take care that it should be delivered.

This, my Lords, is all Jones's Evidence; for Jones does not fay that he himfelf acquainted, or that Disney did acquaint my Lord Delamere with

the Message.

But here, my Lords, is the main Circumstance that renders the matter fuspicious; that very Night that Jones came to Town, and Difney being acquainted with the Meffage, had undertaken to get it delivered, does my Lord Delamere at Ten of the clock at Night go out of Town, in the Company of two Friends under the Difguise of the Name of Brown, and a By-Road, and so goes down to his own House in Chessive; this, I say, is the Circumstance that renders the thing sufpicious.

Now, my Lords, if we do prove by fuch fufficient Evidence, as may make the matter manifest to you, that my Lord Delamere had notice of Jones's Message, (for upon that Point the Case will turn, whether he had Notice such a Message was brought, that such things were in agitation, fuch Preparations made, and that they were all to go into the Country) then I fay, his going down is a violent Prefumption, he had an Intent to comply with the Message, and join in the

But now, my Lords, comes the Question, the main Question, how is it made out that he had no-

tice Jones brought fuch a Message?

Jones indeed, my Lords, does not fay that he himself imparted it to him, or that Disney told him he had communicated it; but I think there is another Witness, and that is Storey, who saith, that Brand, one that knew of the Message, did acquaint him, that my Lord had received it at the Coffee-House, and that Night went out of

It is true, my Lords, this is but a Hear-fay, but that which followed being Matter of Fact. my Lord's going out of Town that Night, fo late in the Night, and in such an unusual sufpicious manner, gives more Credit to the Relation, than a bare Hear-fay could have of it

For unless there be some good account given of my Lord's thus going out of Town, it is a kind of necessary Presumption, that he was acquainted with the Message, part of which was, that he should go out of Town; and if so, it can have no other Construction, with Submission, than to be in pursuance of, and complying with the Directions that that Message brought him from the Duke of Monmouth.

My Lords, to carry this a little further, there were two Witnesses produced that went out of Town with him; they feem indeed unwillingly to give their Evidence, but I shall faithfully repeat what Testimony they gave: Their Names were Vaux and Edlin.

Vaux he faith, he met my Lord Delamere at the Rummer-Tavern in Queen-street the 26th day of May, which was the day before Jones came to Town, and that then he appointed to go out of Town the next day, which was the 27th, and ac-

cordingly he did go.

Edlin he faith, he met Vaux at the Customhouse upon the 27th of May in the Morning, and being defired by him to go with him out of Town, he did so, and there was with him a Gentleman whose Name was Brown, and who now appears to be my Lord Delamere; they went in Company with him as far as Hitchin, where they left him upon Thursday the 28th at Noon.

This Evidence is produced to shew, that my Lord did go out of Town at that time, and in that manner as has been alledged, and that thefe Persons went with him to conduct him a private way, that he should not go the common Road. Your Lordships will consider what Answer hath been given to this, and what account my Lord Delamere has given of himself.

Another thing, my Lords, that renders this matter fuspicious, is the Name which my Lord was pleased to assume to disguise himself by, it being a Name by which the Party use to call my Lord in their Discourses of him; and to prove that, we have likewise produced two Witnesses, Babington and Paunceford.

Babington, he fays, That in their Confultations there were Discourses of my Lord Delamere, under the Name of Brown; and once at a Tavern, when my Lord Delamere was named by one in the Company, he was presently catched up for it, and replied to, You mean Mr. Brown; and fo it feems that was the canting Name under which

they discoursed of my Lord Delamere.

The other Witness Paunceford, he tells you, That being at Disney's House, and concerned with him in printing the late Duke of Monmouth's Declarations (for the printing of which Difney was executed) one Lock came for some of those Declarations for Mr. Brown, and they were to be sent into Cheshire: So that though your Lordships observe the Witness saith, some body else was called by the Name of Brown, yet you have had no Account given you, that there was any other Brown in Cheshire.

It is true, indeed, my Lords, that these are only things that Disney said, and Lock said; but I must take leave to say, it is very suspicious, that if my Lord went out of Town into Cheshire under the Name of Brown, and some Persons shall, on the behalf of Brown, come for Declarations to be fent into Cheshire, and my Lord commonly in that Party go by the Name of Brown, that those Declarations were for my Lord, and that will be a great Evidence of his Correspon-

dence with Monmouth.

But I confess, my Lords, all this while our Proof is circumstantial, and indeed there is no positive Proof but that of Saxon, and in him our Proof must center; for without him, I must acknowledge, nothing that has been offered will be Proof against my Lord upon this Indictment: for bare Circumstances, and bare Suspicions will be no Proof against any Man, but such as are violent and necessary, and those joined to a positive Proof, such as the Law requires.

Now then, my Lords, I come to the Consideration, of what Weight and Stress is to be laid upon this positive Evidence of Saxon: And here I must confess there are Objections made to this Testimony, to which I cannot readily give an Answer; for Saxon has sworn, That he was there at such a Time, and that he was sent for, and entertain'd as a Person recommended by my Lord Brandon, as fit to be entrusted with the Secret. and capable of being employed to stir up the Country, in order to the Profecution of a Delign they had on foot to raise a Rebellion; and he does charge Sir Robert Cotton and Mr. Crew-Offley to have been there at the same Time.

The Evidence, my Lords, that has been produced to falfify this positive Witness, in the Point of Sir Robert Cotton's being there, has been by five or six Witnesses, who testify Sir Robert Cotton's being in Town, and not elsewhere, from the tenth of April to the latter end of July; and I do not see what we have to say in answer to their Testimony. I must agree the Proof to be full in that Point; and if the Evidence they give be true, I cannot fay that Saxon's Evidence can be

true in that Point.

Likewise as to Mr. Offley, Sir Willoughby Aston and others have testified that he was not at my Lord Delamere's at the Time Saxon speaks of: For he gives you an Account where he was every Day, from the twenty-fixth of May to the fourth of June; and his own Servants bring him to his own House upon the fourth of June in the Vol. IV.

Evening, which is quite another Way than from Sir Willoughby Aslon's to my Lord Delamere's: If this likewise be true, what Saxon fays cannot be

true, I must agree to it.

There is another Thing that is offered on my Lord Delamere's Part, that he was himself in Town at that Time that Saxon says he was at Mere: But here indeed the Matter feems to be a little more strange and dubious, that my Lord should make so much Haste down, as to go out late at Night, and so cautiously, as to go by a wrong Name, and yet to ride to Town again the Post-way, to be here just the third of June, when Saxon swears he was in Cheshire.

I must confess there is the Proof of his two Brothers, that fay, they faw him in Town the third and fourth of June: There is likewise some Account given of his going out of Town, that it was upon a Message received from his Mother. that his Child in the Country was fick; and indeed he did go a By-way, and change his Name, for fear of a Warrant in a Messenger's Hands that

was out against him to apprehend him.

Now, my Lords, I do not hear any thing that has been offered, that there was any fuch Warrant, or any Discourse to ground that Apprehenfion upon: My Lord had the first and only Apprehension of a Warrant; but upon what Reasons he himself best knows: This Apprehension made him go out of Town so privately, he says, because he would not be prevented of seeing his sick Child.

But how comes it to pass, that my Lord makes such a speedy Return? By the Proofs, it appears he did not get there till Sunday Night, and upon the Tuesday Morning comes Post for London.

The Account that he gives of that, is this, His Haste was to see another Child that was here sick in Town: For he had received an Express from his Wife upon the *Monday*, to acquaint him, that the Coast was clear, and there was no Warrant out against him; but if he intended to see his Child alive, he must make Haste up to Town; and accordingly, upon the Tuesday Morning early, he fets out, and upon the Wednesday in the Even-

ing is here in Town again.

But, with Submission, my Lords, there is no good Account given by this noble Lord, what Reason there was for so many Post-Journies backward and forward, as, had been testified, he to have made within a very little Compass of Time; for besides this of his Return Post upon the fecond of June, there is only an Answer given to one of the rest, which is that of the fifth of May, when he faith he went to take Possession of the Land that he held by a Lease then renewed to him by the Bishop, which being of some Value and Consideration to his Lordship, and the Bishop being fick, he thought it necessary to go down Post himself, and would not be content to receive Livery by Attornment. This is the only Answer that is given to all those Times of his riding Post

that have been given in Evidence.

These are Matters of Suspicion that are offered to your Lordships; but I confess, Matters of Suspicion only, unless clear, positive, probable Proof be joined with them, will not weigh with your Lordships to convict a Man of High-Treafon, where two Witnesses are required. But whether these Matters of Suspicion be such violent and necessary Presumptions as tend to fortify the positive Testimony, I must leave that to the Con-

sideration of your Lordships.

L. H. Stew-

L.H. Steward. You do not call any more Witnesses then, I perceive.

Mr. Soll. Gen. No. my Lord.

L. H. Steward. My Lords, it has not been usual of late, for those who have fat in the Place where I now am, upon those Occasions to give your Lordships any Trouble in repeating or observing upon the Evidence. In this Case the Evidence that hath been given has been very long, and it would be too great a Presumption in me, should I have any manner of Doubt in the leaft, that either your Lordships have not well observed it, or the learned Council for the King have been defective in collecting or remarking upon it, so as to nced my Affiftance.

But, my Lords, I confess there is something I cannot omit taking Notice of, not for your Lordthips Sakes, but for the Sake of this numerous and great Auditory, that one Mistake in Point of Law might not go unrectified, which feemed to be urged with some Earnestness by the noble Lord at the Bar, That there is a Necessity in Point of Law, that there should be two positive Witnesses to con-

viet a Man of Treason.

He feemed to lay a great Stress upon that; but certainly his Lordship is under a great Mistake, as to the Law in that Point; for without all doubt, what was urged in answer to this Objedoubt, what was urged in aniwer to this Objection by that learned Gentleman that concluded for the King, is true, There may be such other substantial Circumstances joined to one positive Testimony, that, by the Opinion of all the Judges of England, several Times has been adjudged and held to be a sufficient Proof.

As for the Purpole, in this Cale, suppose your Lordships, upon the Évidence that has been given here this Day, should believe Saxon swears true, who is a positive Witness, and shall then likewise believe that there was that Circumstance of Jones's coming over from Holland with such a Message upon the twenty-seventh of May (which is directly sworn in Evidence, you are the Judges of that Evidence) and what the other Witnesses have fworn likewise, and is not denied by my Lord, the Prisoner at the Bar, that he went out of Town that Night, changed his Name, and went in an indirect By-Road; certainly these Circumstances, if your Lordships be satisfied he went for that Purpose, do necessarily knit the positive Testimony of Saxon, and amount to a second Witness.

That is, if Saxon's positive Testimony be true, then suppose all these Circumstances that gave the Jealoufy, do make up a strong Presumption to join with the positive Evidence of Saxon; then you have two Witnesses, as the Law requires, especially if the Answer given by the Prisoner to those Circumstances be not sufficient (as the slender Account he gives of his fo frequent Journies in fo fhort a Compass of Time) but that there still remains fome Suspicion. I could have wished, indeed, that Matter might have been made fomewhat more clear, that no Shadow of Suspicion

might remain.

Your Lordships are Judges: And if you do not believe the Testimony of Saxon, whose Testimony hath been fo positively contradicted by divers Witnesses of Quality, the Prisoner ought to be acquitted of this Indictment: If your Lordships please, you may go together, and confider of it.

Lords. Av, withdraw, withdraw.

Then the Peers withdrew in their Order, according to their Precedency, with the Serjeant at Arms before them.

L. H. Steward, Lieutenant of the Tower, take your Prisoner from the Bar.

The Prisoner was taken into the little Room anpointed for him at the Entrance into the Court.

The Peers staid out about half an Hour, and then returned in the same Order that they went out in. and feated themselves in their Places as before.

Cl. Crown. Serjeant at Arms, take the Appearance of the Peers. Lawrence, Earl of Rochester. Lord High Treasurer of England.

He stood up uncovered, and answered,

Lord Treasurer. Here. And so did all the rest.

L. H. Steward. My Lords, are you agreed of your Verdict?

Lords. Yes.

The Lord High Steward took their Verdict Seriatim, beginning with the puisse Peer, in this Manner

L. H. Steward. How say you, my Lord Churchill, is Henry, Baron of Delamere, guilty of the High-Treason whereof he stands Indicted, and hath been Arraigned, or Not guilty?

The Lord Churchill flood up uncovered, and laying his Hand on his Breast, answered, Lord Churchill. Not guilty, upon my Honour.

And so did all the rest of the Peers.

L. H. Steward. Lieutenant of the Tower, bring your Prisoner to the Bar.

The Prisoner was brought again to the Bar. L. H. Steward. My Lord Delamere, I am to acquaint you, that my Noble Lords, your Peers, having confidered of the Evidence that hath been given, both against you and for you, after they were withdrawn, have returned, and agreed on their Verdict, and by that Verdict have unanimoufly declared, that you are not Guilty of the High-Treason, whereof you have been Indicted, and this Day Arraigned, and therefore I must difcharge you of it.

L. Delamere. May it please your Grace, I shall pray to Almighty God, that he will please to give me a Heart to be thankful to him for his Mercy, and my Lords for their Justice; and I pray God deliver their Lordships, and all honest Men, from wicked and malicious, lying and false Testimony; I pray God bless his Majesty, and long may he

reign.

L. H. Steward. And I pray God continue to him his loyal Peers, and all other his loyal Subjects.

Cl. Crown. Serjeant at Arms, make Proclama-

Serjeant at Arms. Oyes! My Lord High-Steward of England, his Grace, straitly willeth and commandeth all manner of Persons here present to depart hence in God's Peace, and the King's, for his Grace my Lord High-Steward of England now diffolves his Commission.

God fave the King.

At which Words his Grace taking the White-Staff from the Usher of the Black-Rod, held it over his own Head, and broke it in two; thereby dissolving the Court.

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CXXXVIII. Proceedings against Dr. HENRY COMPTON, Lord Bishop of \* London, in the Council-Chamber at White-hall, by the Lords Commissioners appointed by His Majesty to inspect Ecclesiastical Assairs, for not Suspending † Dr. John Sharp, Rector of St. Giles's, 2 Jac. II. August 1686.

### The King's Ecclefiastical Commission.



AMES the Second, by the Grace of God, King of England, Scotland, France and Ireland, Defender of the Faith, &c. To the most Reverend Father in God, Our Right Trusty and Well-beloved Councellor, William

Lord Archbishop of Canterbury, Primate of all England, and Metropolitan. And to Our Right Trusty and Right Well-beloved Councellor, George Lord Jeffereys, Lord Chancellor of England. And to Our Right Trusty, and Right Well-beloved Cousin and Councellor, Lawrence Earl of Rochester, Lord High Treasurer of England. And to Our Right Trusty, and Right Well-beloved Cousin and Councellor, Robert Earl of Sunderland, President of Our tor, Robert Earl of Stitueriand, Frequent of Our Council, and Our Principal Secretary of State. And to the Right Reverend Father in God, Our Right Trufty and Well-beloved Councellor, Nathaniel Lord Bishop of Durham. And to the Right Reverend Father in God, Our Right Trusty and Well-beloved Thomas Lord Bishop of Rochester. And to Our Right Trusty Level Councellor. Six Fathers. Right Trusty and Well-beloved Councellor, Sir Edward Right Trulty and Well-beloved Councellor, Sir Edward Herbert, Knt. Lord Chief Justice of the Pleas, before Us to be holden, Assigned, Greeting. We for divers good, weighty and necessary Causes and Considerations, Us hereunto especially moving, of Our meer Motion, and certain Knowledge, by Force and Virtue of Our Supream Authority and Prerogative Royal, do assign, name and authorize by these Our Letters Patent under the Great Seal of England, Letters Patent under the Great Seat of England, you the faid Lord Archbishop of Canterbury, Lord Chancellor of England, Lord High Treasurer of England, Lord President of Our Council, Lord Bishop of Duresme, Lord Bishop of Rochester, and Our Chief Justice aforesaid, or any three or more of you, whereof you the said Lord Chancellor to be one, from Time to Time, and at all Times during Our Pleafure, to Exercise, Use, Occupy and Execute under Us all manner of Jurisdictions, Privileges, and Preheminencies in any wife touching or concerning any Spiritual or Ecclesiastical Jurisdictions, within this our Realm of England, and Dominion of Wales, and to visit, reform, redress, order, correct, and amend all such Abuses, Offences, Contempts, and Enormities what-soever, which by the Spiritual or Ecclesiastical Laws of this Our Realm can or may lawfully be reformed, redressed, corrected, restrained, or amended, to the Pleasure of Almighty God, and Increase of Virtue, and

the Conservation of the Peace and Unity of this Realm And We do hereby give and grant unto you, or any three or more of you, as is aforesaid, whereof you the said Lord Chancellor to be one, thus by Us named, assigned, authorized and appointed, by Force of Our supream Authority and Prerogative Royal, full Power and Authority, from Time to Time, and at all Times, during Our Pleasure, under Us to exercise, use and execute all the Premises according to the Tenor and Effect of these Our Letters Patents, any Matter or Cause to the contrary, in any wise notwithstanding.

And We do by these Presents give full Power and Authority unto you, or any three or more of you, as is aforesaid, whereof you the said Lord Chancellor to be one, by all lawful Ways or Means, from Time to Time hereafter, during Our Pleasure, to enquire of all Offences, Contempts, Transgressions and Misdemeanors done and committed, and hereafter to be done and committed, contrary to the Ecclefiastical Laws of this Our Realm, in any County, City, Borough, or other Place or Places, exempt or not exempted, within this Our Realm of England, and Dominion of Wales, and of all and every Offender or Offenders therein, and them, and every of them, to order, correct, reform and punish by Censure of the Church. And also We do give and grant full Power and Authority unto you, or any three or more of you, as is aforesaid, whereof you the said Lord Chancellor to be one, in like Manner as aforefaid, from Time to Time, and at all Times during Our Pleasure, to enquire of, search out, and call before you all and every Ecclesiastical Person or Persons, of what Degree or Dignity soever, as shall offend in any of the Particulars before-mentioned, and them, and every of them, to correct and punish for such their Misbehaviours and Misdemeanors, by suspending or depriving them from all Promotions Ecclesiastical, and from all Functions in the Church, and to institt such other Punishments or Censures upon them, according to the Ecclesiastical Laws of this Realm. And further We do give full Power and Authority unto you, or any three or more of you, as is aforesaid, whereof you the said Lord Chancellor to be one, by Virtue hereof, and in like Manner and Form as is aforesaid, to enquire, hear, determine and punish all Incest, Adulteries, Fornications, Outrages, Misbehaviours, and Disorders in Marriage, and all other Grievances, great Crimes or Offences, which are punishable or reformable by the Ecclesiastical Laws of this Our Realm, committed or done, or hereafter to be

\* Burn, Hist, Own Times, Vol. I. p. 676.

† Ibid. p. 674.

# 244 138. Proceedings against the L. Bp. of London; 2 Jac. 11.

committed or done, in any Place exempt or not exempt, within this our Realm, according to the Tenor of the Ecclefiastical Laws in that Behalf: Granting you, or any three or more of you, as is aforesaid, whereof you the said Lord Charcellor to be one, full Power and Authority to order and award such Punishment to every fuch Offender, by Cenfures of the Church, or other lawful Ways, as is aforefaid. And further, We do give full Power and Authority unto you, or any three or more of you, as is aforesaid, whereof you the faid Lord Chancellor to be one, all and every Offender and Offenders in any of the Premises, and also all such as by you, or any three or more of you, as is aforesaid, whereof you the said Lord Chancellor to be one, shall seem to be suspected Persons in any of the Premises, and them to examine, touching every or any of the Premises which you shall object against them; and to proceed against them, and every of them, as the Nature and Quality of the Offence, or Suspicion in that Behalf shall require: And also to call all such Witnesses, or any other Person or Persons that can inform you concerning any of the Premises, as you, or any three or more of you, as is aforesaid, whereof you the faid Lord Chancellor to be one, and them, and every of them, to examine upon their corporal Oaths, for the better Trial and Opening of the Truth of the Premises, or any Part thereof. And if you, or any three or more of you, as is aforesaid, whereof you the faid Lord Chancellor to be one, shall find any Person or Persons whatsoever obstinate or disobedient in their Appearance before you, or any three or more of you, as is aforefaid, whereof you the faid Lord Chancellor to be one, at your Calling and Commandment, or else not in obeying, or in not accomplishing your Orders, Decrees and Commandments, or any Thing touching the Premises, or any Part thereof, or any other Branch or Claufe contained in this Commission, that then you, or any three or more of you, as is aforefaid, whereof you the faid Lord Chancellor to be one, shall have full Power and Authority to punish the same Person and Persons so offending, by Excommunication, Sufpension, Deprivation, or other Confures Ecclesiastieal; and when any Persons shall be convented or prosecuted before you, as aforesaid, for any of the Causes above expressed, at the Instance and Suit of any Person prosecuting the Offence in that Behalf, that then you, or any three or more of you, as is aforefaid, whereof you the faid Lord Chancellor to be one, shall have full Power and Authority to award fuch Costs and Expences of the Suit, as well to and against the Party as shall prefer or prosecute the said Offence, as to and against any Party or Parties that shall be convented, according as their Causes shall require, and to you in Justice shall be thought reasonable. And further Our Will and Pleasure is, That you assume Our Well-beloved Subjett William Bridgman, Efquire, one of the Clerks of Our Council, or his fufficient Deputy or Deputies in that Behalf, to be your Register, whom We do by these Presents depute to that Effect, for the Registring of all your Acts, Decrees and Proceedings, by Virtue of this Our Commission; and that in like Manner you, or any three or more of you, whereof you the said Lord Chancellor to be one, by your Discretions shall appoint one or more Messenger or Messengers, or other Officer or Officers necessary and convenient to attend upon you for any Service in this Behalf. Our Will and express Commandment also is, That there shall be two Paper Books indented and made, the one to remain with the faid Register, or his sufficient De-puty or Deputies, the other with such Person, and in such Places as you the said Commissioners, or any three or more of you, whereof you the faid Lord Chancellor

to be one, shall in your Discretions think most fit and meet ; in both which Books shall be fairly entred all the Acts. Decrees and Proceedings made, or to be made. by Virtue of this Our Commission. And whereas Our Universities of Oxford and Cambridge, and divers Cathedral and Collegiate Churches, Colleges, Grammar-Schools, and other Ecclefiastical Incorporations, have been crefted, founded, and endowed by several of Our Progenitors, Kings and Queens of this Realm, and some other by the Charity and Bounty of some of their Subjects, as well within Our Universities as other Parts and Places, the Ordinances, Rules and Statutes whereof be either imbezzled, loft, corrupted, or altogether imperfect; we do therefore give full Power and Authority to you, or any five or more of you, of whom We will you the forenamed, the Lord Chancellor always to be one, to cause and command in Our Name, all. and fingular the Ordinances, Rules and Statutes of Our faid Universities, and all and every Cathedral and Collegiate Churches, Colleges, Grammar-Schools, and other Ecclesiastical Incorporations, together with their several Letters Patents, and other Writings, touching or in any wife concerning their several Erections and Foundations, to be brought and exhibited before you, or any five or more of you, as is aforefaid, whereof you the faid Lord Chancellor to be one; willing, commanding, and authorizing of you, or any five or more of you, as aforesaid, whereof you the faid Lord Chancellor to be one, upon the exhibiting, and upon diligent and deliberate View, Search and Examination of the said Statutes, Rules and Ordinances, Letters Patents and Writings, as is aforefaid, the same to correct, amend and alter; and also where no Statutes are extant, in all or any of the aforesaid Cases, to devise and set down such good Orders and Statutes as you, or any five or more of you, whereof you the faid Lord Chancellor to be one, shall think meet and convenient, to be by Us confirmed, ratified, allowed, and set forth, for the better Order and Rule of the said Universities, Cathedral and Collegiate Churches, Colleges and Grammar-Schools, Erections and Foundations, and the Possessions and Revenues of the same, and as may best tend to the Honour of Almighty God, Increase of Virtue, Learning and Unity in the said Places, and the publick Weal and Tranquillity of this Our Realm. Moreover, Our Will, Pleasure and Commandment is, that you Our said Commissioners, and every of you, shall diligently and faithfully execute this Our Commission, and every Part and Branch thereof, in Manner and Form aforesaid, and according to the . true Meaning thereof, notwithstanding any Appellation, Provocation, Privilege or Exemption in that Behalf, to be had, made, pretended, or alledged by any Person or Persons resident or dwelling in any Place or Places exempt, or not exempt, within this Our Realm; any Law, Statutes, Proclamations or Grants, Privileges or Ordinances, which be, or may feem contrary to the Premises notwithstanding. And for the better Credit, and more manifest Notice of your so doing, in the Execution of this Our Commission, Our Pleasure and Commandment is, That to your Letters missive, Processes, Decrees, Orders and Judgments, for or by you, or any three or more of you, as is aforesaid, to be awarded, sent sorth, had, made, decreed, given or pronounced, at such certain publick Places as shall be appointed by you, or by any three or more of you, as is aforesaid, for the due Execution of this Our Commissifsion, you or some three or more of you, as is aforesaid, whereof you the said Lord Chancellor to be one, shall cause to be put and fixed a Seal, engraven with a Rose and Crown, and the Letter J. and Figure 2 before, and the Letter R. after the same, with a Ring or

Circumference about the same Seal, containing as followeth, Sigillum Commissionariorum Regiæ Maicitatis ad Causas Ecclesiasticas. Finally, We will and command all and singular other our Ministers and Subjects in all and every Place and Places, exempt and not exempt, within our Realm of England, and Dominion of Wales, upon any Knowledge or Request from you, or any three or more of you, as is aforesaid. to them, or any of them, given or made, to be aiding, belping or assisting unto your Commandments, in and for the due executing your Precepts, Letters and other Processes, requisite in and for the due executing of this Our Commission, as they and every of them ten-der our Pleasure, and will answer the contrary at their utmost Perils. In Witness, &c.

### The King's Letter.

Dated Monday, June the 14th.

Delivered at Fulham on Thursday, being the 17th of the same June, in the Afternoon, by Mr. Atterbury the Messenger.

JAMES R.

RIght Reverend Father in God, We greet you well. Whereas We have been inform'd, and are fully fatisfied, that Dr. John Sharp, Rector of the Parish-Church of St. Giles in the Fields, in the County of Middlesex, and in your Diocess, notwithstanding Our late Letter to the most Reverend Fathers in God the Archbishops of Canterbury and York, and our Directions concerning Preachers, given at our Court at Whitehall, the 15th of March, 1685, in the second Year of Our Reign; yet be, the Said Dr. John Sharp, in Contempt of the faid Orders, bath in some of the Sermons he bath fince preached, prefumed to make unbecoming Reflections, and to utter such Expressions as were not fit or proper for him; endeavouring thereby to beget in the Minds of his Hearers an evil Opinion of Us and Our Government, by infinuating Fears and Jealoufies, to dispose them to Discontent, and to lead them into Disobedience and Rebellion. These are therefore to require and command you immediately upon Receipt hereof, forthwith to Suspend him from further Preaching in any Parish-Church or Chapel in your Diocess, until he has given Us Satisfaction, and Our further Pleasure be known berein: And for so doing, this shall be your Warrant: And so We bid you heartily Farewel.

Given at Our Court at Windsor, the 14th Day of June, 1686. in the second Year of Our Reign.

By his Majesty's Command.

SUNDERLAND.

#### The Bishop of London's Answer,

Sent by Dr. Sharp to the Earl of Sunderland, then at Hampton-Court, upon Friday, June 18. who could have no Answer.

> To the Right Honourable the Earl of Sunderland, Lord President, &c.

My Lord,

I Always have, and shall count it my Duty to obey the King in whatever Commands he lays upon me, that I can perform with a safe Conscience: But in

this, I humbly conceive, I am obliged to proceed according to Law; and therefore it is impossible for me to comply; because though his Majesty commands me only to execute his Pleasure, yet, in the Capacity I am to do it, I must act as a Judge; and your Lordship knows no Judge condemns any Man before he has Knowledge of the Cause, and has cited the Party. However, I fent to Mr. Dean, and acquainted him with his Majesty's Displeasure, whom I find so ready to give all reasonable Satisfaction, that I have thought fit to make him the Bearer of this Answer, from him that will never be unfaithful to the King, nor otherwise than.

> My Lord, your Lordship's most humble Servant, H. LONDON.

On Sunday after, Dr. Sharp carried a Petition to Windsor, which was not admitted to be read: Which is as follows.

To the King's most Excellent Majesty. The humble Petition of John Sharp, Clerk,

Sheweth,

THat nothing is so afflictive to your Petitioner, as his Unhappiness to have incurred your Majesty's Displeasure; which he is so sensible of, that ever since your Majesty was pleased to give Notice of it, he hath forborn all publick Exercise of his Function, and fill continues so to do.

Your Petitioner can with great Sincerity affirm, that ever since he hath been a Preacher, he hath faithfully endeavoured to do the best Service he could in his Place and Station, as well to the late King, your Royal Brother, as your Majesty, both by preach-

ing and otherwise.

And so far he hath always been from venting any thing in the Pulpit tending to Schism or Faction, or any way to the Disturbance of your Majesty's Government, that he hath upon all Occasions in his Sermons. to the utmost of his Power, set himself against all Sorts of Doctrines and Principles that look that way: And this he is so well affured of, that he cannot but apprehend that his Sermons have been very much mifrepresented to your Majesty.

But if in any Sermon of his, any Words or Expressions have unwarily slipt from him, that have been capable of such Constructions, as to give your Majesty Cause of Officnce, as he solemnly professes he had no ill Intention in those Words or Expressions, so he is very forry for them, and resolves for the future to be so careful in the Discharge of his Duty, that your Majesty shall have Reason to believe him to be

your most faithful Subject.

And therefore he earnestly prayeth, that your Majesty out of Your Royal Grace and Clemency, would be pleased to lay aside the Displeasure You have conceived against Your humble Petitioner, and restore him to that Favour which the rest of the Clergy enjoy under your Majesty's gracious Government.

So shall Your Petitioner ever Pray, &c.

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### In the Council-Chamber at White-Hall, &c.

### Mercurii 4 die Augusti, 1686.

Present in Council, Lord Chancellor, Lord Bishop of Durham, Lord Treasurer, Lord Bishop of Rochester, Lord President, Lord Chief Justice Herbert.

Upon my Lord Bishop's appearing before them, according to a Summons sent unto him, the Lord Chancellor Jeffereys began, viz.

Lord Chancellor. Y Lord Bishop of London, the Lords here present have received Orders from the King to inspect all Ecclesiastical Affairs and Persons; and He hath commanded us to cite you before us; and I desire you would give a positive and direct Answer to it: What was the Reason you did not suspend Dr. Sharp, when the King commanded, and sent you express Order so to do, and told you what it was for, viz. for preaching seditiously and against the Government?

Lord Bishop. I have received such an Order; and if what was done in that Affair was done amis, and contrary to my Duty, it was my Ignorance and Inadvertency, and not a wilful Fault: I have been always ready to express my Duty to his Majesty; and if in this Particular I have not complied, it was because, as I was told, I could not. I was not so shallow as to go on my own Head, but took the best Advice I could get: I consulted those whose Business it is more perfectly to understand these Proceedings; all told me I could not legally do it, but by way of Citation and hearing him.

Lord Chane. Ignorantia Juris non excusat; you ought to have known the Law, and it was a wonder you did not: The King is to be obey'd, and if you have any Reason to shew in this Particular,

we are ready to hear you.

Lord Bishop. I knew not what would be laid to my Charge, and therefore was not provided to make such a Desence as I might have done; but if your Lordships will give me a Copy of your Commission, and a Copy of my Charge, and allow me some Time, I will endeavour to give your

Lordships Satisfaction.

Lord Chanc. My Lord, I would not misinterpret your Words, but shall desire you to explain their Meaning. If by desiring a Copy of our Commission, you design to quarrel with the Jurisdiction and Legality of the Court, I have another Answer for you; but till I know your Meaning here, my Answer is, that no Copy of the Commission can be granted, and it is unreasonable to desire it; it is upon Record; all the Costeehouses have it for a Penny a-piece, and I doubt not but your Lordship has seen it.

Lord Bishop. I have never seen it, nor have I desired it for such Ends, to dispute the Legality of it: But your Lordship knows it is a Thing altogether new to this Generation, and, it may be, something may be found in it, whereby I may be instructed and directed in my Answer and Behaviour in the Matter. But, my Lord, if I

may not have a Copy of it, will your Lordships please I may either read, or hear it read?

Lord Chanc. That is a Thing I cannot grant of my felf, I must ask my Lords Commissioners Judgment; and if you will be pleased to withdraw, you shall hear it.

The Bishop and all the Company withdrew for a Quarter of an Hour; then returning, the Lord Chancellor said,

My Lord, all the Commissioners are of Opinion, that your Request is not to be granted, and that it is unreasonable. Might every one that appears here challenge the fight of our Commission, and the reading of it, all our Time will be spent in the reading, and we have something else to do.

The Proceedings of Courts in this Kind are never by Libel and Articles: Sapientem fuccinetism ore tenus, by Word of Mouth only; and it is a short Question I ask, Why you did not obey the

King?

Lord Bishop. It is a short Question, but requires more Words to answer it. I pray your Lordships to consider I am a Peer, a Bishop, and have a Publick Trust, though unworthy, under a Publick Character; and I would behave my self as becomes one in these Capacities.

Lord Chanc. We know very well your Lordship's Quality and Character, and are willing to shew all due Respect to your Lordship; but yet we must have a due Regard for the King, and Government too: His Majesty must not be neg-

lected.

Lord Bissop. My Lord, I suppose there is no Appeal from the Court; and when a Man is to be condemned at one Bar, and is in Danger of being knock'd down at one Blow, you would think it unreasonable he should not have some Time to make his Desence.

Lord Chanc. My Lord, I suppose their Lord-ships will be willing to grant some Time: I pray

what Time does your Lordship desire?

Lord Bishop. My Lord, it is the Affize-time, and most of the Council, upon some Occasion or other (either Business or Diversion) are in the Country: I pray you, my Lord, I may have till the beginning of the Term.

Lord Chane. Hah! That's unreasonable: His Majesty's Business cannot admit of such Delays; methinks a Week should be enough: What say your Lordships, Is not a Week enough?

The Commissioners being asked, signified by the Chancellor that a Week was enough.

Lord Bishop. Since your Lordship will grant no more, I will ask no more.

Lord Chanc. Adjourn until Monday next, the Ninth of August, 1686.

Upon

Upon the Ninth Day his Lordship came, attended with his Nephew, the Earl of Northampton, his Brother in Law, Sir John Nicholas, and his Brother, Sir Francis Compton, &c.

There being present in Council the same as before in the fame Proceedings.

Lord Chane. MY Lord, we are here to hear your Reasons.

Lord Bishop. My Lord, I have loft no Time for preparing my Answer, but am not so ready as I might have been, because I could not light of the Commission your Lordship told me was upon Record, and in every Coffee-house, but employed a whole Week to fearch for it, and could not have a Sight of it until last Night: If your Lordship doubts the Truth of this, I have the Person ready to make Oath here of it.

Lord Chanc. My Lord, you are a Person of Honour, and we will not question the Truth of what you fay, there needs no Oath: But, my Lord, I must tell you, that we will not admit of any quarrelling with our Commission, we are well affured of the Legality of it, otherwise we

would not be such Fools as to sit here.

Lord Bishop. My Lord, I have other Reasons why I defire a Sight of your Commission; it may be, it may not reach me, being a Peer and a Bishop; and it may be, it may not reach this particular Case; and therefore I desire a Sight of it, in regard I could not see it until the last Night. I have not had time to take Advice what to answer; if your Lordship will not be satisfied, I must give such an Answer as I have prepared; but it is my Desire to have longer Time for it.

Lord Chanc. Is this all you have to fay? Lord Bishop. This is the first Thing: I do not

defire to prolong the Time, the Necessity of the Case requiring it, the Council being out of Town in whom I think to confide.

Lord Chanc. If your Lordship will withdraw,

we will give you an Answer.

He withdrew for a Quarter of an Hour. Lord Chanc. My Lord, as I formerly told you, we will not endure any quarrelling at our Commission; it will be an odd Thing in us to give you Time to pick Holes in it; but we are willing to pay all due Respects to your Lordship: What Time do you require?

Lord Bishop. I shall submit to your Lordships; but I hope a Fortnight will not be unreasona-

Lord Chane. Agreed: You shall have it until to Morrow Fortnight in the Morning.

To which my Lord Chancellor added,

Lord Chane. My Lord, when I told you our Commission was to be seen in every Cossee-house, I did not speak with any Design to reflect on your Lordship, as if you were a Hunter of Coffee-houses. I abhorred the Thoughts of it, and intended no more by it, but that it was common in the Town.

Note, When the Bishop spake concerning the Commission, Sir Thomas Clarges spake with a loud Voice, faying, Well put, well put; my Lord speaks nothing but Truth. There was also another Gentleman, Sir John Lowther of Lincolnshire, who as he was coming away in the Crowd, faid, There are some who have

represented me as a Papist, but the contrary shall appear; I will not be afraid, nor ashamed, to vindicate my Lord Bishop's Cause before the Commissioners themselves.

### TUESDAY, August 23, 1686.

There being present in Council the same as in the former Proceedings: The Lord Bishop attending, the Proceedings were as follow.

Lord Chanc. M Y Lord, we are now ready to hear your Lordship's Answer.

Lord Bishop. My Lord, notwithstanding the Time hath been very short, considering the Weightiness of the Matter, and the Absence of many of the learned Council, I have taken what Advice I could, and have confulted those that are very learned in the Laws. I hope there will be no Misinterpretation of my Words, I do not intend any Thing which is derogatory to the King's Supremacy, that is undutiful to his Majesty, or disrespectful to your Lordships. My Council tells me, that your Proceedings in this Court are directly contrary to the Statute Law, and are here to plead it, if your Lordships will admit them.

Lord Chanc. We will neither hear your Lordship nor your Council in the Matter; we are fufficiently fatisfied of the Legality of our Com-

mission, as we often told you.

Lord Bishop. My Lord, I am a Bishop of the Church of England, and by all the Law in the Christian Church in all Ages, and by the particular Law of this Land, I am, in Case of Offence, to be tried by my Metropolitan and Suffragans: I hope your Lordship will not deny the Right and Privilege of Christian Bishops.

Lord Chanc. My Lord, you know our Proceedings are according to what has been done formerly, and that we have an original Jurisdiction: This is

still questioning our Court.

Lord Bishop. It is partly.

Lord Chanc. Nay, it is absolutely so.

Lord Bifbop. My Lord, I hope you will inter-pret every Thing in your Commission in Favour of the Person that is brought before you: I humbly conceive that your Commission doth not extend to the Crimes laid to my Charge, for you are to censure Faults which shall be committed: This that I am accused of, was before the Date of your Commission.

Lord Chane. I confess there is such a Clause, but there are general Clauses, that take in Things that are past, as well as those that are to come. Hath

your Lordship any thing more?

Lord Bishop. My Lords, protesting in my own Right to the Laws of the Realm, as a Subject, and the Rights and Privileges of the Church, as a Bishop, I shall, with your Lordships leave, give you my Answer.

Which was accepted; and the Bishop withdraw, and left Dr. Sharp's Petition, which the King had refused to accept.

Lord Chanc. My Lords, we have read the Pa-

Lord Bishop. My Lord, it is Dr. Sharp's Petiti-

on to the King.

Lord Ghane. My Lord, be pleased to take it again, we are not concerned in it; will you please

that your Lordship's Answer be read? Lord Bishop. Yes, if your Lordship please. My Lord, I have this to fay further, What I did

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in this Matter was Jurisperitorum Concilio. I confulted my Council, who is the Judge of my Courts, as well as others; and the Law fays, That what is done by the Advice of Council, shall not be interpreted to be done maliciously, or obstinately. The Law, in this Case, requires, that if a Prince require a Judge to exccute an Order, which is not agreeable to the Law, he shall Rescribere & Reclamare Principi. my Lord, I conceived I acted in this according to my Duty, for I wrote back to my Lord President, in as becoming Words as I could; and acquainted him, that an Order to suspend before Citation and hearing the Person, is against Law, and expected his Majesty's further Plea-

In the next Place, my Lords, I did in Effect what the King commanded to be done, for I advised Dr. Sharp to forbear Preaching till his Majesty had received Satisfaction concerning him; and accordingly he hath forborn in my Diocefs.

Lord Chanc. My Lord, will you have your Pa-

per read?

Lord Bishop. Yes, if your Lordship please. Which contained the King's Letter, and the Bishop's Answer thereto.

Lord Chane. Hath your Lordship any more to

fay?

Lord Bifhop. My Lord, I defire your Lordship would hear my Council, by whom you may have more clear and full Satisfaction concerning what I have faid.

Whereupon the Bishop was desired to withdraw, and after half an Hour, he and his Council were called in; who were Drs. Oldish, Hodges, Price, and Newton. A brief Account of what they pleaded.

Dr. Oldish. My Lord, the Question before your Lordship is, Whether the Bishopof London hath been disobedient to the King's Command; concerning which, it must be considered,

First, What was commanded to be done.

Secondly, What he did in Obedience to it.
Thirdly, What Judgment ought to have been

given by him.

It is apparent by the Letter, that the King did not take Cognizance of the Cause, for the Words are, Being informed that Dr. Sharp, &c. So that it could not be an absolute Suspension, for that supposeth a Proof of the Crime charged upon him: Then let us consider the Words themselves:

That you suspend him from Preaching. Now, my Lords, we have no fuch Thing in our Laws; fo that the Meaning must be Silencing of him. Where there is an absolute Suspension, there ought to be Citation, Form of Proceeding, Judgment and Decree; to act otherwise is contrary to the Law of God, of Nature, of all Nations in all Ages, and was never known in the World.

Lord Chane. I am loth to interrupt you; but I must tell you, this is an unnecessary Harangue; we know that it was not an absolute Suspension: But the Question is, Whether the Bishop could

fuspend him from Preaching?

Dr. Oldish. Then, my Lords, I have gained another Point; if it were only Silencing him, the Question is, Whether the Bishop did not execute the King's Commands? I think he did, and in fuch a Method as is observed in our Courts.

When any eminent Person is accused, the Judges fend to him by a Letter; and if he appears and complies with the Judges Order, the Law is fatisfied.

Judicium redditur in invitum non in volentem : The Bishop did send for Dr. Sharp, shewed him the King's Letter, advised him not to Preach till the King had received Satisfaction; in which he promised to observe his Lordship's Command, and hath not preached to this Day; so that his Ma-jesty's Command was, in Effect, fulfilled. My Lord, there is the like Proceedings in the Common Law; for if an Attorney takes a Man's Word for his Appearance, there lies no Action against the Attorney.

Lord Chanc. Cujus contrarium: There lies an

Action of Escape against the Attorney .

Dr. Hodges. My Lords, the Matter of Fact hath been stated, and the Question is, Whether the Bishop hath been disobedient to the King's Command? It appears, that he has not; because upon the Receipt of his Majesty's Letter, he required the Doctor not to Preach, and he hath obeyed him in that which the King commanded. To fuspend him, the Bishop could not do, the Act of Suspension is a Judicial Act: The King writes to him as to a Bishop, to suspend as a Bishop and as a Judge, which could not be done without the hearing of the Cause. If the Prince fends to a Person that is not a Judge, that is only in a ministerial Office, that Officer is to execute his Commands: But when the King commands a Judge, he commands him to act as a Judge. This is no light Matter the Doctor is accused of; it is for preaching Sedition and Rebellion, which requires a fevere Censure. And if the Bishop, as a Judge, had suspended him, he had begun at the wrong End, for this had been Judgment before Process: In this Cause there ought to have been a Citation, our Books giving many Instances, which would be too tedious to your Lordships - I will give this one: The Emperor's Proceedings against the King of Sicily, upon Information which he had received; and giving him no Citation, the King appealed to the Pope, who declared the Proceedings to be void; and that it was against the Law of Nature, which is above all positive the Method of proceeding before all Courts, and I humbly conceive it is, and will be, the Method of this Court; for otherwise, the Bishop need not to have been cited before you. The Bishop has done what was his Duty, he was bound to return his Reason to the King, why he did not do that which he commanded, and to expect his further Answer; which was done. I affirm, that if a Prince, or a Pope, command a Thing which is not lawful, it is the Duty of a Judge Reseribere; which is all he can do, quoting his Author.

Dr. Price. The Question is ut supra: A Citation is Jure Gentium, and can never be taken away by any positive Command or Law whatsoever: The Bishop hath obeyed the King so far as he could, and did rescribe, expecting his Majesty's further Pleasure. If the Bishop could have suspended him, it must have been done in Aula; but in regard it was only filencing him, which was required, it might be done in a private Room: The Advice of a Bishop is in fome Sense an Admonition, which is a Judicial

dicial Act, and this was given by a Bishop, and

obeyed by the Doctor.

Dr. Newton. My Lord, the Question is not ut supra, the Bishop hath not been disobedient. in Nature no Man can be defired to do that which is impossible, so no Man can be obliged to do an unlawful Act. (Id non fit quod non legitime fit.) This Rule obliges all Men, at all Places, and at The Charge against Dr. Sharp is of a very high Nature; and he defired to be heard before he was condemned.

My Lords, the Bishops are Custodes Canonum, and therefore must not break them themselves. I affirm, the Bishop was so far from being Disobedient, that he was Obedient to the King: For where he did Rescribere, and heard not the further Pleasure of the King returned, he ought to conclude, the King was fatisfied with what he had written, according to his Duty, and the King had altered his Commands. A Citation, as your Lordships have heard, is according to all Laws, in all Places, in all judicial Acts; there is fomething to be done according to Law, and fomewhat according to the Discretion of the Judges, and for that Reason as well as these, the Offenders ought to be cited before him; that which was in the Bishop's Power to do, he hath done, and it was in Effect what the King commanded to be done.

Lord Bishop. If through Mistake I have erred in any Circumstance, I am ready to beg his Maje-fty's Pardon, and shall be ready to make any Re-

paration I am capable.

The Bishop withdrew for Half an Hour, then was called in.

Lord Chanc. We will be here again on Wednef-day next, and I desire your Lordship to be here

again about Ten in the Forenoon.

Lord Bishop. My Lord, I desire that Care may be taken concerning the Minutes, which are taken by the Clerks of what hath passed, and that I may not be mifrepresented to the King by the Mistake of the Penman.

Lord Chanc. My Lord, you need not fear it; I hope you have a better Opinion of us; there shall be no Advantage taken by them or us.

Bishop Roch. There shall be no Advantage taken, but all imaginable Care taken concerning it.

Note, When the Councellors were Pleading, Dr. Pinfold, the King's Advocate, stood at the Chancellor's Elbow, and took Notes; by which it was expected that he should make a Reply, but he faid nothing; and 'tis suppo-fed that he staid with the Council, when the Bishop withdrew, and gave them Reasons for his Silence.

Die Lunz, 6 September, 1686.

There being present in Council the same as in the former Proceedings.

Lord Chanc. MY Lord, pray fit down. You were defired to appear this Day to hear your Sentence, which (to prevent Mistake) we have ordered to be put in Writing.

Lord Bishop. My Lord, may I have leave to

speak before Sentence is read?

Lord Chanc. My Lord, we have heard you and your Council already.

Then the following Instrument, whereby the Bishop of London was suspended, was, by the Commissioners Order, read by Mr. Bridgman, their Lordships Register.

By his Majesty's Commissioners for Ecclesiastical Affairs.

Hereas Henry, Lord Bishop of London, hath been convened before Us, for his Disobedience, and other his Contempts, mentioned in the Proceedings of this Cause; and the said Bishop being fully heard thereupon, We have thought fit, upon mature Consideration of the Matter, to proceed to this Our definitive Sentence, declaring, decreeing and pronouncing, that the faid Henry, Lord Bishop of London, shall for his said Disobedience and Contempt, be suspended during his Majesty's Pleasure; and accordingly, We do, by these Presents, suspend him the said Lord Bithere is the factor of the fac Deprivation and Removal from his Bishoprick.

Given under our Hand and Seal the 6th Day of September, 1686. Sealed with the Seal of the Court, C. J. 2. Rose and Crown with this Inscription round it, viz. Sigillum Commissionariorum Regiæ Majestatis ad Causas Ecclesiasticas.

Signed by no body at all.

Some Days since, one of the Messengers attending the Court, deliver'd to the Dean of St. Paul's a Warrant, the Tenor whereof followeth:

By his Majesty's Commissioners for Ecclesiastical Affairs.

Hereas We have given Sentence of Suspenfion against Henry Lord Bishop of London, a Copy of which Sentence, under our Seal, is hereunto affixed: We have thought fit, and do hereby enjoin and require you, to cause the said Sentence to be affix'd on the Door of that Chapter-House, and on the Place now called the South Door of the faid Church; to the End that publick Notice may be taken of the faid Suspension. And you are to certify Us, under your Common Seal, of the due Execution of what is hereby required.

At our Council-Chamber at Whitehall, on Tuefday the 28th of this Instant September, at Eleven o'Clock in the Morning. Given under our Seal this Day of September, 1686. Sealed with the same Seal as the Sentence, but no Persons Names. Subscribed to the Dean and Chapter of London.

Dr. Sharp was also suspended about the same Time, but he was foon after restor'd to the Exercife of his Function; and when the King receiv'd Advice of the Prince of Orange's intended Expedition, the Bishop's Suspension was taken off.

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CXXXIX. Proceedings against Dr. John Peachell, Vice-Chancellor, and the University of Cambridge \*, for not admitting Alban Francis, a Benedictine Monk, to the Degree of Master of Arts, April and May 1687, 3 Jac. II.



N the ninth Day of February, being Ash-Wednesday, came a Letter under his Majesty's Signet Manual, dated his Majeity's Signet Manual, dated the feventh of the fame Month; the Substance whereof was, That hearing much in Commendation of one Alban Francis,

a Benedictine, the King was pleased to command the University, that they should admit him to the Degree of Mafter of Arts, without administring to him any Oath or Oaths whatsoever, any Law or Statute to the contrary in any wife notwith-ftanding, with which his Majesty was graciously pleas'd to dispense in the Behalf of the said Alban Francis. On Monday the 21st, the Vice-Chancellor having fummon'd a Congregation, read his Majesty's Letter, purporting as before, and super-scrib'd to Our trusty and well-beloved Vice-Chancellor of Our University of Cambridge, to be communicated to the Senate there; on the reading whereof, the Senate, who made the best Advantage they could of the Vice-Chancellor's Delay, in order to get Advice, resolved to testify their common and almost unanimous Sense of the Thing, and in a Matter of fuch Consequence and novel Matter to interpose; accordingly there was a Paper, it is commonly call'd a Grace, the original Paper whereof I have seen drawn up in order to be put to the Vote of the House after the ordinary and usual Way; but the Constitution of that Body being such, that this must then of Necessity have been first proposed to what we call the Head, which confifts of fix Persons, each of which has an arbitrary Voice and Power, upon diflike to stop any Proceedings finally, and hinder it being put to the House at all; This Method was laid aside as impracticable upon that Occasion; because Mr. Baffet, a declar'd Roman Catholick, and one that had openly afferted Mr. Francis's Cause, hapned to be one of the fix who compose the Head for this Year; it was therefore presum'd, with great Appearance of Reason, that he would put a Bar to the Proceedings, so the Grace not being suffered to be offered to the House, the Senate's Sense could never have been fully and particularly known thereupon.

This Confideration constrain'd them to the Use of another Course, which was, without the Formality of a Suffrage, voluntarily to testify their Concurrence with the Vice-Chancellor, and advise him to forbear the admitting Mr. Francis till the King had been petitioned to revoke his Mandate. As foon as the Letter came to Town, the Vice-Chancellor wrote a Letter to the Duke of Albemarle our Chancellor, to beg his Intercession with the King, which he returned Word was tried with none Effect, but possibly such a Body as the University concurring and figning a Petition, if that could be admitted, might prove better and more

fuccessful. Now perhaps if every fingle Man prefent, to the Number perhaps of one hundred and fifty or two hundred, should address in Person to the Vice-Chancellor, this might look tumultuary, and it was thought the more quiet, decent, and respectful Way to send up their Sense by Messengers from each House: To this Purpose, Dr. Smoult, Professor and Mr. Norris, Fellow of Trinity-College, by the Regents. The Substance of what they delivered, was, That the House thought the Admission of Mr. Francis without the usual Oaths, illegal and unsafe, and for that Reafon advis'd the King might be petition'd, in the doing which they were ready to join and make it their Act. The Opinions were given freely to the two Messengers of each House, and the thing was fo unanimoutly approved of, that the only Persons taking notice of it, were three Papists, and one or two besides; afterwards there was a Gentleman admitted Doctor of Physick, having first taken the Oaths; and the Esquire-Beadles and Registers were fent to let Mr. Francis know, that the Senate were ready to admit him also, provided that he would fwear as the Law appointed; but he refused, infifting on the King's Dispensation: and this was the Business of the first Meeting about this Matter.

Immediately upon the Congregation's breaking up, Mr. Francis took Horse for London, to reprefent at Whitehall what had been done, and the same Afternoon the Heads met in the Confistory, to confult what Letters should be fent, and to whom: They agreed upon one to the Duke of Albemarle, and another to the Earl of Sunderland, being the Secretary of State, through whose Hands the Mandate passed: An Esquire-Beadle was dispatched presently to *London*, who after having waited on the Duke of *Albemarle*, endeavoured several times to get Access to the Lord Sunderland, but could not; at last having sent in his Letter, the Main whereof was a most humble Submission to his Majesty, with very solemn and unseigned Protestations, that what was now done, proceeded from no Principle of Disobedience and Stubborness, but a conscientious Sense of our Obligation to Laws and Oaths, and a respectful Intimation that we were ready to petition the King that it might be admitted; but not daring to approach Him without some Significations, that it would be acceptable, we applied ourselves to his Lordship, desiring him to do the University the Favour to mediate for them, &c. He was dismissed without any particular Answer: Within a few Days came a fecond Letter, dated February 24, which by reason of the Assizes and some other publick Business intervening, was not read in the Senate till Thursday, March the 11th: The University and the Vice-Chancellor in the mean Time received a Letter,

wherein they found great Satisfaction by the Opinions of some eminent Lawyers, who concurr'd in the Approbation of what was already donc, and for the future, could advise no better Course than humbly to represent the Case to his Majesty, and entreat him not to think amis of so Loyal a Body, as always the University has shewed herself to be. The fecond Letter being read the Day aforefaid, which was exactly the same as the former, excepting only the Addition of a Clause, to do it at our own Peril; the Senate proceeded as before, to advise the Vice-Chancellor to some expedient Form, representing the Case fully and clearly to the King, as well with respect to the Illegality of such Admission, as the many ill Consequences that were likely to ensue from it: This the Non Regent House did by Mr. Billers, Fellow of St. John's-College (the publick Orator) and Mr. Newton, Fellow of Trinity-College (the Mathematical Professor) the Regent House by Mr. Henry Finch, Son to the late Lord Chancellor, Mr. Burton of St. John's-College, and Mr. William Bowles of King's-College: All which was done without the least Hurry or Irregularity, without so much as asking an Opinion; but every Man went and gave it quietly and of his own Accord, so that no manner of Inducement was put upon any one to declare himself in the Business, but what proceeded meerly from his own Conscience, and a due Sense of Things. Another large Letter being prepared for the Duke of Albemarle, wherein was every thing that could be thought of to prevail with his Majesty, and one likewise shorter and less particular to the Earl of Sunderland; that very Afternoon Mr. Braddock, Fellow of Katharine-hall, and Mr. Stanhope of King's-College, were defired by the Vice-Chancellor to go to London with these Letters, and other Instructions, to apply themselves to several Persons of Quality and Character, that they would join Forces, and think it a common Cause; for so addressing to the King, the Success would be more probable, and the Honour done to the University the greater. Sunday, March the 13th, the two Gentlemen waited on the Duke of Albemarle their Chancellor, who received them with all the Goodness in the World, with Assurance, that notwithstanding he had waited on the King before, and knew his Inclinations, nay, though he had been received with something of Displeasure, yet confidering the Relation he bore us, he would make another Attempt, and thought himself oblig'd to omit no Endeavours for the University's Safety and Advantage. Monday the 14th in the Evening, the Duke of Albemarle waited on the King, and in the Passage towards the Bed-chamber, took the two Cambridge Gentlemen into the Anti-chamber, that they might be introduc'd if Occasion were: The King, on the Duke of Albemarle's acquainting him with the Affair, told him he had not then Leisure to talk, but he commanded the Letter which the Vice-Chancellor fent to the Duke of Albemarle, with which in his Hands he passed through the Rooms; and making that Evening a Visit to the Queen Dowager, gave the Duke no further Opportunity of knowing his Pleasure at that Time. At the Duke's return from the Inner-Room, the Gentlemen defired him to give leave that they might use his Name to procure an easy Admittance to the Earl of Sunderland; for they resolved to deliver their Letter to no Hands but his own, if that might be: The Duke immediately sent his Gentleman of the Horse to one Vol. IV.

of the Lord Sunderland's Secretaries, making it his Defire that Mr. Braddock and his Companion might fee the Earl, who accordingly appointed them to attend next Morning, and then conducted them to the Earl of Sunderland's Bed-side, who took the Letter, and after some further Applica-tion to him by Word of Mouth, he promised to acquaint his Majesty, and tell them his Pleasure. On Thursday, at that Time when Mr. Braddock and Mr. Stanhope came, the Account they received was only this, That the King had feen the Vice-Chancellor's Letter, and was offended at the Proceedings of the University, and would take Care

very shortly to give a further Answer.

Saturday the ninth of April, Mr. Atterbury came down with a Summons from the Ecclefiastical Commissioners to this Effect; That whereas Complaint to them was made against the Vice-Chancellor and Senate of Cambridge, for having refused to comply with his Majesty's Royal Letters in Behalf of Mr. Francis; they were therefore commanded to appear, the Vice-Chancellor in Person. the Senate by themselves, and the Deputies before the Lords Commissioners, in the Council-Chamber, the 21st of April, to answer to such things as shall be objected against them in his Majesty's Behalf upon the Premises, &c. Monday April the 11th, a Senate was called, and Persons nominated to reprefent the University, together with the Vice-Chancellor; all which being unanimously approved by the Senate, they empowered them, by an Instrument under the Common-Seal, to answer in their Behalf, and be their full Actors, Attorneys and Proctors, as to what should arise from the Commission upon the late Summons. And Mr. Atterbury having received private Instructions to stay, and cite every Man that was chosen personally, he came accordingly into the Senate-House, and fummon'd as many as were present, waiting on the rest on a convenient Time. The Persons deputed by the Senate to represent and act were these:

Dr. John Peachell Vice-Chancellor, Master of Magdalen-College.

Dr. John Eachard, Master of Katharine-hall. Dr. Humfrey Babington, Fellow of Trinity-Col-

Dr. Thomas Smoult, Fellow of St. John's-College, and Professor of Casuistical Divinity.

Dr. William Cook, Doctor of Civil Law, and Fellow of Jesus-College.

Mr. John Billers, Fellow of St. John's-College, and the Publick Orator.

Mr. Isaac Newton, Fellow of Trinity-College, and Mathematical Professor.

Mr. James Smith, Fellow of Queen's-College. Mr. George Stanhope, Fellow of King's-College.

THURSDAY, April the 21st, 1687. Council-Chamber. Commissioners present.

L. Chancellor Jefferys. L. Bishop of Durham. L.President Sunderland. L. Bishop of Rochester. L. Ch. Justice Herbert. L. Mulgrave. Earl of Huntingdon.

L. Chanc. I S Mr. Vice-Chancellor here? Which is he?

He standeth over against the Lord Chancellor, bowed and shewed himself.

L. Chanc. Is there any one come from the Senate to attend him?

Kk 2 Mr. Stan-

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Mr. Stanhope. Yes, my Lord, we are eight of us here deputed by the Senate to answer what shall be objected against them, according to your Lordships Summons.

The Noise and Crowd being great, Mr. Bridgman the Register was forced to repeat that again to

the Lord Chancellor.

L. Chanc. Read the Summons.

Which was done.

L. Chanc. Now Mr. Vice-Chancellor, what have you to say why you did not obey his Majesty's Command, in Behalf of the Gentlemen mentioned there?

Vice-Chanc. My Lord, you enquire of me why I did not admit Mr. Francis, according to the

King's Letters?

L. Chanc. Yes, that's the Question I ask you. Vice-Chanc. Is this the only Question vo ur

Lordship is pleased to ask me?

L. Chanc. Nay, Mr. Vice-Chancellor, we will not capitulate in the very Beginning: Pray answer the first, and then you shall know what we have to fay more.

Vice-Chanc. It is but a little while fince we met in Town, and this is a Question of great Concern; I am not prepared to answer it on a sudden.

L. Chanc. Why, Mr. Vice-Chancellor, my Lords specified it in their Summons what would be questioned, on Purpose you should not come unprepared; but it may be Mr. Vice-Chancellor did not attend sufficiently to that Part of the Summons, therefore let it be read to him once more.

Which was done.

L. Chanc. Now, Sir, you hear it is for refufing

to comply with the King's Commands.

Vice-Chane. My Lords, I beg Time to answer you. My Lords, I am a plain Man, not used to appear before such an honourable Assembly, and if I should answer hastily, it may be I might speak something indecent or unsafe, which I should be afterwards forry for; therefore I beg Leave, my Lords, to have Time allowed us for giving in such Answer, as may be both for our Safety, and your Lordship's Honour.

Lord Chanc. [Smiling.] Why, Mr. Vice-Chancellor, as for your own Safety, my Lords are willing and the all the Chancellors.

ling you should take all the Care you can; but for what concerns our Honour, do you not trouble your felf; we are able to confult that, without

any Interpolition of yours.

Vice-Chanc. My Lords, I beg your Pardon if I have said any thing unbecoming; I mean only the Honour that is due to your Lordship's Quality, my Lord; and therefore being to answer before Persons of Quality, I beg leave to do it with Council, and in Writing.

Lord Chane. Well, withdraw a little, and my

Lords will consider of your Request.

Then all the Company withdrew, and about three Quarters of an Hour after the Vice-Chancellor was sent for into the Anti-Chamber, where Mr. Bridgman told him, the Lords Commissioners had given him Time till Wednesday next, till Four in the Afternoon, and Leave to put his Answer in Writing, and with Council, and by what Council he would.

When the Council had heard the Commissioners had granted it, they were something surprized, and loath to move in the Thing without a Rule of Court; therefore on Friday Morning Dr. Eachard and Mr. Stanhope went to Mr. Bridgman's Office, to defire such an Order, or at least a Copy of what had been faid to the Vice-Chancellor; but he told them he had no Power to give either; only he repeated the Words over again for the Satisfaction of them and the Council, which was the fame the Vice-Chancellor had related from his Mouth before.

WEDNESDAY, April 27, 1687.

In the Council-Chamber. Commissioners present as before.

BOUT a Quarter of an Hour before the Lords met, Mr. Bridgman came to the Vice-Chancellor, and defired to know of him, whether he gave his Answer in Writing only, or whether any Council would appear to argue it; to which the Vice-Chancellor answered, That his Answer was drawing out in Writing, and that he did not expect any Council there that Day. Mr. Bridgman replied, The Lords had commanded him to ask these Questions, and would expect to know so much before they began to proceed. When the Delegates were called in, the Lord Chancellor faid.

L. Chanc, Mr. Vice-Chancellor, the last Time you were here you defired Time to put in your Answer in Writing: My Lords have indulged you

fo far, now where is your Answer?

Vice-Chanc. My Lord, here it is-And gave it to Mr. Bridgman, who, after a Whisper, put it round the Table.

L. Chanc. Read it.

To Mr. Bridgman.

The Answer of the University and Senate of Cambridge, to the Question, Why they did not admit Alban Francisto the Degree of Master of Arts in the same University, according to his Majesty's Man-datory Letters under his Signet Manual? The Vice-Chancellor and Senate of Cambridge, for, and in Behalf of themselves, and the said University, say,

HAT by the Statute made prime Eliz. and entituled, An Act to reflore to the Crown entituled, An Act to reflore to the Crown the antient Jurisdictions over the State Ecclesiastical and Spiritual, and abolishing Foreign Power repugnant to the same; it is enacted, amongst other Things, That every Person that shall be promoted to any Degree of Learning in any University within this Kingdom, before he shall receive or take any such Degree, shall, before the Chancellor or Vice-Chancellor of the University, take the Oath in the Statute mention'd and appointed; purporting, that he doth thereby testify and declare in his Conscience, that his Majesty is the only supream Governor of this Realm, as well in all Spiritual and Ecclefiastical Things and Causes, as Temporal; that no Foreign State or Potentate hath, or ought to have any Jurisdiction, Superiority or Authority, Ecclesiastical or Spiritual, within this Realm; and that therefore he doth renounce and forfake all Foreign Jurisdiction and Authority, and promise to bear Faith and true Allegiance to the King, his Heirs and Successors, and to his Power affift and defend all Jurisdictions and Authorities granted, united or annexed to his Majesty's Imperial Crown of England. That by the Statute made quinto Eliz. entituled, An Act for the Assurance of the Queen's Royal Prerogative over all Estates and Subjects within her Dominions, it is likewise enacted, That every · Person

• Person that shall be admitted to any Degree of
• Learning in any of the Universities, before he
• shall be allowed or suffered to take upon him
• such Degree, shall take the aforemention'd Oath
• before such Person or Persons as shall have
• Authority by common Use to admit him to such

Degrees. That by the Statute made by his Majesty's Royal Grandfather, King James the First, in the third Year of his Reign, entituled, An Act for the better Discovering and Repressing of Popish Recufants, another Oath is commonly prescribed, the Oath of Obedience; by which Oath, is the Person that takes it, among other things, enjoined to swear, that his Majesty is lawful and rightful King of this Realm, and all other his Dominions and Countries; and that the Pope neither of himself, or by any other Means, hath Power or Authority to depose his Majesty, or dispose of him, his Kingdoms or Dominions; or to authorize any Foreign Prince to invade him or them, or to discharge his Subjects from their Obedience or Allegiance to his Majesty, or to give Leave to bear Arms against him; and that he, with true Faith and Allegiance to his Majesty, will defend him to the utmost of his Power. And afterwards, in the Statute made in the ninth Year of his Majesty's said Royal Grand-father, entituled, An Act for administring the Oath of Allegiance, in it is enacted, That the faid last mentioned Oath shall be taken by the Vice-Chancellor and Principal of Houses in the University, in the Convocation before the

Time being, in the Congregation-House.
That the Vice-Chancellor, and every Member of the Senate, have taken the said Oath, and the Vice-Chancellor and Senate are entrusted to put them in Execution in the said University.
That the Vice-Chancellor, by his Oath of

Senior Mafters, and by every other Person that shall be permitted or promoted to any Degree in Schools, before the Vice-Chancellor for the

That the Vice-Chancellor, by his Oath of Office, has also fivorn duly to execute his Office, according to the Laws, and cannot admit to any

Degree without the Senate.

That the faid Statutes were made for the Pre-

fervation of Doctrine and Religion, professed by the Church of England, and established by the Laws of this Realm, and of the Prerogative and rightful Power of his Majesty; that upon the Receipt of his Majesty's Royal Letters Mandatory, the same were by the Vice-Chancellor communicated to the Senate; and in order to the admitting the said Alban Francis to the Degree of Master of Arts, the said Oaths were offered

to be administred to the said Alban Francis, if he would take the same, but he refused.

That the admitting him without the faid Oaths had been contrary to the faid Statutes, and a Breach of the Trust in the Vice-Chancellor and Senate reposed, and a Violation of their Oaths; and therefore they could not admit him to the said Degree of Master of Arts: And by humble Application to his sacred Majesty, did, and now again do, humbly desire your Lordships to represent this their Case to his Majesty, that they may not lie under his Majesty's Displeasure upon any Misapprehension thereof. But whether your Lordships will, as a Court, take Cognizance of this Matter, they humbly pray your Lordship's Consideration, since that the taking a Degree of Master of Arts in the University, or the ad-

6 mitting and refusing to such a Degree, is not 6 any Cause or Matter Ecclesiastical or Spiritual, 6 but of Lay and Temporal Cognizance.

And they further offer to your Lordships, that in the Statute made in the fixteenth of the Reign of his Majesty's most Royal Father King Charles the First, entituled, An Act for repealing of the Branch of a Statute, Primo Eliz. concerning Commissioners for Causes Ecclesiastical; and whereby the faid Branch is repealed, it is enacted, "That no new Court shall be erected, ordained or appointed within this Realm, which shall or may have like Power, Jurisdiction or Authority, as the High Commission Court then " had, or pretended to have; but that all and eve-" ry fuch Commissions and Grants, and all Pow-" ers and Authority granted, or pretended to be granted thereby, shall be void and of none Effect, as in and by the faid Statutes more fully appears. Which being read, my Lord Chancellor faid, Is it fign'd?

Mr. Bridgman. Yes, my Lord.
Lord Chanc. Read their Names.

Which was done.

L. Chane. Well, have you any more to fay?

Mr. Vice-Chane. No, my Lord, not at this Time.

L. Chanc. Then withdraw.

All the Company withdrew, and about an Hour and a half after the Court rofe; and afterward Mr. Bridgman defired to speak with the Vice-Chancellor and Delegates in the Council-Chamber, to whom he said, That their Lordships had commanded him to tell them, they put off all further Consideration of this Matter till Saturday come Sevennight, and then they expected their Attendance. Again, Mr. Vice-Chancellor asked him, If Council would be expected to plead on their Answer? He replied, Their Lordships had given him no Commission to say any thing to that. So they all withdrew.

#### SATURDAY, May 27, 1687.

THIS Day it was publickly discoursed through the Town, that the Lords had received a new Commission; and immediately Lawyers were consulted, whether it were proper to urge that at this Appearance. What could be gathered thereupon, was to this Essect: That it were a good Plea, if it could be well proved, for in receiving a new Commission in the Midst of Process, especially if there be any Alteration in it as to the Extent of their Power, would at least be a good Pretence to begin the whole Cause again, and gain Time; but that it was by no Means safe to alledge the Thing, for a flying Report is no Evidence; and if that Report were false, it might be a great Prejudice to them and their Cause.

Council-Chamber. Commissioners present as before.

Lord Chane. Mr. Vice-Chancellor, the last Time you were here, you gave in a Paper to my Lords, signed by your self, and several others coming from the University, which consists of several Parts; but there is one Thing I I must crave Leave of my Lords to discourse you on, which concerns your self. The Lords took Notice, that you alledge an Oath: That Oath it seems hindred you from obeying the King's Mandate.

Pray what was the Oath?

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Vice-Chanc. My Lord, this is a new Question which you were pleased not to put before, and I

beg Leave and Time to answer it.

L. Chanc. Why, Mr. Vice-Chancellor, this quires no Time. My Lords, I tell you, took requires no Time. Notice of an Oath you pleaded for your self, and now they desire to know what the Oath is.

Vice-Chanc. I beg I may not answer hastily, but that your Lordinips would let me know what Questions you would ask me, and let me answer them in Writing, and by Council.

Lord Chane. Why did you not consult Council

when you took your Oath? I am really concerned for the University of Cambridge, whereof I my felf was once a Member, that the Vice-Chancellor, who is the Head, and the Representative of so learned a Body, should come here before the King's Commissioners, and not be able to give an Account of the Oath by which he acted all this time, but defires Council and Time to tell what the Oath is.

Dr. Cook. My Lord, if your Lordship pleases, I think I remember the Words of the Oath.

L. Chanc. Nay, good Doctor, how came you, who never were Vice-Chancellor, and fo never took this Oath, to know it better than one that is Vice-Chancellor, and hath taken it?

Vice-Chanc. I cannot call to Mind the very Words of the Oath, but the Substance of it is this, That I should well and faithfully, præstare, or administrare munus, or Officium Procancellarii.

L. Chanc. Ay, Munus, or Officium:

what then?

Vice-Chanc. And, my Lord, this Office I take to be stated by the Statutes of the University, and the Laws of the Land.

Lord Chanc. Well, and how long has this been

the Vice-Chancellor's Oath?

Vice-Chanc. Indeed, my Lord, I am not able

to tell you exactly.

Lord Chanc. How long do you think? I will not tie you to any Time.

Vice-Chanc. Ever fince I knew what belonged

to it; ever fince I was Head of a College.

Lord Chanc. How long have you been Head of a College?

Vice-Chanc. Six or feven Years, my Lord. Lord Chanc. Have not other Vice-Chancellors admitted to Degrees without Oaths, who have taken the Obligatory Oath as you have done?

Vice-Chanc. Indeed, my Lord, I cannot tell; I cannot remember every particular Thing that

has been done.

Lord Chanc. Well, because we will keep close to the Question, don't you remember any Master of Arts made without Oaths?

Dr. Cook. Not under the Quality of an Uni-

versity Nobleman, my Lord.

Lord Chanc. Nay, good Doctor, you never were Vice-Chancellor yet: When you are, we may consider you.

Vice-Chanc. The Answer to your Question will depend upon our University Book and Records; and if you'll allow us Time to consult them,

we can give your Lordship an Account.

L. Chanc. Nay, look you, Mr. Vice-Chancellor, you have given in an Answer in Writing already, and because there is something in that my Lords would be further fatisfied in, they have left it to me to ask you some Questions: I ask you, therefore, if you remember any Master of Arts

who hath been admitted heretofore without these Oaths?

Vice-Chanc, I cannot fav, I remember any, my Lord.

Lord Chanc. Did you never hear of one Dr.

Lightfoot ? Vice-Chanc. I think, my Lord, I have heard of

such a one. Dr. Cook. My Lord, I begleave to speak a few

Lord Chanc. Well, Doctor, what is it you have to fay?

Dr. Cook. My Lord, Dr. Lightfoot did subscribe. Lord Chanc. What Subscription do you mean?

Dr. Cook. To the XXXIX Articles; and the First of them is the King's Supremacy.

L. Chanc. Is Subscribing Swearing, Doctor? But Mr. Vice-Chancellor, how many have you admitted by Mandate?

Vice-Chanc. Never but one, my Lord, and he

took the Oaths.

Lord Chanc. Do you never admit without Oaths them who have not fuch particular Letters Patent from the King?

Mr. Stanhope. Never, my Lord.

And as for Dr. Lightfoot, they were aware before of this particular Person's being objected, and

therefore had provided an Answer to it.

Mr. Stanhope undertook it, because the Books and University Papers had been committed to his Inspection and Care. In answer, had he been permitted to speak, he had this to offer, That the Register of Subscribers was then in Court, and had a Paper ready in his Hands to be produced, where Dr. Lightfoot subscribed with his own Hands to the XXXIX Articles, the first whereof is the King's Supremacy; and that he could not refuse the Oath upon a Principle, because the same must have hindred his Subscription. And as a farther Proof, he did offer, they were ready to swear this, That two Gentlemen, Roman Catholicks, Servants to the Queen Dowager, did by Virtue of the same Letters from the King, at the Time of his coming to Cambridge, defire their Master of Arts Degree. Their Names were Perara and Stephens. These Gentlemen were proposed and granted, but upon Refusal to swear, admitted. Of this they could have produced, admitted. Of this they could have produced, First, A Testimony upon Oath of a Gentleman then in Court; and besides that, the University Papers and Graces, which shew these Gentlemens Names, among the Persons passed in the House, but wanting in the List of Subscribers and Commencers. After which they would have referred it to the Court, whether it was probable that the University should admit one of the Queen's Servants without Oaths, and yet refuse two more who had the same Title every way, because they would not take the Oaths; but the Lord Chancellor would not hear him.

Lord Chanc. Nay, look you now, that young Gentleman expects to be Vice-Chancellor too; when you are, Sir, you may fpeak, but till then it will become you to forbear. Mr. Vice-Chancellor, When was it pray, that you received the King's Letters? the first I mean

Vice-Chanc. I do not perfectly remember, my Lord; I can't call to Mind the Day of the

Month.

Lord Chanc. When were they dated, do you know?

To Mr. Bridgman, my Lord paufing.

Vice-Chanc. My Lord, I remember it was Ash-

Lord Chanc. And when was it these Letters were

published in the Senate?

Vice-Chanc. It was the Seven-night after, my

Lord Chanc. What's the Meaning of the Delay, Mr. Vice-Chancellor? The King's Business used to have a quicker Dispatch.

Vice-Chanc. It was a novel thing, and I was willing to give my felf and others Time to confider on it. Lord Chanc. But when you had read the Letters,

why was not the Gentleman admitted?

Vice-Chanc. My Lord, the Senate fent to me, to defire me, that I would forbear admitting Mr. Francis, till I had petitioned the King to revoke the Mandate.

Lord Chanc. Why, does the King's Mandate use to be disputed? Did you ever see a Mandate voted in the House, whether it should be obeyed or

Vice-Chanc. No. my Lord, usually they are not; but the House sent to me to forbear, for they have not had any of this Nature before.

Lord Chanc. Did you ever know any Mandates of the King's refused by the University before?

Vice-Chanc. After some Pause -- Yes, my Lord, feveral.

Lord Chanc. Pray give us one Instance. Vice-Chanc. My Lord, one Tatnell.

Lord Chanc. When, pray? How long was that

Vice-Chanc. I cannot recollect just the Time, but it was in his late Majesty's Reign; I believe, about fourteen or fixteen Years ago.

Lord Chanc, How was that? Vice-Chanc. My Lord, the Mandate was given to one Tatnell, a Non-conformist Minister, and he refused to Subscribe and take the Oaths; whereupon, my Lord, the University petitioned the King, and represented the Matter to him, and the King was pleased to recal his Mandate.

Lord Chane. Mr. Vice-Chancellor, had not you a Mandate for another Gentleman at the same Time

with this, which you refused?

Vice-Chanc. Yes, my Lord, it was to make a Gentleman Doctor of Phylick.

Lord Chanc. And he was admitted upon it, was

he not ?

Vice-Chanc. Yes, my Lord.

Lord Chanc. Did the Senate vote his Mandate? Vice-Chanc. No, my Lord, they did not.

Lord Chanc. Why should they interpose in the

one, and not in the other?

Vice-Chanc. That had no Dispensation, my Lord, for the Oath in it.

Lord Chanc. But however, if they did not vote it, nor do any others of the King's Letters, how do you know their Consent?

Vice-Chanc. My Lord, it is presumed upon their being filent, and offering nothing to the contrary.

Lord Chanc. Ay, we have a Proverb, Mr. Vice-Chancellor, Silence gives Consent, but it seems he was admitted immediately, was he not, before you could know whether they consented to it or

Vice-Chanc. No, my Lord, he was not admitted till the House desired me to forbear in Mr.

Francis's Case.

Lord Chanc. But, as to this Business of the Senate defiring you (my Lords) I hope you will indulge me to speak a little of that; for having been

formerly a Member of that University my felf. think I have some small Remembrance of the Manner of the Proceedings there: Pray, Mr. Vice-Chancellor, how was it that you knew their Minds in this Business?

Vice-Chanc. My Lord, the House sent up their

Lord Chanc. How, pray? by whom? Vice-Chanc. The Non-Regents by Dr. Smoult the first Day; and Mr. Billers the Orator, and Mr. Newton the Mathematical Professor, my Lord, the fecond Day.

Lord Chane. By whom do you fay the first

Vice-Chanc. By Dr. Smoult, my Lord, from the Non-Regent House, and Mr. Norris from the Regent House.

Lord Chanc. Well: What faid these two to

you?

Vice-Chanc. My Lord, I don't know the very Words, but it was to this Effect, That I should forbear admitting Mr. Francis till the King was petitioned.

Lord Chanc. Is that Dr. Smoult in Court? Vice-Chanc. Yes, my Lord, he is here -Then he shewed himself.

Lord Chanc. Come, Sir, What was it, I pray you, that you told the Vice-Chancellor?

Dr. Smoult. I have forgot, my Lord, the Words, but it was to the same Purpose the Vice-Chancellor told you just now, that the House desired me to acquaint him they were petitioning that the Mandate might be recalled.

Lord Chanc. And pray, Sir, who are you, that you should be thought fit to represent a whole House? Why should they choose you rather than

any Body else?

Dr. Smoult. My Lord, I suppose because I was one of the Seniors.

Lord Chanc. One of the Seniors! If you come to that, why was not the very Senior chosen?

Dr. Smoult. I cannot tell, my Lord, they came

Vice-Chanc. My Lord, he is one of our Pro-

Lord Chanc. Nay, when I ask you Questions, they prompt you, and now you prompt them; but I must tell you, Mr. Vice-Chancellor, you ought to take an Account of what is done in the House your self, and not from others.

Vice-Chanc. My Place is at a great Distance from the Non-Regent House, and I could not

fee what was done there.

Lord Chane. But should you take the Sense of a whole House from one Man?

Vice-Chanc. He came and told me, Lord, the House was of that Opinion, and I thought I had no reason to question what he

Lord Chane. How loud did he speak when he told you this?

Vice-Chanc. Pretty loud, my Lord.

Lord Chane. Was it so loud, that all the House might hear it?
Vice-Chanc. No, my Lord.

Lord Chanc. Did you fend afterwards to enquire whether he had told you their Opinions true or

Vice-Chanc. No, my Lord, I confess I did

Lord Chanc. But how came this new Way of giving Opinions; are not the Proctors usually

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the Men that bring the Sense of the House to the

Vice-Chancellor ?

Vice-Chanc. Not the Non-Regent, my Lord, they are not admitted into that House, nor have at all to do there.

Lord Chanc. Have you any thing else to offer

to my Lords?

Dr. Cook. My Lord, if the Answer that we gave in the last Day be not satisfactory, we defire to have Time allowed us to make a farther Desence, and to do it with Council.

Lord Chanc. Have you nothing to fay besides?

Dr. Cook. No, my Lord.

Lord Chanc. Nor you Gentlemen? - then

withdraw.

After the Vice-Chancellor, and three or four of the Delegates were gone off, and the Crowd was retiring, Mr. Billers, being a Person engaged in carrying up the Sense of the House, would have informed the Court (who seemed under a Mistake) more particularly of the Senate's Proceedings; and how it came topas that the usual Way of Suffrages was impracticable at that Time.

Mr. Billers. My Lords, I beg Leave to speak

one Word.

Lord Chanc. Who are you?

Mr. Billers. My Name is Billers, my Lord. Mr. Bridgman. My Lord, he is one of the

Gentlemen that figned the Paper in which was the Answer.

Mr. Billers. I am one of the Persons, my Lord, that signed the Paper in which was the

Answer.

Lord Chanc. Nay, hold Mr. Billers, give me leave to compare your Memory with Mr. Vice-Chancellor's a little; Mr. Vice-Chancellor tells me, Mr. Billers and Dr. Smoult went up both of a Day; then comes Mr. Billers, and says, that Dr. Smoult and he went up two several Days.

Mr. Billers. My Lord, I could not possibly go up from the House; I do not belong to the Re-

gent-House.

Lord Chanc. Indeed he said so, Sir; indeed he did, my Lords — Did he not? [To Mr. Bridgman.

Mr. Bridgman. Yes, my Lord.

Mr. Stanhope, behind the Bishop of Rochester. My Lord, under Favour, my Lord Chancellor is mistaken; the Person Mr. Vice-Chancellor told your Lordship went up from the Regent-House the same Day with Dr. Smoult, was Mr. Norris.

Bishop of Rochester. My Lord, I think your Lordship forgets; it was Mr. Norris that went up from the House the same Day with Doctor

Smoult.

Lord Chanc. Well, Sir, was this that you

would fay?

Mr. Billers. I was only just acquainting your Lordship what was done, and that there was no other Way —

The Thing Mr. Billers intended to urge, was, That the usual Way of Suffrage could not be practifed at that Time; so the other was taken.

Earl of Sunderland. We heard that before. Lord Chanc. Ay, Sir, we took both what was done, and what was not done; therefore withdraw. Then all the Company retired, and after an Hour

and a Half's Attendance, they were called in again, and the Lord Chancellor pronounced the Sentence upon Mr. Vice-Chancellor in the following Manner.

Lord Chanc. Mr. Vice-Chancellor, the Lords have commanded me to tell you, that they have taken some Time to consider your Answer, and are at last come to a Resolution upon it: My Business is to tell you what the Resolution is, Mr. Vice-Chancellor. My Lords confider you have been guilty of an Act of great Disobedience to the King's Commands, and other Crimes and Contempts, and fuch, that now you appear before us, you have little to say in Excuse of it; therefore as a Mark of his Majesty's and their Lordship's Displeasure, they have thought fit to appoint, that you be henceforth deprived of the Office of Vice-Chancellor of Cambridge. They likewise order, that you don't presume, at any Time hereafter, to meddle with any of the publick Business of the University. Likewife, Mr. Vice-Chancellor, their Lordships confider you have a Headship of a College; andbecause the Example of so ill a Man may be a pernicious Consequence to all under your Government, they have likewise thought fit that you be deprived of it, during his Majesty's Pleasure: But because they have a Tenderness for the College, for which all along you have thewed little Regard, my Lords are pleased to appoint, that the Revenues of your Headship shall go to the Benefit of the Society. This is their Lordships Pleasure, and to this they require your Obedience. There are likewise some other Gentlemen that have figned a Paper here. but my Lords expect their Attendance when they fit next, which will be on Thursday next; then

On Monday, Dr. Peachell wrote by an Esquire-Beadle, who attended him, to desire a Copy of the Sentence; but Answer was returned, The Sentence as yet was not committed to Writing, but verbal only, and so he could not have a Copy; but he repeated the Heads only with this Alteration, That he was suspended his Mastership, and not deprived; which was an Error in the Lord Chan-

we shall take them into Consideration.

cellor's delivering it.

The Beginning of the next Week was employed in making Enquiries after the new Commission; the Hannaper Six Clerks, and the riding Six Clerks Office knew nothing of it, nor any Court of Record could be directed to. Mr. Bridgman did own there was fuch a Thing, but did not instruct them how to come to the Sight of it. Those that spoke best of the Commissioners, urged the Removal of the Lord Chief Justice of the King's Bench to the Common Pleas, as a Thing that made a new Commission necessary for rectifying his Title: But a Gentleman, who pretended to have read it, gave them private Intimations that there were very large Additions, and very confiderable Alterations in it at my Lord Chancellor's own House. The Servants brought Word, that my Lord would speak with the Person himself that desired to fee it, and appointed him a Time; the Sollicitor went at the Hour, but did not gain Access to my Lord, and so they could not see it at all, for it was Wednesday Night, or Thursday Morning.

### THURSDAY, May the 12th, 1688.

Council-Chamber. Commissioners present as before, the Delegates appear with Dr. Peachell.

Lord Chanc. THE last Time you appeared here before us, my Lords thought fit to set a Mark of their just Displeasure upon

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the Vice-Chancellor. Gentlemen, you cannot but be sensible, and so must all the World, how pernicious and obstinate the University has shewn themsclves in resusing the King's Commands, and such Commands, I must tell you, that ought to be obey'd.

There was a Time, you may remember Instances, if you do not, I'll turn you to one in the Year 1667, when the Letters were so far from being disputed, that they passed for a Law among you, and do this Day stand recorded among the solemn Acts, and publick Statutes of the University. Gentlemen, my Lords confider there is a Difference between the Vice-Chancellor's Case and yours, and therefore did not conclude you, who represent the Senate with him, but have required your Attendance at this Time: They impute the Miscarriage of the Body to the Head Disease chiefly; though neither are you without Fault, for being so much as un-easy under the King's Commands. Gentlemen, I must tell you, my Lords understand very well the fly Infinuations in your Paper, and have com-manded me to tell you, That they know upon what Grounds they go, though they do not think fit to descend to Particulars: They know too how far that Authority extends, not only to you of the University, but to the Societies within this King-Gentlemen, your best Course will be by a ready Obedience to his Majesty's Command for the future, and by giving a good Example to others, to make Amends for the ill Example that has been given you. Therefore I shall say to you what the Scripture fays, and rather because most of you are Divines; Go your way, and fin no more, left a worfe thing come unto you.

The late King's Letters, mentioned by my Lord Chancellor, Anno 1667, concern the regulating fome of the Publick Exercises in the University; the Meaning whereof is this: The King is their Visitor, and whenever there is any thing belonging to the local Statutes and Customs which they think ought to be altered, or any Abuse which should be rectified and redress'd, their way is to beg the King's Royal Injunction in the Case, which they keep upon Record, and obey as a Statute. How good an Argument is this against them, for not obeying a private Mandate, contrary to four known Laws of the Land; and how parallel

the Case, is easy discern'd.

As they were drawing off, he call'd them again,

Lord Chanc. Hold, Gentlemen, I know something more to fay to you. My Lords require, as a Testimony of your Obedience, that you who represent the Senate, should take Care they have the University Statutes brought to lie before them

Dr. Cook. My Lord, we do no longer represent the Senate; our Delegation is determined with the Vice-Chancellor's Deprivation, my Lord.

Lord Chanc. Well, if your Commission be expired, we will give you a new one; we are able to give you a Commission: We suppose you had fufficient Authority for appearing here.

Dr. Cook. Does your Lordship expect that we should attend with the Statutes our selves?

Lord Chanc. No, no, fend them up by a proper Officer: You are only to carry a Message from us to the Senate, and tell them what we expect.

Dr. Eachard. In what Time does your Lordship

expect them?

Lord Chanc. In a convenient Time; we will not tie you up; but if you be tardy, my Lords will take care to quicken you by an Intimation; I Vol. IV.

mean only a Copy, not original Statutes. You are now discharged from any farther Attendance

The Delegates, upon the Vice-Chancellor's Deprivation, being no longer capable of acting as Publick Persons, and consequently of deriving any ill Confequence upon the Body they have reprefented, thought they might venture their own Perfons more boldly: Therefore, in order to fatisfy the World, they were mighty defirous to bring about a fecond Hearing of the same Points, which, before the Vice-Chancellor's Sentence, they were not fuffered to speak to, and which, when the Vice-Chancellor was asking, they had not an Opportunity of answering so very particular as they could have wish'd, confining themselves to such Questions, all the while, as did not concern the Vice-Chancellor folely and personally, but affected the whole Senate jointly with him: Which Order they had likewise observed in interposing at the Trial. This Answer they had ready to offer in Writing, if that could be admitted; but if not, resolved to argue it by Word of Mouth: The Substance of it may be reduced to two Heads:

First, The Business of admitting others, and particularly Dr. Lightfoot, without Oaths. As to Lightfoot's Case, what they intended to have urged in Court, you have feen already; but as

to others.

I. That Peers are by the very Act of Parliament

5 Eliz. exempted from the Oath.

II. That all fuch as the University calls Noblemen, have Time out of Mind enjoyed the Privilege of Peers.

III. That under that Quality they never admit

any without Oaths.

IV. That if at any Time, upon the entertaining of a Prince, or any such Solemnity, any one has slipped out in the Crowd, which they are not conscious of, this is to be imputed to Hurry and Inadvertency, and cannot be parallel to this Case, where the Senate acted with Leisure and Deliberation.

V. That even these Degrees, given to Noblemen and Strangers, are Honorary and Complemental, and so different from what the Statute calls Degrees of Learning, and Men use, exercise and make a Gain of

their Profession.

VI. That supposing never so many to be admitted without Oaths, this they acknowledged to be irregular, and the Breach of a Law in one can be no Precedent for another to follow.

VII. That however, they are very fully and particularly affured, no Man was ever admitted, who positively refused the Oaths, which this Mr. Francis

I. That every Man who is a Member of that, or any other Senate, bath fuch a Right to propose, debate and advise, as Occasion shall require, and protest against any irregular Proceedings in it.

II. That in a Matter contrary to the Laws, and fo highly concerning their University and Religious, as the opening fuch a Gap for the Men of any Perswasion to become Members of their Body and Senate (which every Resident Master of Art is) it had been the greatest Infidelity and Negligence to have sat still.

III. That their Suffrage not being ask'd by the common Way, ought not to have been a Bar, because every Man in his Matriculation Oath, obligeth himself to be affifting to the Chancellor and Vice-Chancellor, and to defend the State, Honour and Dignity of the Univerfity, according to his Power and Capacity, and this to do Suffragio & Concilio, rogatus & non rogatus.

L 1 IV. That

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IV. That representing the whole Houses Opinions by a few, is a Practice common to all numerous Congregations, and usual in this, for any single Man, voluntarily to go and address the Vice-Chancellor in Behalf

of this whole College, or otherwise.

V. That the late King commanded, by his Royal
Letters, that all Address to the Vice-Chancellor should be made in the most quiet, decent, and respectful Manner: And this way was thought more conformable to that Command, than the Hurry of every Manap-

plying himself Personally.

VI. To give the better Reputation to the Thing, and make it unexceptionable, the Persons sent from the Senate to the Vice-Chancellor, were all Men either of Publick Character in the Body, or the Seniors of their Houses, or some way eminently known in the Univerfity; but they being admitted, as you have feen, on Thursday, there was no Opportunity at all of offering a Dispute.

Animadversions on WEDNESDAY, April 27.

THIS Day the Plea was given in, and the only Thing needful to be remark'd, is, the usual way of demurring to the Court's Jurisdiction, which is commonly either the only, or first Plea, in such Cases: But the Delegates look'd upon themfelves as obliged not only to defend their Cause, but to satisfy the World; therefore they were defirous that all People should be satisfied upon what Reasons they acted; and to this Purpose they first insisted upon them, which they did not at all doubt but it would be patiently heard; whereas, if the Court's Jurisdiction had come first, that would, in all Probability, have occasioned the whole Plea to be stifled and over-ruled.

SATURDAY, May 14. 1687.

M. Atterbury came to Cambridge, with two Orders under the Commissioners Seal; one to the Proctors to proceed in the Choice of a new Vice-Chancellor, and the other to Magdalen-College Fellows: To each of which was annexed a Copy of the Sentence to be fixed upon the School-Doors,

and Magdalen-College-Gates: And on Thursday. May the 17th, Dr. Balderson, Master of Emanuel-College, succeeded in the Office of Vice-Chan-

A Copy of Dr. Peachell's Sentence, as it was fix'd on the Publick School-Doors, and Magdalen-College-Gates.

By his Majesty's Commissioners for Ecclesiastical Causes, and the Visitation of the University, and of every Collegiate and Cathedral Churches. Colleges, Grammar-Schools, Hospitals, and other the like Incorporations, or Foundations or Societies.

WHEREAS John Peachell, Doctor of Divinity, Vice-Chancellor of Cambridge, Master of Magdalen-College, in the said University, has been conven'd before us, for his Disobedience to his Majesty's Royal Letters Mandatory, and other his Con-tempts; and the said Dr. John Peachell having been fully heard thereupon, we have thought fit, after ma-ture Consideration of the Matter, to Declare, Decree and Pronounce, That the said Dr. John Peachell, shall, for the said Disobedience and Contempts, be deprived from being Vice-Chancellor of the said University and from all Power of acting in the same: And also, that he be Suspended ab Officio & Beneficio of his Mastership of the said College, during his Majesty's Pleasure; and accordingly we do by these Prefents deprive him the said Dr. John Peachell, from being Vice-Chancellor of the said University, and from all Power of asting in the same. And we also Suspend him ab Officio & Beneficio of his Mastership of the said College, peremptorily admonishing and requiring him hereby, to abstain from the Function of Master of the said College, during the said Suspension, under Pain of Deprivation from his Mastership. And we also farther Order and Decree, that the Profits and Perquisites belonging to his said Mastership, shall, during the same Suspension, be applied to the Use and Benefit of the said College.

Given under Our Seal, the 7th of May, 1687.



CXL. Proceedings against St. Mary-Magdalen-College Oxon. for not Electing ANTHONY FARMER President of the Said College, June, &c. 1687. 3 Jac. II. \*.

A Narrative of the Election of Dr. Hough President to St. Mary-Magdalen-College, Oxon, 1687.



HE Presidentship of St. Mary-Magdalen-College, in the University of Oxon. being void by the Death of Oxon. being void by the Death of Dr. Henry Clark, late President of the fame, the Vice-President, Dr. Ald-

worth, gave notice to all the Fellows prefent in the

Chapel, on Thursday the 31st of March, 1687; where it was unanimously agreed to proceed to the Election of a Prefident, on Wednesday the 13th of April following, at Nine o'Clock in the Morning, in the Chapel: And in order thereto, the Vice-Prefident caused a Citation to be fix'd on the Chapel Door of the faid College, fignifying the Va-cancy, Time and Place of the Election; according to the Direction of the Statutes. But before the Day of Election, being credibly informed that his

Majesty had been pleased to grant his Letters Mandatory in Behalf of Mr. Anthony Farmer, they most humbly represented to his Sacred Majesty. in their Petition bearing Date April the oth, That the faid Mr. Farmer was uncapable, by their Statutes, of being President; and therefore did most humbly pray his Majesty to leave them to a free Election, or recommend such a Person to them, as was capable by their Statutes. Monday, April the 11th, his Majesty's Letters Mandatory were delivered by the Hands of Mr. Robert Charnock, \* Master of Arts, and Fellow of the said College, directed to the Vice-President and Fellows of Magdalen-College in Oxon. requiring them forthwith to elect the said Mr. Farmer, and admit him President: Which Letter the Vice-President read in the Chapel of the faid College, between the Hours of four and five o'Clock in the fame Day, after Evening-Service, before the Fellows of the College, there present, and asked them, Whether they in Obedience to his Majesty's Letters, would forthwith elect and admit Mr. Farmer President? Who all agreed, in Consideration to Mr. Farmer's not being qualified, and the Danger of Expulsion to any of the Fellows that should be abfent from the Election, and that the Time of Election, according to the Citation, was so near, to defer their Answer till Wednesday following: Whereupon the Vice-President required all the Fellows to be present in the Chapel the said Wednesday Morning at nine o'Clock. All the Fellows being then met, the Vice-President read the Statute De Electione Presidentis; and the Statute & Eliz. against corrupt Elections was read also: After which the Vice-President read the King's Letter in Behalf of Mr. Farmer, and the second Time demanded an Answer of the Fellows thereto. Their Answer

next Morning nine o'Clock. Thursday, April the 14th, at nine o'Clock in the Morning, all the Fellows being met, the Vice-President told them, That the Election of a President had been deferred upon account of their Petition to his Majesty; in answer to which, they had not then received his Majesty's Pleasure; that the next Day was the utmost Time they could defer the Election by the Statutes, and therefore it was necessary they should come to some Resolution: He told them farther, That the King had commanded them to elect Mr. Farmer, and asked their Sense therein: Which was unanimous (except Mr. Charnock) that the Election should be deferred till the next Morning eight o'Clock; and in order thereunto, the Sacrament to be adminifired first; and accordingly it was adjourned.

was to this Effect: That having a Petition now lying before his Majesty, they ought not to proceed to Election, till they had received his Majesty's Answer to the same: And thereupon they all agreed

(except Mr. Charnock) that the Election should be

deferred; which was accordingly done, until the

Friday, April the 15th, at nine o'Clock in the Morning, the Vice-President and Fellows being met, Dr. Thomas Smith and Captain Bag shaw, two of the Fellows, acquainted the rest, from my Lord-President of the Council, That in Answer to their Petition, his Majesty had sent his Letter to the College, that he expected to be obeyed. After which, the Vice-President read again the King's Letter to them, and ask'd, whether in Obedience thercunto, they would elect and admit Mr. Farmer

Prefident? They answered, That they defired they might proceed to an Election. Then the Vice-President having proposed, whether having received his Majesty's Pleasure in Answer to their Petition, they would make any further Address? The Vice-President, Dr. Fairfax +, Dr. Pudsey, and Dr. Thomas Smith, were for a second Address: but all the rest declared immediately for proceeding to the Election.

Then the Vice-President proposed, whether they would go to an Election Viva voce, or by Scrutiny? The Vice-President, Mr. Thompson, and Mr. Charnock, were for proceeding to an Election Viva voce; all the rest were for going to an Election by Scrutiny, except Dr. Thomas Smith, who was not for going to Election, until the King should again be petitioned.

This therefore being the Sense of the Majority, That they ought to proceed to the Election of a President, according to the Statutes, and this the last Day limited for Election. In order thereunto, the holy Sacrament was folemnly taken by all except Mr. Charnock. Then the Statute De Electione Prasidentis, and 5 Eliz. against corrupt Elections, was read by the Vice-President. Every one took the Oath prescribed in the Statutes to be taken, in order to the Nomination of a President except Mr. Thompson and Mr. Charnock, who refused it) And the two Senior Fellows were sworn Scrutators in the Scrutiny of the whole Society. For the Nomination of a President, Mr. Hough # and Mr. Maynard had each of them the major Part of all the Voices; and were accordingly pronounced by the Senior Scrutator, Nominati in Ordine ad Electionem Præsidentis. Then the thirteen Senior Fellows being met to elect one of these two Prefident; and every one of them fworn according to the Statute; eleven of them elected Mr. Hough, who was accordingly pronounc'd Prefident of St. Mary-Magdalen-College in Oxon. by the Senior Scrutator, in the Presence of all the Fellows: And Mr. Maynard was appointed by the thirteen Senior Fellows to present the said President Elect to the Visitor, in order to his Admission. After this, Mr. Thompson and Mr. Charnock declared Viva voce for Mr. Farmer, according to his Majesty's Letter.

Saturday, April the 16th, Mr. Hough, President elect, was presented to the Visitor || by Mr. Maynard, who at the same Time delivered to his Lordthip an Instrument under the College-Seal, containing the Proceedings of the Election: After a Sight whereof, Mr. Hough was sworn and admitted President by his Lordship, according to the

Sunday, April the 17th, Mr. Hough, at his return to the College, took the same Oath again before the Society, and afterwards as President took his Seat in the Chapel, at four o'Clock Prayers in the Afternoon.

A Copy of the King's Mandate to the Fellows of Magdalen-College.

JAMES R.

Rusty and Well-beloved, We greet you well. Whereas we are well satisfied of the Piety, Loyalty and Learning of our Trusty and Well-beloved Anthony Farmer, Master of Arts, of that your

<sup>\*</sup> He was afterwards executed for being concerned in the Assassination Plot against King William.

Norwich. 

### Assassination of Worcester,

Note: IV. 

L | 2. † Afterwards Dean of || The Bilhop of Winchester-College

### 260 140. Proceedings against Magdalen-College, Oxon. 2 Jac. II. Meeting of the Fellows, in order to appoint a Day for the Election of a new Prefident. The 13th of

for the Election of a new President.

April was the Day prefix'd with Power to prorogue

College of St. Mary-Magdalen, We have thought fit hereby effectually to recommend him to you for the Place of Prefident of our faid College, now void by the Death of Dr. Clark, late President thereof; willing and requiring you forthwith, upon Receipt hereof, to elect and admit him the faid Anthony Farmer, into the faid Place of President, with all and fingular the Rights and Privileges, Emoluments and Advantages thereunto belonging, any Statute, Custom or Constitution to the contrary notwithstanding, wherewith We are gra-ciously pleased to dispense with in this Behalf. And fo, not doubting of your Compliance herein, We bid you Farewel.

Given at our Court at Whitehall, the fifth Day of April, 1687, in the third Year of our Reign.

A Copy of Magdalen-College's Petition.

To the King's most Excellent Majesty, The humble Petition of the Vice-President and Fellows of St. Mary-Magdalen-College in Oxon.

Most bumbly sheweth,

E have been credibly informed, Mr. Anthony Farmer, who was not of our Foundation, has obtained your most excellent Majetty's Recommendation to be Prefident of your Majesty's College, in the room of Dr. Henry Clark deceased.

We therefore, with all Submission, as becomes your most dutiful and loyal Subjects, most humbly represent to your Sacred Majesty, That the faid Mr. Farmer is a Person in several Respects uncapable of that Character, according to our Founder's Statutes: And do most earnestly beseech your Majesty, as your Majesty shall judge fittest in your most Princely Wisdom, either to leave us to the Discharge of our Duty and Consciences, according to your Majesty's late most gracious Toleration, and our Founder's Statutes, or to recommend fuch a Person who may be more serviceable to your Majesty, and to this your Majesty's College:

#### A Copy of the Lord Sunderland's Letter to the Fellows.

Gentlemen,

HE King being given to understand, That notwithstanding his late Mandate sent to you for electing Mr. Farmer to be President of your College, you have made Choice of another Person; his Majesty commands me to tell you, He is much furprized at these Proceedings, and expects you should send me an Account of what pasled on that Occasion, and whether you did receive his Majesty's said Letters Mandate, before you chose Dr. Hough. I am,

Gentlemen, Your Affectionate and Humble Servant,

SUNDERLAND.

The Case of the Vice-President and Fellows of St. Mary-Magdalen-College in Oxon. in their late Election of a President.

TPON Notice of the Death of Dr. Henry Clark, late Prefident of St. Mary-Magdalen-College in Oxon, the Vice-President called a

the Election to the 17th, as they should see Cause, beyond which time it was not in their Power to defer the same. This being agreed, a Citation or Premonition was fix'd upon the Chapel-Door of the College, fignifying the same; and summoning all the absent Fellows to repair home to the enfuing Election, as the Statute in that Case directs. After this, upon the 11th of April, they receiv'd his Majesty's Letter in Behalf of Mr. Farmer, requiring them to elect and admit him President: But he having never been Fellow of that College, nor New-College, in which are the only Persons capable of being chosen by the Statutes; and wanting likewife fuch personal Qualifications as are required in the Character of a President, they did not imagine it was, or could be his Majesty's Pleafure, that they should act so directly contrary to the express Words of their Statutes, to which they are firstly and positively fworn: But did humbly conceive they were bound in Duty to believe, that his Majesty had been misinformed in the Character and Capacity of Mr. Farmer. And therefore on the 15th of April, the last of those Days within which they were confin'd to finish the Election. they proceeded to a Choice; and having first received the bleffed Eucharift, and taken an Oath, as the Founder enjoins, to choose a Person so qualified, as is there specified, they did elect the Reverend Mr. John Hough, Batchelor in Divinity, who is a Person every way qualified by the Statutes of the said College: And if it shall be objected that his Majesty did in his Letter for Mr. Farmer graciously dispense with all the Statutes that rendered him uncapable of being elected; and that therefore they might have obeyed without Breach of their Oaths: They humbly beg leave to represent, that there is an express Clause in that Oath, which every Man takes when he is admitted Fellow of the College; wherein he swears, not to procure, accept, or make use of any Dispensation from his Oath, or any Part thereof, by whomsoever procured, or by what Authority foever granted. to their former Practice, when they have elected in Obedience to the King's Letter heretofore, it has been always in such Cases where the Persons recommended have been every way qualified for the Office by their Statutes: In which Cases they always have been, and ever will be, ready to comply with his Majesty's Pleasure; it not being without unspeakable Regret, that they disobey the least of his Commands. They know how entirely their Welfare depends upon the Countenance of their Prince; nor doth any thing more deeply affect and grieve their Souls, than when they find themselves reduc'd to this unfortunate Necessity, of either disobeying his Will, or violating their Consciences by notorious Perjuries.

A Copy of a Letter to the Duke of Ormond, April the 18th, 1687.

May it please your Grace,

E the Prefident, and Fellows of Mag-dalen-College in Oxon. fenfible of the Benefits and Honour we enjoy under your Grace's Patronage, and how much it imports us to have your Advice in all the Difficulties wherewith we are press'd; having, as we fear, displeased

his Majesty in our Election of a President; do humbly beg Leave to represent to your Grace, a true State of our Case, and hope you will please to inform the King how uncapable we were to perform his Commands.

His Majesty was pleased, on the Death of Dr. Henry Clark, President of St. Mary-Magdalen-College, to command us, by his Letter, to clect and admit Mr. Anthony Farmer in that Office, a Person utterly uncable of it by our Statutes, as we are ready to make appear in many Particulars; and fince we have taken a positive Oath of Obedience to them, and that exclusive to all Dispensations whatfoever; we humbly conceive we could not obey that Command in Favour of Mr. Farmer, unless he had brought those Qualifications with him, which our Founder requires in the Person of the President; and being confined as to the Time of Election, we have been forced to proceed to the Choice of one, who has approved his Loyalty in the whole Course of his Life, and whom we think fuitably qualified for the Place.

May it therefore please your Grace to interpose with his most Sacred Majesty for us, that we may not lie under the Weight of his Displeasure, for not being in a Capacity for obeying his Commands. We know him to be a Prince of eminent Justice and Integrity, and cannot think he will value any Instance of Duty to himself, which manifestly breaks in upon the Obligation of our Consciences. And your Grace's extraordinary unblemish'd Loyalty to the Crown; and that Regard which, we assure our selves, our most honoured Lord and Chancellor has to the Peace and Welfare of this Place, induceth us to presume your Grace will omit no Endeavours to set before his Majesty the true Reason and Necessity of our Proceedings. That God Almighty protect your Grace, shall be the daily Prayers of,

May it please your Grace, &c.

The Bishop of Winton's Letter to the Lord President of the Council.

My Honoured Lord,

HE Obligation I have upon me as Visitor of St. Mary-Magdalen-College in Oxon. occasions this Address: For I am inform'd that great Endeavours are used with his Majesty to recommend one Mr. Farmer, who is not at prefent, nor ever was Fellow of the College, to be President of it; which is directly contrary to the Statutes of the Founder (as I am' confident some, who promote Mr. Farmer's Interest, cannot be ignorant of) And were there not many Persons now actually Fellows, and several who have been (in particular the Bishop of Man, and Dr. Jessop) very eminent for Learning and Loyalty, and every way qualified according to the Statutes, I should not press your Lordship to lay the Concern of the College (which hath upon all Occasions express'd its Zeal and Forwardness in Defence of the Crown, and, as I particularly know, in the great Affairs of the Succesfion) before his Majesty; who, I hope, will leave them to their Rules, as the Statutes, which have hitherto (excepting in the Times of Rebellion) been conscientiously observ'd, and which will be the highest Satisfaction to the truly Loyal Univerfity, and promote his Majesty's Service; which has always been the Endeavour of,

Your Lordship's most Humble Servant.

A Copy of the Citation to the Vice-President and Fellows, for to appear at Whitehall, June the 6th, 1687.

By his Majesty's Commissioners for Ecclesiastical Causes, and for the Visitation of the Universities, and of all and every Cathedral and Collegiate Churches, Colleges, &c.

Omplaint having been made unto Us, that I the Vice-President and Fellows of St. Mary-Magdalen-College in Oxon. have refused to comply with his Majesty's Letters Mandatory, for electing and admitting Mr. Anthony Farmer President of the same College, in the room of Dr. Clark deceased, and that, notwithstanding his Majesty's Letters, they have elected Mr. John Hough President of the faid College: You, and either of you, are hereby required to cite and fummon the faid Vice-President and Fellows, requiring them, or fuch of the faid Fellows as they shall depute in their Behalf, to appear before Us in the Council-Chamber at White-hall, upon Monday the 6th of the next Month of June, at Four in the Afternoon, to anfwer to fuch Matters as shall be objected against them, concerning the Premises; and of the due Execution thereof, you are to certify Us then and there.

Given under Our Seal the 28th of May, 1687.

To THOMAS ATTERBURY,

AND

ROBERT ELDOWS;

Or to either of them.

The Answer of the Vice-President, and other Fellows, of Magdalen-College in Oxon. who were deputed by the said College, to the Question propounded by the Right Honourable and Right Reverend the Lords Commissioners for Ecclesiastical Assairs, viz.

Why they did not obey his Majesty's Letter, requiring them to Elect and Admit Mr. Anthony Farmer President of the said College?

THE faid Vice-President, and other deputed Fellows, answered and said, That the said College of St. Mary-Magdalen in Oxon. is a Body Corporate, governed by local Statutes, granted and confirmed to them by his Majesty's Royal Predecessor, King Henry VI. for him and his Heirs and Successors, under the Great Seal of England; which are also fince confirmed by several other Patents of others of his Majesty's Royal Predecessors, That by the under the Great Seal of England. faid Statutes of the College (to the Observation of which each Fellow is fworn) it is ordered, that the Person elected President thereof, shall be a Man of good Life and Reputation, of approved Understanding and good Temper, discreet, provident, and circumspect, both in Spiritual and Temporal Affairs. And at the Time of Election of a Prefident, the faid Fellows are bound by the faid Statutes to take an Oath, that they shall nominate none to that Office, but such as are, or have been Fellows of the faid College, or of New-College in Oxon. or if they are not actually Fellows at that Time of Election, that they be such as have left their Fellowships in their respective Colleges upon

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credible Accounts. And when two qualified Perfons shall be nominated at the Time of Election. by the greater Number of all the Fellows, to the faid Office of President, the thirteen Seniors also swear that they will elect one of them, whom in their Consciences they think most proper and sufficient, most discreet, most useful, and best qualified for the Place; without any Regard to Love, Hatred, Favour or Fear. And every Fellow, when he is first admitted into his Fellowship in the faid College, swears that he will inviolably keep and observe all the Statutes and Ordinances of the College, and every thing therein contained, fo far as does or may concern him, according to the plain, literal, and grammatical Sense and Meaning thereof, and, as much as in him lies, will cause the same to be kept and observed by others; and that he will not procure any Dispensation contrary to his aforesaid Oath, or any Part thereof, nor contrary to the Statutes and Ordinances to which it relates, or any of them; nor will he endeavour that fuch Difpensation shall be procured by any other, or others, publickly or privately, directly or indirectly. And if it shall happen that any Difpensation of this sort, of whatsoever Authority it shall be, whether in general or particular, or un-der what Form of Words soever it be granted, that he will neither make use of it, nor in any fort consent thereunto. That upon Notice of the Death of Dr. Clark, late President of the said College, the Vice-President called a Meeting of the faid Fellows, in order to the appointing a Day for the Election of a new President, and the 13th of April was the Time prefixed, with Power to prorogue the same as they should see Cause, till the 15th, beyond which Time they could not statutably defer their Election; and in Pursuance thereof a Citation or Premonition was fixed upon the Chapel-door of the faid College, fignifying the same; and by which the absent Fellows were fummoned to repair Home, as the Statute in the Case requires. And the said Vice-President and other deputed Fellows farther fay, that on the 11th of April aforesaid, they received his Majesty's Letters Mandatory, to Elect and Admit the faid Mr. Anthony Farmer President of the said College: But forasmuch as the said Vice-President and Fellows apprehended the Right of Election to be in them, and believed his Majesty never intended to dispossels them of their Rights: And forasmuch as the said Mr. Farmer had never been Fellow either of Magdalen or New-College in Oxon. and had not those Qualifications, which in and by the faid Statutes of the College are required in the Character of a President, as they in their Consciences did, or do verily believe; and in regard that they could not comply with his Majesty's Letter, without the Violation of their Oaths, and Hazard of their legal Interest and Property, wherewith they are by their Statutes possessed, and which by their Oaths they are bound to maintain, they represented the same by their humble Petition to his Majesty. And having deferred their Election of a Prefident to the last Day limited by their Statutes, then they proceeded to Election, and having first received the Eucharist, and taken the said Oaths, as the Statutes enjoyn, to choose a Person so qualified as before expressed, they did elect the Reverend Mr. John Hough, B.D. and one of the Fellows of their College, a Person every way qualified to be President, who has been since confirm-

ed by the Bishop of Winton. their Visitor, as the Statutes of the said College direct.

And that they might not lie under his Maiefty's Displeasure by their Proceedings, they did, on the 18th of April, make an humble Representation thereof to his Majesty, by his Grace the Duke of Ormand, Chancellor of the University of Oxon, fetting forth their indispensable Obligations to observe their Founder's Statutes.

All which Matters the Vice-President, and other deputed Fellows, do humbly offer to your Lord-ships, and pray to be dismissed with your Lord-

ship's Favour.

This Answer was figned but by five of the deputed Fellows, Dr. Fairfax not consenting to it, who defired their Lordships to hear him apart. and take his Reasons, why he could not subscribe. After the reading of the Answer, the Lord Chancellor Jeffereys being in Hopes he would fubmit, gave him Leave to speak, saying, Ay, this looks like a Man of Sense, and a good Subject; let's bear what he will say. But finding his Mistake, and that Dr. Fairsax chiefly insisted, "That in Eccle-" fiastical Courts there should be a Liberty given " to the Party appeal'd, that he may know what he is accused of; that he desir'd that Libel, and did not know what he was called there for; and "that the Matter did not lie in that Court, but in Westminster-Hall." The Chancellor endeavoured to baffle his Plea, by telling him, He was Dollor of Divinity, but not of Law. To this the Doctor replied, That he defired to know by what Commission and Authority they sat: Which put Teffereys into such an excessive Passion, as made him cry out, Pray what Commission have you to be so impudent in Court? This Man ought to be kept in a dark Room. Why do you suffer him without a Guardian? Why did not you bring him to me to beg him? Pray let the Officers seize him.

Then the Fellows were ordered to withdraw, and after an whole Hour's Debate, the Vice-President was called in alone, and ordered to attend the Court, with the rest of the deputed Fellows, on Wednelday the 23d of the same Month. On the appointed Day the Fellows attended, and gave in the following Reasons against Mr. Farmer.

W Hereas the Vice-Prefident, and other deputed Fellows of St. Mary-Magdalen-College in Oxon. have, in their Answer to your Lordships, fet forth, that by the Statutes of the said College it is ordered, That the Person to be elected President thereof, should be a Man of good Life and Reputation, and of good Manners and Temper; and likewise, that Mr. Anthony Farmer hath not those Qualifications, which in and by the said Statutes are required in the Character of a President, as they in their Consciences did and do verily be-lieve. They humbly crave Leave to represent to your Lordships some of those Reasons which induced them to such Belief; viz.

That Mr. Farmer did misbehave himself in Trinity-College in Cambridge: That he received Admonition from the Mafter of the College, in order to his Expulsion; which remains in the Register

of the faid College, under his own Hand.
That having left Cambridge, he taught School at Chippenham in Wiltshire, under a Nonconformist Minister, without Licence.

That in September, 1683, the faid Mr. Farmer was entred into St. Mary-Magdalen-Hall in Oxon.

where fuch frequent Complaints were brought against him to the Principal, for his troublesome Humour and unquiet Temper, that, to preserve the Peace of the Society, he was desired to leave the faid Hall.

1687.

That after his leaving Magdalen-Hall, he was admitted into Magdalen-College; where discoursing about Religion, he declared, That there was no Protestant but would cut the King's Throat. Notwithstanding which, at other Times he declared to some of the Fellows of the said College, That whatsoever he pretended, he was really a Member of the Church of England; and that he made an Interest with some Roman Catholicks, only to get Preserment by their Means, and for that Reason was willing to be thought of their Religion.

That at the very Time when his Majefty's Letter came to the College in his Behalf, the faid Mr. Farmer was at Abington in very ill Company, where he continued drinking to Excess two or three Days and Nights together; and amongst other Disorders, was one of those that then in the Night Time threw the Town-Stocks into the River: And that in general, the said Mr. Farmer hath had the Unhappiness to lie under an ill Fame, as to his Life and Conversation, as by several Letters and Certificates, ready to be produced, will more largely appear.

Copies of Letters and Certificates delivered to the Lords Commissioners for Ecclesiastical Affairs, June 27, 1687.

I. I Anthony Farmer, Batchelor of Arts, and Scholar of this College, do confess, That I have behaved my felf very unlike a Member of this College, and even a Christian, at the Dancing-School: For which I humbly ask Pardon, and do acknowledge before the Seniority, that I have deservedly received of the Master my first Admonition in order to Expulsion.

Trinity-Col. Camb. June 11. 1678.

ANTHONY FARMER.

This is a true Copy of *Anthony Farmer*'s Admonition, attested by us whose Names are hereunto under-written.

Humph. Babington,
John Hawkins,
Benj. Pulleyn,
John Laughton,

II. THESE are to certifie, that Mr. Anthony Farmer was Usher to Mr. Benj. Flower, a Non-conformist Preacher in the Town of Chippenham in the County of Wilts, for the Space of Half a Year or upwards, the said Mr. Flower keeping School without Licence from the Bishop, and the said Mr. Farmer continuing his Usher for the Time mentioned, without any Licence also. Witness our Hands,

Will. Lake,
Will. Loude,
Will. Gale,

III. M.R. Anthony Farmer was entred of St. Mary-Magdalen-Hall in Oxford, September, 1683. Where, after he had been some Time, frequent Complaints were brought to me by some of the Masters, that he raised Quarrels

and Differences amongst them; that he often occasioned Disturbances, and was of a trouble-fome and unpeaceable Humour. Whereupon, that Love and Friendship might be preserved and continued in the Society, as it is used to be, I advised the said Mr. Farmer to make Trial if he could live more easily and quietly in some other House. Accordingly he did voluntarily leave the Hall, July the 13th, 1685, and got himself admitted into Magdalen-College.

WILLIAM LEVET, Principal.

IV. I Do certifie, That Mr. William Bambrigg, Gentleman Commoner of Magdalen-Hall, Oxon. did fay, that Mr. Anthony Farmer, Mafter of Arts, did entice him from his Studies in the University to go to London, where he the said Mr. Farmer did attempt to draw the said Mr. Bambrigg into several Debaucheries, both at Taverns and Bawdy-houses. Witness my Hand.

John Ryland, Master of Arts of Magd. Hall.

V. T Do certifie, That Mr. William Bambrigg, Gentleman Commoner of Magdalen-Hall, did fay, That Mr. Anthony Farmer, Mafter of Arts of the faid Hall, did receive Money of him and other Gentlemen, publickly to expose unto him a naked Woman; which he accordingly did. Witness my Hand,

Richard Clerk, Master of Arts of Magd. Hall.

VI. Am very willing to justifie any thing I have formerly said, relating to so serious a Matter as this is you enquire after.

Mr. Farmer, one Night in the Cloister, asked me why I did not get a Commission: I told him truly, I had not Friends to do it for me. He then asked me, what I would do for one? I told him, I would fight for my King, and whatsoever he should command me. He then asked me, if I would fight for the King's Religion? I told him, there would be no Occasion for that, nor would it ever be required of me. He asked me of what Religion I was: I told him a Protestant. And then he said, there was no Protestant but would cut the King's Throat; and that he should lose three thousand Pounds for being of that Religion he intended to be of; which he said was a Papist. This, to the best of my Remembrance, is the full of what he said. If I have omitted any thing, it is my Care not to write more than I would honestly and justly swear to. I am,

SIR

Your most obliged, and most humble Servant, John Brabourn.

VII. IN or about January last, 1687, Mr. Anthony Farmer declared before us, That the Report of his being a Papist was false; but that he was willing to be thought so, because it might do him a Kindness: That the Reason of his Acquaintance with Mr. Brent and Mr. Walker, was to get Preserment by their Interest: That he had not forsaken the Protestant Religion; adding, we should call him a Rogue, if ever he did: That he would not make any publick Declaration of this, but would declare it amongst Friends, when and where he pleased.

Henry Dobson, Ja. Fayrer, Tho. Goodwin. VIII, 264 140. Proceedings against Magdalen-College, Oxon. 3 Jac. II

VIII. T Do hereby certifie, That Robert Gar-diner, Porter of St. Mary-Magdalen-College, did tell me, that Mr. Farmer did very often come into the College late at Night, so much in Drink, that he could scarce go or speak. Witnels my Hand, this oth Day of June, 1687.

GEORGE FULHAM.

IX. T Pon Monday, April the third, Mr. Farmer came to the Lobster in Abington with Mr. Clerk, Mr. Gravener, and Mr. Jennyfar, about eight in the Morning, and staid some time in the House, and went from thence to the Tavern; returned again about eleven at Night, and sat up till one in the Morning: The next Day they went to the Bush Tavern and fent for a Quarter of Lamb for their Supper, and there Mr. Farmer, Mr. Clerk, Mr. Gravener, and two Troopers and others, continued till past eleven at Night, and fo returned to the aforesaid Place, and fat up till past three in the Morning. This I do affert, was the Company that the said Mr. Anthony Farmer kept, and these were the unseasonable Hours. In witness whereof, I am ready to fwear, whenever a Subpana shall be fent to

GEORGE MORTIMER.

X. MRS. Mortimer is ready to affert, That when Mr. Anthony Farmer returned to the Lobster about eleven at Night, he came much concerned in Drink, and was for kiffing the faid Mrs. Mortimer, which, he being a Stranger, fhe permitted him to do; but in doing of it, he the faid Mr. Anthony Farmer put his Tongue in her Mouth, which was fuch a Rudeness, that she immediately went out of his Company and would not come nigh him any more.

MARTHA MORTIMER.

XI. B Eing in Company with William Hopkins of Abington, the 12th of June last 1687, I heard him declare, That himself, with one Mr. Farmer of the University of Oxon. and some others, did in a Frolick, at an unseasonable Time of Night, take away the Town Stocks from the Place where they conftantly stood, and carried them in a Cart a confiderable Way, and threw them into a Pool commonly called Mad Hall's Witness my Hand, the Day and Year Pool. above written.

CHARLES PEACOCK.

Some Clauses of particular Statutes to which the Case relates.

I N their Statutes concerning their Election of a Prefident, his Character is thus described; That he must be a Man of good Reputation, and good Life, and circumspect both in spiritual and temporal Affairs.

In the fame Statutes the Oath which every Fellow is obliged to take, before he can give his Vote in the Nomination of a Prefident, is this; viz.

That he will name one or two of St. Mary-Magdalen-College, or of those who have been Fellows there, or have left their Places upon a legal and credible Account: Or that he will name one or two of the Fellows of St. Mary-Winchester-College, commonly called New-College

in Oxon, or of those who have been formerly Fellows there, and have left their Places upon a After this, the thirteen Secredible Account. nior Fellows swear, That out of the two thus nominated, they will, with all Speed, elect one to exercise the Office of a President, whom in their Conficiences they think most proper and fusficient, most discreet, most useful, and best qualified for it, either without any regard to Love, Hatred, Favour, Fear, &c. as in the fore-mentioned Statute is more largely expres-

Part of the OATH which every Fellow takes when admitted.

Item. I Do swear, that I will not procure any Dispensation contrary to my aforesaid Oath, or to any Part thereof, nor contrary to the Statutes and Ordinances to which they relate, or any one of them; nor will I endeavour that such Dispensations be procured by any other or others, publickly or privately, directly or indirectly: And if it shall happen that any Dispensation of this Sort shall be procured, or freely granted or obtained, of what Authority foever it be, whether in general or particular, under what Form of Words foever it be granted, I will neither make use of it, nor in any Sort confent thereto.

So help me Gop.

A Copy of Dr. Hough's Deprivation, by his Majesty's Commissioners for Ecclesiastical Affairs, &c.

Hereas it appears to us, that Mr. John Hough, B. D. hath been unduly elected President of Saint Mary-Magdalen-College, in the University of Oxon. we have thought fit, upon mature Confideration thereof, that the said Election be declared void, and the said Mr. John Hough be amoved from the faid Presidentship; and accordingly we do hereby declare and decree, that the said Election is void; and do amove the faid Mr. John Houzh from the Place of Prefident of the faid College.

Given under Our Seal this 22d Day of June, 1687.

A Copy of Dr. Aldworth's and Dr. Fairfax's Suspension.

W Hereas Charles Aldworth, Doctor of Laws, Vice-President of St. Mary-Magdalen-College, Oxon. and the Deputies, Fellows of the same House, have been conven'd before us, for their Contempt in not obliging his Majesty's Letters Mandatory, for Electing and Admitting Mr. Anthony Farmer Prefident of the faid College; and the faid Dr. Aldworth and Deputies having been heard thereupon, We have thought fit to declare, pronounce and decree, That the faid Dr. Aldworth shall for the said Contempt be suspended from being Vice-President of the said College: And that Henry Fairfax, Doctor of Divinity, one of the Fellows of the faid College, shall for the faid Contempt be inspended from his Fellowship; and accordingly We do hereby Suspend Dr. Charles Aldworth from being Vice-President of the said College, and the faid Dr. Henry Fairfax from his Fellowship in the said College.

Given under our Seal the 22d Day of June, 1687.

A Copy

dalen-College.

IAMES R.

Rusty and Well-beloved, We Greet you well: Whereas We are informed, That a Sentence or Decree lately made by Our Commissioners for Ecclesiastical Assairs, touching an Election in that our College, hath not been obeyed, Our Will and Pleasure is, no Election or Admission be made of any Person or Persons whatsoever, into any Fellowship, Demyship, or other Place or Office in Our faid College, till We shall fignify Our further Pleasure, any Statute, Custom, or Constitution to the contrary notwithstanding. And so, expecting Obedience herein, We bid you farewel.

Given at Our Court at Windsor, the Eighteenth of July, 1687, in the Third Year of Our Reign. By his Majesty's Command.

SUNDERLAND.

A Copy of his Majesty's Mandate for the Bishop of Oxon. to be President.

JAMES R.

RUSTY and Well-beloved, We Greet you well. Whereas the Place of Prefident of Our College of St. Mary-Magdalen, is now void, Our Will and Pleasure is, and We do hereby authorize and require you forthwith, upon Receipt hereof, to admit the Right Reverend Father in God, Samuel Lord Bishop of Oxon. into the said Place of Prefident, to hold and enjoy the same, with all the Rights, Privileges and Profits, Emoluments and Advantages thereunto belonging, any Statute or Statutes, Custom or Constitution to the contrary, in any wife, notwithstanding, wherewith We are graciously pleased, and do accordingly hereby dispense in his Behalf: And fo expecting your ready Obedience herein, We bid you Farewel.

Given at Our Court at Windsor, August 14th, 1687, in the Third Year of Our Reign.

By his Majesty's Command,

Sunderland.

A Copy of the Lord Sunderland's Letter to the Senior Fellow, Dr. Pudsey, of St. Mary-Magdalen-College in the University of Oxon. or in his Absence, to the Senior Fellow residing there.

THE King having been pleased by his Letters Mandatory, to require the Fellows of St. Mary-Magdalen-College, to admit the Lord Bishop of Oxon. President of that College; his Majesty commands me to let you know, That immediately upon the Receipt hereof, he would have you affemble the Fellows, and communicate to them his Majesty's said Letters: And I am further commanded to tell you, That his Majesty expects a ready Obedience to be paid to his Pleasure herein. I desire you would send me an Account of your Proceedings, as soon as you can, that I may acquaint his Majesty therewith. I am,

Yours,

SUNDERLAND.

A Copy of the King's Inhibition to Mag. A Copy of the Bishop of Oxon's Letter to the Senior Fellow of St. Mary-Magdalen-College in Oxon. or, in his Absence, to the Senior Fellow residing there.

> OU will receive herewith his Majesty's Mandate to admit me Prefident of your College of St. Mary-Magdalen in Oxon. together with a Letter of my Lord Sunderland's, pursuant to his Majesty's Commands. I am indisposed, as I have been for some Time, and not in a Condition as yet to travel; and therefore my Request to you is, That upon Receipt of the King's Pleasure, you would do me the Favour to admit me by P oxy (i.e.) either the next Senior Fellow under your felf, Resident, or either of my Chaplains, Mr. William Wickens or Mr. Thomas Collins, whom I depute in my stead, which is as valid in Law, as if I were present my self; and is the most usual and customary Practice. And by so doing, you will oblige,

Your very loving Friend, and Brother,

SAMUEL OXON.

OXON, September 4th, 1687.

The Lord Sunderland sent an Order to the Fellows of St. Mary-Magdalen-College, to attend the King at Christ-Church, at Three in the Afternoon. They attended accordingly.

HAT's your Name? Are you Dr. Pudsey?

Dr. Puds. Yes, may it please your Majesty.

King. Did you receive my Letter?

Dr. Puds. Yes, Sir, we did.

King. Then you have not dealt with me like Gentlemen; you have done very uncivilly by me, and undutifully.

Here they all kneeled, and Dr. Pudsey offered a Petition, which his Majesty refused to receive;

King. Ye have been a stubborn turbulent College; I have known you to be so these fix and twenty You have affronted me in this. Is this your Church of England Loyalty? One would wonder to find so many Church of England Men in fuch a Business! Go Home, and shew your felves good Members of the Church of England. Get you gone; know I am your King, I will be obey'd, and I command you to be gone. Go and admit the Bishop of Oxon. Head, Principal, what d'ye call it, of the College food by, faid Prefident] I mean Prefident of the College. Let them that refuse it look to it; they shall feel the Weight of their Sovereign's Dilpleasure.

The Fellows going out of the Lodgings, were called

King. I hear you have admitted a Fellow of the College, fince you received my Inhibition. Is this true? Have you not admitted Mr. Holden

Dr. Puds. I think he was admitted Fellow. But

Mr. Cra. May it please your Majesty, there was no new Election, or Admission, tince your Ma-jesty's Inhibition, but only the Consummation of a former Election. They always elect to one Year's Probation, then the Person elected is received or rejected for ever.

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### 266 140. Proceedings against Magdalen-College, Oxon. 3 Jac. II

King. The Confummation of a former Election! 'twas downright Disobedience; and 'tis a fresh Aggravation. Get you gone Home, I say again; go, get you gone, and immediately repair to your Chapel, and elect the Bishop of Oxon. or else you must expect to feel the Weight of my Hand——

The Fellows offered again their Petition on their Knees

King. Get you gone, I will receive nothing from you till you have obey'd me, and admitted the

Bishop of Oxon.

Upon which they went immediately to their Chapel, Dr. Pudley proposing, Whether they would obey the King, and elect the Bishop of Oxon? They answered in their Turns, They were as ready to obey his Majesty in all Things that lay in their Power, as any of the rest of his Subjects. But the electing the Bishop of Oxon. being directly contrary to their Statutes, and the positive Oathsthey had taken, they could not apprehend it in their Power to obey him in this Matter.

A Copy of the Petition offered at Oxford, September 4th, 1687.

To the King's most Excellent Majesty, &c.

Humbly sheweth,

THAT upon the 27th of August we received your Majesty's Letters Mandatory, dated August 14th, requiring us to admit the Right Reverend Father in God Samuel Lord Bishop of Oxon. to be our President; and dispensing with all Statutes and Constitutions to the contrary. It is an unexpressible Affliction to us, to find our selves reduced to such an Extremity, that either we must disobey your Majesty's Royal Command, contrary to our own Inclinations, and that constant Course of Loyalty which we have shew'd in all Instances hitherto upon all Occasions whatsoever, or else break our Founder's Statutes, and deliberately per-

jure our selves.

For our Founder hath obliged us under Oath, when we came in Fellows, inviolably to observe his Statutes, and one Clause therein enjoins us never to admit or make use of a Dispensation granted by any Authority whatsoever, whereby we may be absolved from the same. In this Statute for the Election of a President, he commands us upon Oath to elect fuch a Person into the Place of Prefident within fifteen Days after the Vacancy, who either is, or has been Fellow of our own, or New-College: Which we represented to your Majesty in our humble Petition, figned April 9th, wherein we offered our felves ready to elect any Person capable of the same, who your Majesty should be pleased to recommend; and having waited the utmost Time limited by our Statutes, and receiv'd no Answer to that Effect, we did then, according to the Exigence of our Statutes (having first taken the Holy Eucharist, and our several Oaths to that Purpose) nominate and elect such a Person as we in our Consciences did believe to be every way qualified for the Place. By which Act of ours we have conveyed all that Right to him which our Founder hath entrusted us with, and it does not lie in our Power to admit any other. Our Founder in another Statute obligeth us, under the Pain of Perjury, a dreadful Anathema, and eternal Damnation, not to fuffer any of his Statutes to be

altered, infringed, or dispensed with, and commands us under the same facred Obligations, not to execute any Orders or Decree whatsoever, contrary or repugnant to the said Statutes; by which said Statutes and Oaths, we are utterly incapacitated to admit the said Reverend Father in God to be our President.

May it please your facred Majesty, to give us Leave to lay this our Case, and our selves, with all Submission, at your Royal Feet, most earnestly beseching your facred Majesty, to extend to us your humble Petitioners, that Grace and Tenderness which your Majesty hath vouchsafed to all your other Subjects, and not to believe us guilty of any Obstinacy or Undutifulness, Crimes which our Souls abhor; but to receive us into your Majesty's Grace and Favour, the greatest Temporal Blessing which our Hearts can wish.

And your humble Petioners shall always (as in Duty bound) pray to Almighty God, to bless your Majesty with a long and happy Reign over us, and afterwards to receive you to an

immortal Crown of Glory.

A Copy of the Address which the Fellows of St. Mary-Magdalen-College gave to the Lord President of the Council, Sept. 6, 1687; and which was delivered his Majesty at Bath.

WE your Majesty's most humble, and most dutiful Subjects, the Fellows of St. Mary-Magdalen-College in Oxon. being deeply afflicted with the late Sense of your Majesty's heavy Displeasure, grounded, as we in all Reason humbly presume, upon a most unkind Misrepresentation of our Actions, in relation to an Election of a President into your Majesty's said College; do humbly beg Leave to prostrate our selves at your Royal Feet, offering all real Testimonies of Duty and And as we have never fail'd to evidence Loyalty. both our Principles and Practices to be truly loyal, in Obedience to the Commands of your Royal Brother, and your facred Self, in Matters of the like Nature; fo whatsoever way your Majesty shall be pleased to try our Readiness to obey your Royal Pleasure in any Instance that does not interfere with and violate our Consciences, which your Majesty is studious to preserve, we shall most gladly and effectually comply therewith. A stubborn and a groundles Resistance of your Royal Will and Pleafure, in the present, and all other Cases, being that which our Souls eternally abhor, as becomes,

Your Majesty's most Loyal and most Obedient

Subjects, &c.

A Copy of a Letter directed to Dr. Bayly, Fellow of Magdalen - College, Oxon. Supposed to be writ by Mr. William Penn.

SIR,

PON an Inquiry made of your present Fellows of Magdalen-College, I am informed that you are a Person eminent in that learned Body, for your Temper, Prudence and good Conduct in Affairs; and therefore very fit to be addressed to by me, who do not send you this to trapan you and your Brethren, but out of a passionate Concern for your Interest, to perswade you either to a Compliance with his Majesty's Letters Mandatory, or to think among your selves of some Expedient to prevent the Ruin of your College, and your selves:

And

And to offer it to his Majesty's Royal Consideration, that the Order for the Quo Warranto against the College may be recall'd, before it be too late; for you cannot be sensible how highly his Majesty is incens'd against you, neither can you give one Instance whether ever that Sort of Proceeding was judged against the Crown. Your Cause most think it very hard; but you are not in Prudence to rely on the Goodness of your Cause; but to do what the present Instant of Affairs will permit, and in Patience to expect a Season that will be more auspicious to Persons of your Character. Every Mechanick knows the Temper of his present Majesty, who never will receive a Baffle in any thing that he heartily espouseth; and that he doth this, yourfelves have had too late and manifest an Instance, to doubt of his Zeal in the Affair.

Where there are so many Statutes to be observed, 'tis impossible but some must be broken at one time or another; and I am informed by the Learned of the Law, that a Failure in any one Point, forseits your Grant, and lays your College

open to the Royal Disposal.

I could give many other prudent Arguments that might possibly incline you to a speedy Endeavour of putting an end to your Troubles, almost at any rate; but I shall suggest this one thing to you, that your stall Overthrow would be a fair Beginning of so much aimed at Reformation, first of the University, then of the Church, and administer such an Opportunity to the Enemy, as may not perhaps occur in his Majesty's Reign.

Your affectionate Servant, &c.

### The Answer to the afore-mentioned written Letter, dated October 3, 1687.

THE enclosed Paper is a Copy of a Letter, which by the charitable Purpole of it, feems to be writ by you, who have been already fo kind as to appear on our Behalf, and are reported by all that know you to employ much of your Time in doing good to Mankind, and using your Credit with his Majesty, to undeceive him in any wrong Impressions given him of his conscientious Subjects, and where his Justice and Goodness have been thereby abused, to reconcile the Persons injured to his Majesty's Favour, and secure them by it from Oppression and Prejudice. In this Confidence, I presume to make this Application to you, desiring your Excule for not subscribing it: For if you did write the Letter, you know to whom it was directed; and if you did not, I hope your Charity will induce you to make such use of your Light you have by it, into the Affairs of our College, as to mediate for us with his Majesty, to be restored to his good Opinion, as the only thing which is defired by us, who are zealous, above all earthly Things, for his Felicity and Glory.

We are not conscious of ever giving his Majesty any just Ossence, as it will appear with you, when you shall have perused the enclosed Papers; and have therefore no reason to fear the issuing out of a Quo Warranto against us. And though you are pleased to apprehend it, no Instance can be given of a Judgment against the Crown, upon the Process of that Writ: The Learned in the Law tell me, there is nothing more common, and whereof many Cases are reported by Kellaway, from Page 128, to Page 152, of his Book of Reports: And I think I have heard of a Case in Coke's ninth Re-

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port of the Abbels of Prata Marcella, which evinces the same; wherein also there is a Recital of Judgment given against Roger Mortimer for the King, upon a Quo Warranto in Court of Eyre, revers'd for Error in the King's-Bench. We hope, though we have many Statutes, it will be found that we have not wilfully transgres'd any of them; for all our present Troubles are derived to us from our Adherence to them, and our Fear to offend God, and blemish our Consciences, by departing from them.

His Majesty is intentionally righteous and just in all his Proceedings; he will never knowingly invade any Man's Property, as he was folemnly pleased to declare in his excellent Speech made in Council, on the 6th of February, 1684, at his 'Accession to the Government; which is again repeated in his gracious Declaration for Liberty of Conscience, of the 4th of April last past. It is upon his facred, inviolable, and Royal Word and Promise, we must depend; not doubting but when his Majesty shall be rightly inform'd of our Case, in reference to both his Mandatory Letters to our College, his Anger towards us will be totally extinguished. Our Compliance to the first (which was Mr. Farmer's Election) would have involved us in the Guilt of manifest Perjury, and the wilful Violation of our Statutes: And we are confident his Majesty would never have granted the second on the Behalf of my Lord Bithop of Oxon. if he had known we were then possess'd of a President duly elected according to our Statutes, and confirmed by the Bishop of Winton. our Visitor (as the Statutes require) and if he is thereby invested with a Lay-Freehold under the Protection of his Majesty's Laws, which we cannot undo, or attempt to invade, without subjecting ourselves to Suits at Law, and doing an apparent Injury to the President, who doth not conceive himself to be affected with the Sentence of the Lords Commissioners (to which he was no Party) whereby his Place is declared void, without any Citations, Summons, or hearing of him.

I believe no Instance can be given of a Quo Warranto brought against a College or Hall in the Universities, from the first Foundation of them to this Day, or any other Ecclesiastical Corporation: For the Abuses of some Constitutions or Franchises in them, and the Misdemeanors of particular Perfons, will not destroy a College: And if the Corporation of a College should be dissolved, the Revenues thereof will return to the Founder's Heirs, and not devolve to the Crown. And if our College must be the first Example of that kind, we shall be better justified by the strict Observation of our Statutes (at least to God and our own Consciences) than we could have been by a voluntary

and deliberate Breach of them.

It was Loyalty and Conscience, that in the Reign of King Charles I. made thirty-four of our forty Fellows, and most of the Scholars of our Foundation, rather quit their Places, and embrace Misery and Ruin, than to submit to the Government of the Usurpers of the Crown. And in Menmouth's Rebellion, the same Inducements prevailed on us to raise a Company at our own Charges, under the Command of one of our Fellows, to engage against him. And we hope that these, and many other the like Instances, which may be given of the Loyalty and Zeal of our Society to the Royal Family, will be received as Evidences thereof, and that our good and gracious Sovereign will

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not exclude us from that Liberty of Conscience which he was pleas'd to extend to all his Subjects.

SIR, I am your most affectionate Servant.

Some QUERIES fent to the Fellows of Magdalen-College from Windfor, September 15. 1687.

First, WHether, waving your Election of the Bithop of Oxon. you cannot, without Violence to your Confeience, fignify to his Majefty, or the above Reverend Bithop, your Willingness to admit the Lord Bishop President of your College?

Secondly, Whether it be not more Interest to the Protestant Religion, to have a suspected Popith President, than to have all the Places of the College refilled, by the King's sole Authority, with

Popish Novices and Priests?

Thirdly, Whether you are not under a Mistake, in thinking you should render yourselves more acceptable to the Protestant Nobility and Gentry, by your being turned out of your Fellowships by Injustice and Violence, as you conceive; or rather will not they be very cautious how they receive you into their Families, for fear of giving Of-

Fourthly, Whether his Majesty, as supream Vifitor of the University, cannot place or displace there ad libitum; or whether you have a right Notion of the Proceedings which have been practifed against you? Whether you suppose that the Lords Commissioners proceeded against you as Lords Commissioners, or Visitors? Which Notion, I am fure, will overthrow fome bodies Plea and Ex-

ception against their Authority.

Fifthly, Whether you acted like Men skilled in Business, when you refused Mr. Pen's Mediation. who you may be fure had good Authority for what he did? You could not but know that Man, and therefore must needs be fore-armed against any Wiles that could be offered to you. Whether an unanimous Subscription for an Expedient (which indeed I think you ought not to refuse in good Manners, fince the King was pleased to propose it) presented to his Majesty by Mr. Pen, or another Favourite, would prevent the Destruction of the best Foundation in Europe?

Lastly, Whether you be not drawn beyond your Knowledge by fome hot-headed Advisers, which never consider the present State of his Majesty's

Court of Justice?

An Answer to several Queries to the Vice-President and Fellows of Magdalen-College in Oxon. fent from Windsor, dated the 25th of September, 1687.

To the First. W E cannot, without Violence to our Consciences, and deliberate Perjury, admit any Person to be President of our College, that is not elected thereunto, and qualified according to our Statutes; whereby the Bishop of Oxon, is in no Sort capable; nor is there any Memorial in all our Register of any Admission of a President without Election, but of one Dr. Nicholas Bond, whole Case was as followeth; viz. Upon the Death of Dr. Lawrence Humphreys, about the 30th or 32d of Queen Elizabeth's Reign, the Queen recommended Dr. Bond (being a Fellow of our College) to be elected President. Many of the

Fellows inclin'd in their Judgment to elect one Smith (another of the Fellows) and at their meeting for Election, the Contention was fo great, that they rose without Electing, and the Obstinacy continued till the Place became laps'd: And there being no Provision in our Statutes to direct us what to do in such a Case, the Queen, by her Letters Patents, constituted the said Dr. Bond to be President; and therein declared, That her Majesty being inform'd that the Fellows had neglected to make Election of a President in due time (as their Statutes required) and those Statutes having made no Provision for such an Omission, she, out of her Princely Care for the Place, and Indulgence for those Persons who had been guilty of that Neglect, did, by Advice of the Bishop of Winten. their Visitor, constitute Dr. Bond their President; with Protestation nevertheless, that she did not thereby pretend to superfede their Statutes, or invade their Right of Election, which was thereby invested in them, but took this Course as the only means left to supply their Defect of Election.

To the Second. We must not make ourselves guilty of deliberate Perjury, for any Confiderations whatfoever, both in respect to our Consciences, and that we may not, by fuch a Breach upon our Statutes, expose our Constitution to a Forseiture,

nor do Évil that Good may come on it.

To the Third. We conceive we shall be more acceptable to all good Men, for acting honeftly according to our Consciences, than for voluntarily

and unjustly departing from our Right.

To the Fourth. We pretend not to make it a Question, whether his Majesty, by his Authority Royal, as supream Visitor, can grant a Commission for Visitation of any College that has a local Visitor by their Statutes, and are not Royal Foundations: But we are advised, that no Commission can be granted under the Great-Seal to Visitors, to place and displace Members of Colleges (whose Places are Freeholds) ad libitum, or discretum; but they must proceed according to legal Discretion, that is, by the Laws and Statutes of the Land, and the local Statutes of the College: And Places concern'd for the Headships and Fellowships of Colleges, are temporal Possessions, and cannot be impeach'd by fummary Proceedings. One Dr. Thomas Loveney, President of our College, was deprived in Queen Elizabeth's Time, by the Bishop of Winton. the legal Visitor thereof, establish'd by Royal Authority, and he appeal'd to the Queen: But by the Advice of all the Judges, it was held, that the Queen, by her Authority, as supream Visitor, could not meddle in it, but he Westminster-hall, because must bring Deprivation was a Cause meerly Temporal. The King has a great Authority Spiritual as well as Temporal; but no Commissioners can be authorized by the Crown to proceed in any Commiffion under the Great-Seal or otherwise, but according to Law; in Spiritual Causes by the Canon Law, in Temporal, by the other Laws and Statutes of the Land. And wherein the Proceedings in some Commissions are directed to be summaria & de plano, &c. Words are to be applied to shorten the Forms of Process, and not for Matter of Judgment: For Magna Charta provides for our Spiritual Liberties,

as well as our Temporal.

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An Account of the Visitation of St. Mary-Magdalen-College in Oxon.

N October 19th, Mr. Atterbury, the King's Meslenger, fixed a Citation on the College and Chapel-Doors, requiring the pretended Prefident and Fellows, and other Members of the College, to appear before the Lords Commissioners, Bishop of Chester, Lord Chief Justice Wright, and Mr. Baron Jenner, in the Chapel, at Nine of the Clock on Friday Morning, November 21.

On Thursday the Lords Commissioners came to Oxon, attended with three Troops of Horse, which

quarter there.

On Friday-Morning at Nine they went into the Chapel: The President and Fellows thinking they had defigned to fit in the Choir, made no Preparation of Seats in the outward Chapei: Upon which their Lordships adjourned to the Hall, where their Commission was then read, which in general, was the same with the former: These three being added to the other Lords Commissioners, and particularly impowered to visit Magdalen-

This done, the Names of the President and Fellows were called over, Dr. Hough being first called. All in Town appeared (except Dr. Fairfax)

and Excuses were made for the absent.

Then a Speech was made by the Bishop of Chefter, and in it his Lordship was severe against Disloyalty and Disobedience. He urg'd, that the Church of England taught an unconditionate and unlimited Obedience: He spake of the King's gracious Promises to Archbishops and Bishops, &c. which had deserved Thanks on bended Knees, notwithstanding the Oxon. Reasons to the contrary, which they knew best who was the Author thereof. He told them, that it could not be expected, but that the King would give all Encouragement to those of his own Religion, which could be done without Severity and Cruelty, which his Majesty abhorred, and without injuring the Church of England, which was at present established by Law: He told them, that this Corporation, as well as others, were the Creatures of the Crown; and that it was Infolence in their local Statutes to spurn against their Maker.

That their Diftempers had brought this Visitation upon them, the Consequences of which might be ill to the Church and Universities: That how-ever they might escape in this World, these Sins were to be accounted for above their other Sins in the next. He exhorted them by the Bowels of Christ to consider these Things: He told them, that the Eyes of the World were upon them, and they ought to take Care that their Practices might not influence their deluded Ad-mirers. In short, the whole Design of the Speech seemed to be Promises and Threats, to aim at the

inducing them to a Compliance.

The Court was then adjourned till Two in the Afternoon.

In the Afternoon were called over the Names of the Demies, Chaplains, Clerks, Choristers, and College Servants. The President then interposed, defiring Leave to speak before they proceeded any further; which being granted, he told their Lordships,

Prefident. T HE Time betwirt your Citation and Appearance was for their their and Appearance was to short, that the Society had not Time to advise with the Coun-

cil how to behave themselves on this Occasion: therefore desired of your Lordships a Copy of the Commission, and Time to consider of it.

Bish. Chester. 'Tis upon Record; you may have

Pref. Is it the same the other Lords Commissioners had?

Bish. Ch. Yes, for the most part it is.

Pref. Then, my Lord, I do affure you (and will make Oath, if you please) that I have often endeavoured to get a Copy of it, and could not pro-

L. C. J. Have you not heard it read, or will

you hear it again?

Pref. I am not capable of making a Judgment of it my felf; but it is possible there may be Errors and Defects in it, such as the Society may make use of to their own Advantage; and I am confident, it is neither his Majesty's Intention, nor your Lordship's, we should be debarred from it.

A Copy was then denied.

Bish. Ch. Dr. Hough, will you submit to this Visitation?

Pref. My Lords, I do declare here in the Name of my felf, and the greater Part of the Fellows, that we submit to the Visitation, as far as it is consistent with the Laws of the Land, and the Statutes of the College, and no further. I defire your Lordships that it may be recorded.

This was twice repeated.

L. C. J. You cannot imagine that we act contrary to the Laws of the Land; and as to the Statutes, the King has dispensed with them: Do you think we come here to act against Laws?

Pres. It does not become me, my Lords, to say so; but I will be plain with your Lordships, I find that your Commission gives you Authority to change and alter the Statutes, and make new ones as you think fit: Now, my Lords, we have an Oath, not only to observe these Statutes (laying his Hand on the Book) but to admit of no new ones, or Alterations in these: This must be my Behaviour here; I must admit of no Alteration from it, and by the Grace of God never will.

Bish. Ch. Do you observe all these Statutes?

Pres. Yes, my Lord, I hope we do.
Bish. Ch. You have a Statute there for Mass,

why don't you read Mass? Pres. My Lord, the Matter of this Oath is unlawful; and in such a Case no Man is oblig'd to

observe an Oath: Besides, the Statute is taken away by the Laws of the Land.

Bish. Ch. By what Law?

Dr. Stafford. By that which obliges to fay Common-Prayer.

Bish. Ch. What, the Act of Uniformity? I have often confidered it, and don't remember one Word of Mass in it.

Dr. Staff. But that obliges us to use the Liturgy of the Church of England in all Collegiate Churches and Chapels. And, I hope, my Lords, you do not imagine that we can say Common-Prayer and Mass together.

Bish. Ch. Do you allow that Act of Parliament can free you from the Obligation of a Sta-

tute?

Pref. I do not say but that his Majesty may alter our Statutes, nor do I know but a Parliament may do the same; I dispute not their Power; only this, My Lord, I say, that I, who already

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have taken an Oath to observe these Statutes as they now stand, and am sworn not to admit of any Change or Alteration by any Authority whatfoever [And then turning to the Oath, where they were to observe those Statutes and no other, according to the Literal and Grammatical Sense, &c. and reading it to their Lordships] can obey none: But then those who come after such Limitations and Restrictions are made, are not oblig'd to observe them; and that, my Lords, is our Case, as to the Statutes of the Mass.

Then the Decree of the 22d of June was read. declaring the Prefident's Election null and void.

Bish. Ch. Did you know of this Commissi-

on, &??

Pref. Yes, my Lord, I have heard of it.

Bifb. Ch. Why then did you not obey it?

Pres. I was never cited before their Lordships, nor was either heard by them in Person or Proxy; and I think I am the only Instance that is extant, of any Man that was ever deprived of a Freehold, wherein he was legally invested, and of which he was quietly possessed, without being summoned or heard.

Here Mention was made of Dr. Fairfax's Suf-

pension.

Pres. My Lord, he is absent, and if your Lordships give me leave, I have somewhat to say on his Account; your Lordships may please to observe in that Decree, that the Reason given why Dr. Fairfax was suspended from his Fellowship, was, because he had not obeyed his Majesty's Command, in not electing Mr. Anthony Farmer President of the College: Now the Charge of Immorality given in against Mr. Farmer by the College-Delegates was made out, and their Lordships fully satisfied in it, on the 29th of July; notwithstanding which, this Decree for Suspension of Dr. Fairfax was fixed on the College-Gates, August 2d.

Bish. Ch. The King hath for the most part recommended to the Presidentship of this Col-

Pref. I am the twentieth Prefident, and only four of that Number have been recommended by the Kings and Queens of England, whereof three were every way qualified for that Office.

Bish. Ch. Who were those?

Pres. My Lord, there was one in the Time of Edward VI. one in Queen Elizabeth's, and two in the late King's Reign.

Bish. Ch. Was there never a one in King Charles

the First's Reign?

Pres. Not that we know of.

Bish. Ch. What think you of Dr. Oliver? Pref. It doth not appear to us, my Lord, that he ever had a Mandate.

Bish. Ch. But it appears to us, and that I will bring you one to swear, that he had a Mandate.

Pres. The Truth is, we have lost the Register of Dr. Oliver's Election and Admission; the Regifter betwixt the Year 1640, or thereabouts, and fixty, being taken away by those who were turned out of the College at that Time; but I believe, my Lord, we are able to prove that he was elected and admitted according to the Statute.

Bish. Ch. Was Dr. Clark a Statutable Person?

Pres. Yes, my Lord.

Bish. Ch. Do not the Statutes require that he should be in Orders? Was he in Orders?

Pres. My Lord, the Statutes only require that he should be Doctor of Divinity, Physick, Law,

or Master of Arts. There is indeed one Statute. which fays, The President or Senior-Fellow should read Prayer's upon such certain Days; from whence we conclude, that the Founder suppos'd we might have a President that might not be in Orders; and in fuch a Case he takes "Care that the Senior-Fellow should do his Duty.

Mr. Char. My Lord, will you be pleased to ask Dr. Hough, whether Dr. Clark was married,

or not?

Pref. No. Sir, he was a Widower.

Then a Petition was read from the Society to his Majesty, signed the 9th of April, and presented the 10th to the Earl of Sunderland, by the Hands of Dr. Thomas Smith, and Captain Bag faw, wherein 'twas fet forth, that having heard that his Majesty would recommend Mr. Farmer to them. a Person uncapable, they did humbly beseech him. either to leave them to a free Election, or to recommend a qualified Person.

Bish. Ch. Was this the Petition?

Answer. Yes.

Bish. Ch. Why then did you not stay for his

Majesty's Answer?

Pref. My Lord, We did till the very last Day wherein we are limited to finish the Election; and my Lord Sunderland returned in the King's Name this Answer, That his Majesty expected to be obeyed. Now, my Lord, we did no longer defer the Election, because our Statutes enjoyn us within such a Time, and we staid to the utmost: Nor could we choose the Person his Majesty did recommend, knowing him to be for unfit, as we afterwards made him appear to be. The Society was therefore to proceed to the Election of another Person, and did agree on such as you

Bish. Ch. A Mandate always implies an Inhibition.

Pref. My Lord, I cannot conceive that.

Bish. Ch. But I can; and if you question it, here's the King's Council ready to argue it.

Pref. My Lord, whilft the Person his Majefly recommends appears duly qualified for the Place, it feems indeed to imply that we should not proceed to the Election of another; but when he is known to be utterly uncapable, it feems to be the same as if there were no Letter

Some other Things and Questions less material were put, and then the Court was adjourned to Saturday the 22d, at Nine in the Morning, to the common Room, the Hall being, as they faid, too

publick and incommodious.

#### SATURDAY, October 22d, 1687.

As foon as their Lordships met in the common Room, and the Society before them, the first Word was, Withdraw; and after a little Time, the Prefident was called in alone.

Bish. Ch. D O you submit to the Decree of the Commissioners, whereby the

Election is declared Null?

Pref. As to that Decree of the Lords above, it is a Nullity in it felf from the Beginning to the End, as it relates to me, I never having been cited, nor having ever appeared before them, either in Person or Proxy. Besides, my Cause it self was never before them; their Lordships never enquiring or asking one Question concerning the Legality

or Statutableness of my Election; for which Reafons (as I am informed) that Decree was of no Validity against me, according to Methods in the Civil Law: But if it were, I am possessed of a Freehold, according to the Laws of England, and the Statutes of the Society, having been elected as unanimously, and with as much Formality as any one of my Predecessors, Presidents of this College, and afterwards admitted by the Lord Bishop of Winton. our Visitor, as the Statutes of the College require; and therefore I can't submit to that Sentence, because I think I cannot be deprived of my Freehold, but by Course of Law in Westminster-Hall, or by being some ways incapacitated by the Founder's Statutes.

Bish. Ch. Will you deliver up the Keys of the President's Office, and Lodgings, to the Use of that Person whom the King has appointed your

President, as the Statutes require?

Pref. I will immediatly do it, if that appears. Bifb. Ch. Turn to that Part of the President's Oath, where he promifeth to submit quietly if he shall be expelled, either for his own Fault, vel ob aliam Caufam.

Pref. My Lord, that Statute only concerns me, if I am expelled for any Fault committed by me.

Bish. Ch. Vel ob aliam Causam?

Pres. Then, my Lord, to be short, here is no Cause at all.

Bish. Ch. I ask you again, Will you deliver up the Keys to the President whom his Majesty hath

appointed?

Pref. There neither is, nor can be a Prefident fo long as I live, and obey the Statutes of the College; and therefore I do not think fit to

give up my Right, the Keys and Lodgings.

Bish.Ch. We may demand them of you as Vi-

Pres. My Lords, we never deliver up the Keys to the Bishop of Winton, and we own no greater Visitorial than his; he hath the King's Autho-'Tis by Virtue of a Royal Charter that we live together, and enjoy the Benefit of this Place, that empowered our Founder to give us a Rule, and obliged us by Oath to act suitable unto it: And the Bishop of Winton. is hereby constituted to be our Visitor; and all this we own from the King's Authority. The Bishop of Winton. is our ordinary Visitor; the King (I presume) our extraordinary. But your Lordships know it hath been controverted, Whether the King can visit a private College or not? The Authority of the President is made by delivering up the Statute-Book, and Keys; and therefore I look upon them as an essential Badge of my Office.

But I humbly beg that I may ask your Lordship

Your Lordship is pleased to demand of me to give up these Things: Does your Lordship own my Right? For if not, What is it your Lordships would have me give up?

Bish. Ch. No, we look upon you as an In-

Pref. If I am an Intruder, the Bishop of Winton. made me one; and I thank God for it. Lords, the Time we have been allowed for this Appearance, has been very short; but one Day betwixt it and the Citation. We are Men ignorant in the Laws, and I must confess it of my self in particular, that I have endeavoured to give your Lordships a plain satisfactory Reply to such stions as your Lordships have been pleased to put

to me. It is very probable, that through Ignorance and Inadvertency, I may express my self If so, I beseech your Lordship let no Advantage be taken of it; my Intention has been always to express my felf with all imaginable Duty to the King, and Respects to your Lordships. If I have done otherwise, I beseech your Lordships Candor in a favourable Interpretation of what I faid, that nothing may be taken amis, where all was dutifully intended. now, my Lords, thus far have I appeared before you as Judges; I now address to you as Men of Honour, and Gentlemen; I beseech you to represent me as dutiful to his Majesty to the last Degree, as I always will be, so far as my Con-science permits me, to the last Moment of my Life; and when I am dispossessed here, I hope your Lordships will intercede that I may no longer lie under his Majesty's Displeasure, or be frown'd upon by my Prince, which is the greatest Affliction can befal me.

Upon this the President was ordered to withdraw, and after a little Time, he and the Fellows were called in again. Then the Bishop repeated this Question.

Bish. Ch. Dr. Hough, Will you deliver up the Keys, and quiet Possession of the Lodgings, to the Person whom his Majesty has appointed Prefident? [To which no Answer was returned.] The Bishop repeated a second Time,

Pref. My Lords, I have neither seen nor heard

any thing to induce me to it.

Bish. Ch. Dr. Hough, Will you deliver up the Keys, and quiet Possession of the Lodgings, to the Person whom his Majesty has appointed Prefident?

Whereupon the King's Proctor stood up and accused Dr. Hough of Contumacy. Then the Bishop of Chester admonish'd him in these Words, three Times.

Bifb. Ch. Dr. Hough, I admonish you to de-part peaceably out of the Lodgings, and to act no longer as President, or pretended President of this College.

Which being so done, they struck his Name out of the Book, and admonished the Fellows, and others of the Society, that they should no longer submit to his Authority.

#### SATURDAY, October 22d, 1687. OXON.

Dr. Fairfax's Case before the Commissioners.

T the first Sessions Dr. Fairfax purposely absented himself; but Mr. Atterbury making Affidavit he was in Town, and that he advised him to appear, the Doctor accordingly did so the next Day. The Doctor being called in alone, and the Doors immediately shut, he begg'd of their Lordships some Company might be let in, because, as all had observed, the Bishop in his Speech, at the opening their Commission, promised to transact every thing in the Face of the World. The Bishop complained of the Crowd. The Doctor then defired to fetch in but two or three, at length but one, and him at the Door, viz. the College-Steward, a Publick Notary.

Bar. Jen. You must not think to prescribe to

the Court.

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Bish. Ch. What's the Cause of your Contempt, in not appearing at either Sessions Yesterday?

nn not appearing at characteristic of the properties of the period of th

Dr. Fairf. My Lord, in Courts of Judicature, I only expect Justice [ and turning to the Lord Chief Justice] I have my self said he, been above four Years in all the Courts of Westminsterball, and found excellent Justice, and I will see

how it is now.

L. C. J. You shall have Justice.

Dr. Fairf. But your Lordship may save me the Labour of two Journies and my Charges, by improving your Lordships deserved Interest with my Lords Commissioners there, and get them now to take off my Suspension: It is ill travelling at this time of Year; and besides I am not rich.

Bar. Jen. To sue in Westminster-hall requires a

Purfe.

Dr. Fairf. My Lord, I did not fay I was poor. L. C. J. You must make your Supplication and

Submission to the King.

Dr. Fairf. My Lord, they tell me, that this Business lies in your Lordship's Court, and only there (besides the Trouble I am otherwise to give your Lordship) what a Noise will the Cause make that Dr. Fairfax is suspended for this very Reason? viz. not obeying the King, in electing Anthony Farmer, such a Virtuoso and under Correction, your Lordships are obliged to take off my Suspension, to take off the Shame from that Body, whose Number, by a common Adjunct you your selves have lately encreased.

Bar. Jen. We must not endure these Reslecti-

ons on the Court.

Bish. Ch. But will you submit to this Visitation?

Then Dr. Fairfax read a Paper, subscribed by him, dated October the 22d, in these Words: "My "Lords, I have been Summoned, and appear- ed in this Cause before the Lords Ecclestical at White-hall, with whom your Lordiships are now joined in Commission; and then gave in my Answer: I have nothing to add to it, and find no Reason to retract it."

HENRY FAIRFAX.

Bish. Ch. Will you admit of the Bishop of Oxford?

Dr. Fairf. I am fuspended.

Bish. Ch. Have you done no Collegiate Act since

your Suspension?

Dr. Fairf. My Lord, I have gone into the Hall, and laid in my Chamber: I did not think their Lordships, when they suspended me, ever intended that I should not eat, drink, or sleep.

Bish. Ch. If your Suspension was off, would you submit to the Bishop of Oxford?

Dr. Fairf. Truly, my Lord, I cannot do it. Then all the Fellows were called into Court.

The President being withdrawn, the Bishop put the Question to all the Fellows; viz. Whether they would assist at the Admission of the Bishop of Oxford to be installed President, by Virtue of the King's Mandate? To which was assivered by all the Fellows, to this Effect (except Dr. Pudsey, and Dr. Thomas Smith, who answered doubtfully, and Charnock, that he would assist) That they were under Oaths to the contrary, and therefore could not do it.

Then all were ordered to withdraw; and Dr. Pudsey being called in alone, they asked him concerning the Manner and Form of Installing a President; which he instructed them in.

The Court adjourn'd till two in the Afternoon.

S foon as they met, a Letter from the Earl of Sunderland to Dr. Pudsey, was read, dated the 2d of August, fignifying, that the Society in Answer to his Majesty's Letter, commanding them to admit the Bishop of Oxford, agreed unanimously in this Answer, That the Place was full. Their Lordships were pleased to ask the Fellows singly, whether that was their Answer? And as many as were there, owned that it was.

During this Examination, the President came into Court, and having waited until it was ended, and their Lordships, at a Pause, he made his Application to them: 'My Lords, if your Lordships please to give me leave, I would gladly speak a few Words. They were all pleased to put off their Hats, and say he might. Whereupon he said, 'My Lords, you were pleased this Morning, in Pursuance to a Decree of the Lords Commissioners at London, to deprive me of my Place of President of this College, and to strike my Name out of the Buttery-book: I do hereby protest against all your Proceedings, and against all that you have done, or hereafter shall do in Prejudice of me and my Right, as illegal, unjust and null; and therefore I appeal to my Sovereign Lord the King in his Courts of Justice. Upon which, the Strangers and young Scholars in the Room gave a Hum; which so much incensed their Lordships, that notwithstanding all the Protestations the President and Fellows could make, the President in particular offering to purge himself by Oath, that he was no way acceffary to or abetting of it, and declared that he was heartily ashamed and troubled at it; yet the Lord Chief Justice was not to be pacified, but charging it upon the President, bound him in a Bond of 1000 l. and Security to the like Value, to make his Appearance, at the King'sbench Bar, the 12th of November. At the same time Baron Jenner took Occasion to pun on the Prefident (Hough's) Name, faying to him, Sir, you must not think to buff us.

After this, was read the Answer the Fellows returned to his Majesty upon his Command to them, upon the 4th of September, to elect the Bishop of Oxford: The Answer was under the Hand of a publick Notary, subscribed by all the Fellows then present, except Mr. Charnock. The Bishop of Chester was pleased to charge the Fel-

lows

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lows of Unmannerliness, for sending such an Anfwer to their Prince after fuch a Manner.

So they adjourn'd till Tuesday the 25th, at Eight in the Morning.

TUESDAY, October the 25th, 1687.

WHEN the Court met, Dr. Stafford offered a Paper in Answer to what was objected on Friday, that a Mandate implied an Inhibition; which their Lordships having perused, would not suffer to be read publickly, but asked the Fellows whether they would fign it, bidding them to do it at their Peril.

Then the Fellows had Leave to withdraw into the Hall, and not being satisfied that it was necesfary to fign a Plea, which their Lordships refused to have argued, they returned the Paper into the Court, subscribed only by Dr. Fairfax and Dr. Stafford. The latter, after some Debate, defired to

withdraw, but Dr. Fairfax stood to it.

#### A Copy of Dr. Stafford's and Dr. Fairfax's Plea.

To the Right Reverend and Right Honourable his Majesty's Commissioners for the visiting St. Mary-Magdalen-College in Oxon.

May it please your Lordships,

N Friday last in the Afternoon you seem'd to infift very much on this; viz. That his Majesty in commanding the Fellows of the said College to elect Mr. Farmer President, did thereby inhibit them to elect any other Person whatfoever; which has not yet been made appear to be Law, either out of the Books of Civil, Canon or Common Law: Neither is it agree-able to Reason, that a Command to elect a Person uncapable, should include in it an Obligation not to elect a Person capable, that being a kind of Contradiction in terminis. Yet this being granted, it cannot in the least affect the said Fellows, or invalidate their Election of Dr. Hough, notwithstanding his Majesty's Mandate in Behalf of Mr. Farmer, who being incapable of the Place, the Fellows cannot be faid to be guilty of any Difobedience or Disloyalty, in proceeding to the Election of another Person who was qualified according to Statute, being forced to make an Elec-For they are obliged by the Statutes of their College (when call'd together) to elect a President, or any Officer, under Pain of perpetual Expulsion from the College, to meet and make an Election; which Punishment they incur ipso facto, who either resule to meet when so call'd, or being met, to nominate or elect a Person into the Office void, as appears by the Statutes of the said College: Titulo de numero Scholarium & electione Præsidentis. Now according to the Founder's Direction in the said Statute, on the 15th of April last, the Fellows were called together by the Vice-President to elect a President in the Place of Dr. Clark deceased, and the Oath defired to be taken before the Election was administred by the Vice-President to them, whereby they are oblig'd to nominate and elect a Person that either is, or has been Fellow of Magdalen-College, or New-College in Oxon. Which Oath, when the Fellows had taken, it was not in their Power to elect Mr. Farmer; and yet they were then oblig'd to make an Election, under Pain of per-VOL. IV.

petual Amotion from the College; as appears by the forecited Statute. And it cannot be imagined, that his most facred Majesty did expect that the Fellows should be either perjur'd, or forfeit their Right to their Fellowships, rather than dif-obey his Command; his Majesty having most graciously declared, that Conscience ought not to be forced, and that none of his Subjects should be molested in the Enjoyment of their Rights and Privileges, &c. Now, that our Proceedings at the Election cannot lay any Imputation of our Disobedience or Disloyalty upon us, will thus be made appear. Either we had the Power to elect a President, or we had not: If we had not, to what End or Purpose did his Majesty command us to elect one? If we had, our Power was either reftrain'd to Persons so and so qualified, or we were at Liberty to choose whom we pleas'd: But we could not do the latter, as appears by our Statutes; and therefore we could not elect Mr. Farmer, being not invested with any Power to elect a Person unqualified. And if we had so done, our Election would have been null and void in itself, and the Person elected liable to be turn'd out by our Visitor.

As for the Decree of his Majesty's Commissioners (in Pursuance of which your Lordships have admonish'd Dr. Hough to receed from the Place of President, and quietly to resign the Keys of his Office, and have his Name struck out of the College-Book) we humbly conceive it to be null and void in felf, to all Intents and Purposes, Dr. Hough being thereby depriv'd of Freehold for Life (of which he was duly and legally possess'd) without ever being called to defend his Right, or any Misdemeanor objected against him. Wherefore we demeanor objected against him. humbly beg leave of your Lordships, that Dr. Hough may be permitted to defend his Right and Title to the Presidentship at Common-Law, before any other Person is put in Possession of the

Place.

THOMAS STAFFORD. HEN. FAIRFAX.

After this, Mr. Wiggins, Chaplain to the Bishop of Oxford, was called in, who delivered a Paper, impowering him, as Proxy, to be installed President for his Lord; which being read, together with the King's Mandate for the Bishop of Oxon. the Question was put to two or three of the Seniors, Whether they would affift at this Instalment? Which they refusing, the Court adjourned to the Chapel, where the Bishop of Gbester put Mr. Wiggins into the President's Stall, where he took the Oath which the Statutes enjoin the Prefident at his Admission, and the Oaths of Allegiance and Supremacy; the latter of which he was ordered to take upon his Knees, which he accordingly did. Then their Lordships conducted him to the Door of the President's Lodgings, where knocking three times, and the Door not being opened, they returned to the common Room, and commission'd Atterbury, and a Tipstass, to fetch a Smith to force it open; which was done, their Lordships being present all this while: None of the Fellows, except Mr. Charnock, affifting, or being so much as present at either of these Performances. Then the Commisfioners being returned to the common Room, Dr. Fairfax desired Leave, at their Leisures, to speak; which was granted.

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Dr. Fairf. My Lords, your Lordships have been doing of what I can by no Means confent to.

Bishop Ch. You are big to be delivered of your own Destruction. Will you submit to the Bishop of Oxon, as now installed President, by Virtue of the King's Mandate?

Dr. Fairf. I will not; I cannot; because we have a statutable and legal President already.

Then the same Question was put to the Society, which being a Bufiness of Moment, they

defired Time till the Afternoon to confider it. Then the Court adjourn'd till Three o'Clock; at which Time the Answer was given in by the Society (except Dr. Fairfax, who had given his in the Morning) That whereas his Majefly bath been pleased, by his Royal Authority, to cause the Right Reverend Father in God, Samuel Bishop of Oxon. to be inflalled President; we whose Names are hereunto subscribed, do submit, as far as is lawful and agreeable to the Statutes of the College, and no way prejudicial to the Right and Title of Dr. Hough.

This Answer was accepted, except the last Clause, which the Lord Chief Justice, and Baron Jenner declared, as Judges, to be infignificant, fince nothing they could do, could any way invalidate Dr. Hough's Title; but left them still at Liberty to be Witnesses for him, or any other way be serviceable to him in the Recovery of his Right. Upon this Assurance, the Society was prevailed

with to leave out the last Clause.

Then all were commanded to withdraw: And Dr. Fairfax being called in, the Bishop asked him what he meant by his Paper above-mentioned, dated October the 22d, and whether he did submit to the Authority of the Court?

Dr. Fairf. As I have denied it above, fo I do

Then the Court was opened, and the Doctor complained before them all, that he was twice closeted; and being asked, Whether he would obey the Court, and Bishop of Oxon? He plainly denied both. Upon which the Buttery-Book was called for, and the Bishop of Chester commanded his Name to be struck out; and this Sentence passed; viz.

Forasmuch as you have denied the Authority of the Court, and refused to obey the Bishop of Oxon. whom the King hath made your President; and taken Commons after your Suspension; We declare your Place void, and command you quietly to depart the College in fourteen Days.

Dr. Fairf. My Lords, all the huge Calamities that have befallen me, are on the fole Account of a religious and conscientious Observation of our pious Founder's Statutes, whose Bread I have eaten almost these thirty Years.

L.C.J. No Speeches: Besides, if you have any Papers, instead of reading them, leave them in

the Court.

Then, with much ado, the Doctor prevailed with them to let him read his Protostation, which he left in the Court.

I Henry Fairfax, Fellow of St. Mary-Magdalen-College, do under my former Answer heretofore made, and to the Intent it may appear that I have not confented, nor agreed to any thing done against me, and to my Prejudice, I protest that your Sentence given

here against me, is Lex nulla, and so far as it shall appear to be aliqua; I do fay it is iniqua & iniufta. and that therefore I do from it, as iniqua & injusta, appeal to our Sovereign Lord the King, in his Courts of Julice, as the Laws, Statutes and Ordinances of the Land will permit in that Behalf.

Subscribed.

October 25th, 1687.

HENRY FAIRFAY

This Protestation was over-ruled, and a Copy of the Sentence denied, though most earnestly de-fired at the Instance of Dr. Hedges, and Mr. Vice-

Chancellor, two Days after.

At the Close of the Sessions, their Lordships declared, that they were very well fatisfied with the Answer the Society had given them; and though before they had laid a Libel to their Charge, yet that Night they declared, they had met with nothing from them but Civility, and that they should receive the same from them; that they had shewn themselves Men of excellent Tempers this Day and before; and that they would represent it faithfully Above to their Advantage, and that if it any way lay in their Power to ferve them, they should be very ready to do it.

Then they adjourned till Wednesday Morning, ordering them to bring in their Answer to the fol-

lowing Questions.

I. What Gifts and Provisions have you for Entertainment of Strangers?

II. What is the Value of it?

III. How is it applied?

IV. And where is the Place of Entertainment?

### WEDNESDAY, October 26th, 1687.

I N the Morning they made it appear to their Lordships very satisfactorily, that they were obliged to give in Charity-Money, 2 l. 3 s. 4 d. and that besides that, they gave, communibus annis, almost 100 l. as appeared by a Paper they then Upon this their Lordships were delivered in. pleafed to expatiate upon their generous Bounty and Liberality, faying, the Complaint of this Account was groundless, and that it would induce the King to a better Belief of them in all other Matters.

Then a Petition of Dr. Rogers, late Organist, was given in, defiring to be reftored, which was read; but several Misdemeanors being proved against him, it was thrown out, and he advised to rest satisfied with 30 l. per Ann. which the College had bestowed on him, when they turn'd him out of his Place.

#### THURSDAY, October 27th, 1687.

HIS Morning they received a List of Leases, &c. which had been renew'd two Years last past. Mr. Charnock, the new Convert, asked their Lordships, whether those Leases stood good, which had been fealed fince Dr. Hough's Election? The Lord Chief Justice answered, Yes; for Corporations always stick by their Seals. Then their Lordships perused the College-Registers, and finding nothing in them to object against, they were returned, and the Court adjourned till the Afternoon. At which Time their Lordships told them, That having received no Express from Above, as

they expected, they would adjourn till Friday at Eight in the Morning.

#### FRIDAY, October 28th, 1687.

THE Commissioners being seated, all were commanded to withdraw: Then only the Fellows were called in, and the Bishop of Chester said, they had represented them fairly to the King, but his Majesty expected some farther Submission, which they advised them to make, by acknowledging their Contempt to his facred Majesty in Person, and to his Letters; and that they should promise to behave themselves Loyal for the future; and that they should some Ways own the Proceedings and Legality of the Court, and implore his Majesty's Pardon, and lay themselves at his Feet.

The Fellows making a little Pause, the Bishop of Chester told them, they might Word it themfelves; or, if they thought fit, Mr. Tucker should assist them in a Form. Then all the Fellows withdrew into the Hall, and drew up the follow-

ing Answer.

#### May it please your Lordships,

WE have endeavoured in all our Actions, to express our Duty in all Humility to bis Majesty; and being conscious to our selves, that in the whole Conduct of the Business before your Lordships, we have done nothing but what our Oaths and Statutes indifpensably oblige us to, we cannot make any Declaration, whereby we acknowledge that we have done any thing amis, having acted according to the Principles of Loyalty and Obedience, so far as we could, without doing Violence to our Consciences, or Prejudice to our Rights (one of which we humbly conceive the Electing a President to be) from which we are sworn upon no Account what soever to depart. We therefore humbly beg your Lordships to represent this favourably, with our utmost Duty to his Majesty, whom God grant long and happily to reign.

Upon their Lordships perusing of the Answer, they expressed their Dislike of it, saying, It did not come up to the Address sent to his Majesty at Bath, which was read. To this it was replied, That they hoped their Behaviour fince had been every way answerable to what they had therein promised. Then their Lordships said, That it did not come up to what they delivered in on

Dr. Bayly. My Lords, we have acted conformable to our selves; and truly, my Lords, I cannot

possibly confess any Crime.

Bish. Ch. We do not expect of you to confess any capital Crime, only to make some Acknow-

ledgment.

Mr. Fulham. My Lord, we were ordered to address our selves, as having acted in Contempt of his Majesty's Authority, which, my Lord, I look upon as so great a Crime, that on no Account I would be guilty of it. My Lord, we have endeavoured to obey his Majesty to the utmost of our Power, and seeing your Lordships. were pleased to accept our Answer on Tuesday, I humbly conceive your Lordship's Honour is engaged, that nothing further be required of us.

Bish. Ch. You are a very forward Speaker, and

abound in your own Sense.

Mr. Fulb. My Lord, I hope your Lordship will give me leave to speak, when our Fortunes

are so considerably at Stake. Vol. IV.

Then Dr. Bayly defired of their Lordinips to give him Leave to explain what he meant by the Word submit, in his Answer on Tuesday; because (faith he) I hear your Lordinips understood more than was meant, and least your Lordships should go away under a Mistake, by the Word submit, in the former Answer, I did not intend any suture Obedience to the Bishop of Oxford; but meant it in Reference to the King's Authority, inalmuch as I did not oppose or resist the Bishop of Oxford's Instalment.

Upon this, a fresh Question was put to the Fellows, Whether they would obey the Bishop of Oxford, as their President, in licitis & honestis? To which all, except one or two, answered, They could not obey the Bishop of Oxford as their Pre-

fident.

Then Mr. Fulbam was particularly asked the

Ouestion.

Mr. Fulb. Dr. Hough being duly elected and admitted President, doth thereby obtain a Right, which I am not fatisfied he hath any Way forfeited, and therefore can obey no other Person as President.

Bish. Ch. Will you obey the Bishop of Oxford

as in Possession?

Mr. Fulb. I cannot, because the Bishop hath not lawful Possession.

Then he was asked, wherein?

Mr. Fulb. He hath not Possession in due Form of Law, nor by proper Officers. I am informed that the proper Officers to give Possession of a Free-hold, is the Sheriff with a *Posse Comitatus*.

L.C.J. Pray, who's the beft Lawyer, you or I? Your Oxford Law is no better than your Oxford Divinity. If you have a Mind to a Posse Comitatus, you may have one foon enough.

Mr. Fulh. My Lords, I intended nothing but Respect to your Lordships, and have endeavoured to speak and behave my self with due Reverence; and I hope your Lordships will put a favourable Construction on what I said.

Then all were commanded to withdraw, and the Buttery-Book was called for, and after that, Mr. Fulham was sent for in; and by the Bishop of Chester suspended as followeth.

Bish. Ch. Mr. George Fulham, We have thought fit to suspend you from the Profits of your Fellowship during his Majesty's Pleasure, for your Contempt and

opprobrious Language.

Then they adjourned till Wednesday the 16th of November, ordering the absent Fellows to be sent for Home against that Time. So they immediately went for London.

### WEDNESDAY, November 16th, 1687. at Nine in the Morning.

THE Lords Commissioners being sat, the first Thing they did, fent for the Buttery-Book; then called for Mr. Joyner and Mr. Allibone, and entered them actual Fellows: The former in the Room of Dr. Fairfax, whom they had expelled; the latter in Place of Mr. Ludford, lately deceafed: All Oaths being dispensed with, besides that of a Fellow. That done, the Fellows being called, and Reasons given in for those that were absent, the Bishop of Chester spoke a Speech to this

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GENTLEMEN,

 $\Upsilon^{our}$  many Contempts and wilful Difobedience bave occasioned this Vifitation, which will end at last in your Ruin. This Society of yours has been long exercised in the Methods of Quarrelling; has always been troubled with factions Spirits, and testy Mutineers, ever since the Restoration of the late King: You have encouraged Quarrels among yourselves; Quarrels between yourselves and President; Quarrels, at length, between yourselves and Visitor. I have often heard your late Visitor complain, that this Society was over stocked with an unquiet and turbulent Generation. By these Steps, from quarrelling with the President and Visitor, you have at last advanced to the highest Pitch of Insolence, to quarrel with your Prince, and affront his Sacred Majefly. I endeavour'd before, at the opening our Commission, to make you sensible of the Scandal that your Disobedience will bring upon your Religion; how much you Stain and Dishonour your liberal and ingenious Education in this Society.

Tou cannot but know his Majesty is your supream Ordinary. You cannot but have read in Bracton. who was twenty Years Lord Chief Justice under King Henry III. Nemo presumat de factis ejus disquirere, ne dum contra factum ejus venire: All Disobedience implies Pride: For no Man can disobey his Governor, but he who thinks himself wifer. The Reputation and Honour of a Prince at home, and his Respect abroad, are chief Standards of a Government. But these Pillars, as much as in you lies, you have endeavour'd to shake. And unless his Majesty's Honour and Right be vindicated by us, He can neither be feared at home, nor observed abroad. Your Punishment must be as publick as your Crime. It cannot be conceived but his Majesty, in Justice, in Honour, in Clemency, and in his Royal Tenderness, could have proceeded otherways than he has done. On the first of April it was published that Dr. Clark was dead: On the Eleventh a Mandamus was directed to you, for choosing Mr. Farmer. On the Ninth you presented a Petition to the Lord President; wherein you laid yourselves prostrate at his Majesty's Feet, representing to him the Incapacity of Mr. Farmer, defiring the Benefits of his gracious Declaration for preserving your Rights and Properties, and beseeching him to nominate another Person qualified according to your Statutes, in the Election of whom you would shew your ready Obedience. So faid and so done, Gentlemen, had been very well.

But immediately after the Delivery of the Petition, you not waiting his Majesty's Answer, proceeded on April the 15th to an Election of Dr. Hough: So that by this Act, which was plainly contrary to his Majesty's Authority, whose Mandate did certainly imply an Inhibition, you directly confronted your former Promises of ready Obedience, and were resolved to give the King nothing but good Words: When you had done this, as Men of ill Designs are always in haste, for a Consirmation of it, you immediately went and surprized your Visitor, and by that means persuaded him to consirm Dr. Hough, that very Day he received an Order from the Lord President to the

Upon this News the King was much amazed, and required an Account of your Proceedings; therefore the Lords Commissioners issued out a Citation; and after hearing the Plea, upon mature Consultation with the Learned of both Laws, judged the pretended Eletion of Dr. Hough to be void and null, and him to be removed, by an Instrument dated the

which was affixed on the Gate. After this a Mandate was sent on the to you to elect the Bi-shop of Oxon. Upon which Terms his Majesty was graciously pleased to dispense with your Disobedience hitherto. But this being disobeyed, his Majesty in Person, on the 4th of September, sent for you to Christ-Church, and required you immediately to elect the Bishop of Oxon. President. You went strait to the Chapel, a Place one would think should have inspired more Devotion and Awe of his Sacred Majefly in you; and there contemptuously subscribed and signed a Paper, directly thwarting his Majesty's Command. The Ground of your Disobedience you pretend that you could not elect him, whereas you could not but know by a written Mandate, that lay by you, that Admission would have fatisfied his Majesty. Conscience, the stale Topick of Rebellion, was here brought to vindicate your petulant and contumacious Behaviour. You pretended that you were obliged by Oaths, and I am forry that at the same Time you forgot that of Allegiance. And indeed there is not a greater Sign of Hypocrify, than partial Obedience. Had you any Respect to the Father of your Country, and your Mother the Church, you would have facrificed your pretended Scruples, as a Peace-Offering to the King. The best of us, I am sure, have Reason to beg God and the King's Pardon. But you, as if his Majesty reigned by Courtesy, would have a King under you, but none over you. You urged the Observance of your Statutes, of which. as it bath appeared, you have not been fo constant Observers; when your own Humour prompts you to a Dispensation, then you can readily embrace it; witness but that of being served per Masculos, by which great Scandals have come to this Society by reason of Bastards.

But when the King interposed, in whose Power alone it is to dispense with them, then you presently att according to such Methods as these. None of these Pretences will ease you with wise and sober Men.

This was the only Opposition his Majesty in his Progress receiv'd: Wherever his Sacred Majesty came, he worked a miraculous Conversion, except in Oxford; and so far satisfied every one with the Equity of his Proceedings, that none went away discontented from his Presence, unless it was for this Reason, that they could not enjoy it any longer.

October the 20th, We came down, and upon opening our Commission, I took care to represent to you the Heinousness of your Offence, and to persuade you

to a serious Repentance; but all in vain.

For on Saturday Morning we required you to admit and instal the Bishop of Oxford; which all, except three, refused: In the Afternoon Dr. Hough having been deprived, and by us commanded to depart the College, came unto us without any leave, but not without great Attendance; Circumstances, I think, much unbefitting a Man pronounc'd expelled; and there entered a Protestation against all that we had done, or hereafter should do, as illegal, unjust and null; which he delivered not in Writing, but by Word of Mouth; a Thing repugnant to the Nature of all Appeals: And which was worse, without the usual Salvo to bis Majosly's supream Power. When he had spoken it, there followed such a tumultuous, seditious and insolent HUM, which if you yourselves had not applauded, or at least consented to, it was impossible but that you would have discovered some of those Mutineers. However, since his Carriage and Language gave occasion to it, 'twas thought fit that he only should be obnoxious; and accordingly he was bound

On Tuesday we our selves caused the Bishop of Oxon. to be installed by his Proxy; after which we proposed to you, whether being now installed, you would submit to him in licitis & honestis? To which you gave an Answer under your Hands in the Affirmative. You then also defired of us to represent your Case savourably to his Majesty, giving all Assurance of your Loyalty and Obedience. But this Affarance of Sub-mission lasted not long; for on Thursday, being re-quired of us to subscribe such a Submission to his Maicfty as we thought agreeable to your Duty, you required Time to consult of it; and after Deliberation, figned fuch a Paper, which feemed rather to be a Protestation against your former Submission, than an Acknowledgement of your Crime. Upon this we might justly then have proceeded to an Expulsion: But we thought fit, in Compassion to you, to take a Journey to London, and acquaint his Majesty with your Disobedience and ungrateful Behaviour. His Majesty was extremely amazed that his Clemency should be despifed; but yet, to your Comforts be it spoken, his Patience and Goodness extends as far as your Provocations can: But if you still persist in your Obstinacy, those that are too tall to stand, and too slubborn to bend, deserve to be broken. And now, I think, I have faid enough to let you know, that the Fig-leaves you have so artificially stitched together, are not sufficient to cover your Nakedness. I wish to God you had the same Tenderness for your Concern, as his Majefly's Commissioners have for you. But if you still persist to oppose the Royal Power of the King, We, who are come to vindicate the Right and Honour of his Majesty, resolve to discharge our Consciences and Duties to God and the King, without any Respect of Po-pularity; that's but the Paradise of Fools, and Scorn of wife Men: And therefore, as for us, we have no more regard to Peoples Dislike, than what they dream. By reason therefore of your late hypocritical Submission, the Commissioners have thought fit, upon mature Consideration, to draw up an Instrument, which shall be read to you, to which, if you shall immediately subscribe, before you leave the Room, we shall leave you to his Majesty's Pardon. And this we expect from you all, except Dr. Tho. Smith, and Mr. Charnock, with whose Behaviour the King is so well satisfied, that he expects no more from them.

Then all the Fellows being called in, their Lordships tendered a Form of Submission to them to be figned. Which take as followeth:

To the King's most Excellent Majesty.

The humble Petition and Submission of the Fellows of St. Mary-Magdalen-College in the University of Oxon, whose Names are subscribed.

WE Your Majesty's most humble Petitioners, have w a deep Sense of being justly fallen under your Majesty's Displeasure, for our Disobedience and Contempt to your Majesty, and to the Authority of your Majesty's Commissioners and Visitors: We do in all Humility prostrate our selves at your Majesty's Feet, bumbly begging Your Pardon for our said Offences, and promifing that we will for the future behave our selves more dutifully; and, as a Testimony thereof, we do acknowledge the Authority of your Majesty's faid Visitors, and the Justice of their Proceedings; and we do declare our entire Submission to the Lord Bishop of Oxon. as our President.

To which Paper all (except Dr. Thomas Smith

and Mr. Charnock) refused to subscribe.

Dr. Aldworth, as Vice-President, was first called in to fign the Paper which had been read to all the Fellows.

Vice-Pref. My Lords, we defire Time to confider of it, and to give our Answer in Writing.

Bish. Ch. No, you must every one fign, or re-

fule, as you are called.

Bar. Jenn. There is no Answer to be given, but

They all moved again for Time, but it was refused. Vice-Pref. My Lords, this is the first Time of my Appearance before your Lordships, fince your fitting here; and therefore I pray to be heard.

My Lords, I am as ready to comply with the

King's Pleasure as any Man living; neither do I know, that we have ever in this Place been disobedient to the King, where it was in our Power to obey his Commands. Our Founder in the first Clause of the Oath we take at this Election, has provided, that no one shall be President of his College, but who was bred in it, or in the College where he himself was bred. Now for us who have elected Dr. Hough, a Person qualified according to our Statutes, who has been installed, fworn, confirmed and approved of in all the Ways and Manner prescribed in the Statutes for us; my Lords, to accept and admit of a Stranger, and a Foreigner in his Place, is, to the best of my Understanding, a giving up the Rights of the College to other Uses than the Founder designed it.

Here he was interrupted.

Bish. Ch. Your Statutes are over-ruled by the

King's Authority.

Vice-Pres. My Lords, your Lordships sit here as the Visitors; which implies, there are certain Laws and Statutes we are bid to observe, and by which we are to be governed; and if it shall appear to your Lordships, that we have acted conformably to these Statutes, I hope we shall neither incur the King's Displeasure nor your Lord-The whole Tenour of our Statutes run, That we should inviolably maintain our Rights, and observe the Rules of our Founder; he has laid his Curse upon us if we vary from them. he repeated the Words of the Founder, Ordinamus sub pana Anathematis, & indignationis Omnipotentis Dei, &c. Item, sub interminatione Divini Judicis interdicimus.]

Bish. Ch. Are you not to obey the King as well

as the Founder's Statutes?

Vice-Pres. My Lord, I ever did obey the King, and ever will: Our Statutes, which we are sworn to observe, are confirmed by several Kings and Queens before and fince the Reformation, and as we keep them, are agreeable to the King's Laws both Ecclefiaftical and Civil; and so long as we live up to them, we obey the King.

Bish. Ch. Your Statutes were never confirmed

by his present Majesty.

Dr. John Smith. My Lord, neither have they been repealed by his Majesty; and what is not repealed is confirmed.

Then their Lordships pressing to sign or refuse,

the Vice-President said :

Vice-Pref. My Lords, I'll then deal plainly, in regard to my Oath and the Statutes, to the Right of all our Successors and of Dr. Hough, whom I believe to have been as fairly elected, and as legally possessed as ever any since the Foundation of the College: I cannot submit to the Bishop of Oxon. as President.

So he was ordered to withdraw.

Then the same Question was put to all the other Fellows singly, who all resused to sign the Submission, except Dr. Tho. Smith and Mr.

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Charnock, who were not press'd, for the Reason

Mr. Thompson being called in to fign the Paper,

Said:

Mr. Thompson. My Lords, I have been always obedient to his Majesty's Commands; I was not concerned in the Election of Dr. Hough; I voted for Mr. Farmer, and am ready to submit to the Bishop of Oxon.

Bish. Ch. Did you not put your Hand to this Petition? Is not this you Hand?—Read the Petition—[It was read]— In which the Fellows defired his Majefty, to nominate any qualified Perfon, and to retract his Mandate granted for Mr. Farmer.

Mr. Thompson. My Lord, I conceive the Petition not to be disobedient. We had not yet received the Mandate; as foon as it came, I humbled

my felf.

Bar. Jen. Then why can't you humble your

felf again; is there any Hurt in it?

Mr. Thompson. This Paper requires me to own my Disobedience to his Majesty: I am not conscious of any, and therefore I cannot subscribe. After a short Time, all who refused to sign the

Submiffion were called in, and by Sentence of their Lordships, expelled the College for Contempt, &c. (except as before.) After Sentence, all that were expelled spoke to this Effect: ' My Lords, we profess all Duty to the King, and Respect to your Lordships, but must beg leave to declare; That we think our felves injured in your Lordships Proceedings, and therefore protest against them, and shall use all just and legal

Ways of being relieved".

After a short Time, an Instrument was fixed on

the College-Gates, in these Words:

By his Majesty's Commissioners for Ecclesiastical Causes, &c. particularly authorized and impowered to visit St. Mary-Magdalen-College in the University of Oxon.

W Hereas, in our Visitation of the said College, it appeareth unto us, That Doctor Charles Aldworth, Dr. Alexander Pudsey, Dr. John Smith, Dr. Thomas Bailey, Dr. Thomas Stafford, Mr. Robert Almond, Mr. Manwaring Hamond, Mr. John Rogers, Mr. Richard Strickland, Mr. Henry Dobson, Mr. James Bailey, Mr. John Davies, Mr. Francis Bag shaw, Mr. James Batter, Mr. Jo-feph Harwar, Mr. Thomas Batteman, Mr. George Hunt, Mr. William Cradock, Mr. John Gillman, Mr. George Fulham, Mr. Charles Pennysson, Mr. Robert Hyde, Mr. John Yerbury, Mr. Robert Hol-den, and Mr. Stephen Wilks, Fellows of the same College, have been severally guilty of Disobedience to his Majesty's Commands, and obstinately contemned his Royal Authority, and do still persist in the same: We have thought fit, upon mature Consideration thereof, to Declare, Pronounce, and Decree, That the said Dr. Charles Aldworth, &c. and every of them, be deprived and expelled from their respective Fellowships. And we do by this our Sentence and Decree, Deprive and Expel them of and from their faid feveral and respective Fellowships.

Given under our Seal, this 16th Day of No-

vember, 1687.

WHITE-HALL, December 10, 1687.

IS Majesty's Commissioners for Ecclesia-H IS Majesty's Committeers for Ecciena-flical Cautes, and for visiting all Cathe-dral and Collegiate Churches and Colleges, &c. met this Day; and taking into their Confideration all that had passed in the Business of St. Mary-Magdalen-College in Oxford, and the contemptuous and diobedient Behaviour of Dr. John Hough, and feveral of the Fellows of that College, throughout the whole Proceeding, their Lordships declared, decreed and pronounced, That Dr. Hough, Dr. Charles Aldworth, Dr. Henry Fairfax, Dr. Alexander Pudsey, Dr. John Smith, Dr. Thomas Bailey, Dr. Thomas Stafford, Mr. Robert Almond, Mr. Manwaring Hamond, Mr. John Rogers, Mr. Richard Strickland, Mr. Henry Dobson, Mr. James Bailey, Mr. John Davies, Mr. Francis Bagshaw, Mr. James Fayrer, Mr. Joseph Harwar, Mr. Thomas Bateman, Mr. George Hunt, Mr. William Cradock, Mr. John Gillman, Mr. George Fulbam, Mr. Charles Pennyston, Mr. Robert Hyde, Mr. Edward Yerbury, Mr. Henry Holden, and Mr. Stephen Wilks, should be uncapable of receiving, or being admitted to any Ecclefiastical Dignity, Benefice or Promotion: And such of them who are not yet in holy Orders, were adjudged uncapable of receiving or being admitted into the fame. All Archbishops, Bishops, and other Ecclesiastical Officers and Ministers within the Kingdom of England, being required to take Notice of the faid Sentence and Decree, and to yield Obedience there-

THE 17th of January, 1687, being the Day that the thirty Demies of Magdalen-College were, by Summons from the Bishop of Oxon. the new President commanded to appear before him; and none appearing, Mr. Charnock the new Vice-President, called for the Buttery-book, and struck out the Names of Mr. Holt, Mr. Adams Senior, Mr. Vesey, and Mr. Brabourn Matters of Art; Mr. Hyde, Mr. Woodward, Mr. Fulham, Mr. Watkins, Mr. Stacy, Mr. Sherwin, and Mr. Kenton, Batchelors of Art; Mr. Cross, Mr. Bush, and Mr. Wells, Under-Graduates: Which Fourteen were then resident in the Univerfity, and three more, who escaped Expulsion at that time.

Afterwards, when the King had certain Intelligence of the Prince of Orange's Defign, viz. Ottober 12, 1688, he ordered the Bishop of Winchester, Visitor of Magdalen-College, to settle that Society regularly and statutably; accordingly, October 16, the Bishop of Winchester caused a Citation to be fixed on the Gate of the College, to recal Dr. Hough, and the former Fellows of that Society, by the Second of November following; but an Account coming that Post of the Prince of Orange's Fleet being disabled by a Storm, the Bishop was recalled to London, and the Restoration of the College put off: But when it appeared that the Fleet was ready to fail again, then the Business of the College was refumed, and effected November 24.



CXLI. The Trial of Philip Standsfield, Son to Sir James Standsfield of New-Milns in Scotland, for the Murder of his Father, and other Crimes, Feb 6, 1682. 4 Jac. II.



URIA Justiciaria S. D. N. Regis, tenta in prætorio Burgi de Edinburgh, Sexto die Mensis Februarii 1682, per

Nobilem & Potentem Comitem Georgium Comitem de Linlithgow, Dominum Livingstoun, &c. Justiciarium Generalem totius Regni Scotiæ, & honorabiles viros Dominos Johannem Lockhart de Castle-bill, Davidem Balfour, de Forret, Rogerum Hodge de Harcase, & Johannem Muray de Drumcairn, Commissionarios Justiciariæ dicti S. D. N. Regis. Curia legitime affirmata.

INTRAN.

PHilip Standsfield, eldest lawful Son to Umquhile Sir James Standsfield of New-Milns, Prisoner within the Tolbooth of Edinburgh, Indited and Accused at the Instance of Sir John Dalrymple Younger of Stair, his Majesty's Advocate for his Highness's Interest: That where notwithstanding by the Law of God, the Common Law, Law of Nations, Laws and Acts of Parliament of this Kingdom, and constant Practice thereof, the expressing of malicious and seditious Words to the Disdain of his Sacred Majesty's Perfon, and Contempt of his Royal Government, fuch as drinking or wishing Confusion to his Majesty, is High-Treason, particularly by the 2d Att. 2d Sesf. Par. 1st King Charles II. of ever glorious Memory: The Plotting, Contriving or Intending Death or Destruction to the King's Majesty, or any bodily Harm, tending to Death or Destruction, or who shall by Writing, Printing, or other malicious Plotting, and advised Speaking, express and declare such their treasonable Intentions, after fuch Persons being legally convicted thereof, they shall be deemed, declared and adjudg'd Traitors: And the Curfing, Beating, Invading, or Affaffinating of a Parent by a Child, above the Age of fixteen Years, who is not mad and furious, is punishable by Death, and Confication of Moveables: And of all other Murders, Paricide is the most atrocious and unnatural; and Murder under Trust, is punishable as Treason with Forfaulture of Life, Land and Goods, and particularly by the 20 Act. 1st Seff. 2d Par. King Charles II. The King's Majesty and Estates of Parliament, confidering how great and atrocious a Crime it is for Children to beat or curse their Parents, and how the Law of God hath pronounced just Sentence of Death against such as shall either of these Ways injure either of their Parents; therefore the King and Estates of Parliament did Statute and Ordain, That who foever, Son or Daughter, above the Age of sixteen Years, not being distracted, shall beat or curse either their Father or their Mother, shall be put to Death without Mercy. And sicklike by the 51 Att. 11 Par. King James VI. It is Statuted and Ordained, That the Murder or Slaughter of what somewer of the Leidges, where the Party slain is under the Trust, Creait, Assurance, and Power of the Slayer, all such

Murder or Slaughter to be committed in time coming, the same being lawfully tried, and the Person dilated found guilty by an Assis thereof, shall be Treason, and the Person found culpable shall forfault Life and Goods; as in the faid Laws and Acts of Parliament at more length is contained. Nevertheless it is of Verity, that the faid Philip Standsfield shaking off all Fear of God, the Bonds and Ties of Nature and Christianity, Regard and Obedience to the said Laws and Acts of Parliament, did dare and presume to commit the said horrid and detestable Crimes, in swa far as, upon the first, second, third, or one or other of the Days of the Months of June, July, August, or September last, by past, one or other of them, he did, within the House and Kitchen of New-Milns, call for Ale to drink some Healths, and in the Presence of John Robison, then his Father's Servant, Agnes Bruce, likewise his Father's Servitrix, and several others, he did, as a most villanous and avowed Traitor, presume and dare to begin a Health to the Consusion of his Sacred Majesty, his native Soveraign, and did drink off the same, and caused others in his Company to do the like. And ficklike Sir James Standsfield of New-Milns his Father, having caused Educat and bring him up Decentlie, and in Plenty conform to his Rank and Quality, and having left no means unessayed for his Literature, Education and Subfiftence; yet he being a profligate and de-bauched Person, did commit, and was accessory to several notorious Villanies, for which, both at home and abroad, he was apprehended and detained Prisoner, as in the Marshalsea-Prison in Southwark, in the publick Prisons of Antwerp and Orleance, and several other Places: And though his Father, out of natural Compassion to him, did cause release him out of these Prisons, in which he was so justly confined, he no sooner had his Liberty, than he of new invented and went about his villanous Practices and Debauches: And his Father at last perceiving that nothing could reclaim him from these and the like Proceedings, having fignified his Inclinations to disherish him, and in order thereto, having disponed his Estate in Favours of John Standssield his second Son; the said Philip did thereupon conceive, harbour and entertain ane hellish Malice and Prejude against the said Sir James Standsfield his Father, and most barbarously did declare, threaten and vow at several Times, that he would cut his Throat: And particularly upon the first, second, or third, or remanent Days of the Months of the Year 1680, within the House of James Smith in Nungate or Haddingtoun; and upon the first, second, or third, or one or other of the Days of the Months of January, February, March, and remanent Months of the Year 1687, within the House of James Baikbie Fermorer in New-Milns; and within his Father's own House of New-Milns, and in the House of William Scot there; and upon the first, second,

third, or one or other of the Days of the Months of January, February, March, and remanent Months of the Year of God 1683, 1684, and 1685 Years, when he was both in Bruffels and Breda, and several other Places, both in Holland and Flanders, and in Prisons, within which he was detained in the City of London and Southwark, or upon one or other of the Days, of one or other of the Months of the faids Years, or either of them most wickedly, unnaturally, and bitterly rail upon, abuse and curle the said Sir James Standsfield, his natural and kindly Parent. And being transported with Rage and Malice, he did, contrary to the Light and Tyes of Nature, nor once, but often, and frequently curse his Father, by bidding, and praying the Devil to take him, and the Devil rive him. God damm him, and fwear, if he had a Sword, he would run it through him, and if ever he came to Scotland, he would be avenged upon him. And Day of November particularly upon the last, which was the last Time his Father went to Edinburgh, he did most impiously, and unnaturally imprecate God let him never return, and God let him never see his Face. And frequently when he saw his Father's Diet taken to him, he used to say, God grant he may choak upon it; and at other Occasions, when his Father refused to cat, he was in use to say, God let never more be in his Stomach than was in it then. And upon the first, second, or third, or one, or other of the Days of the Months of September, October, or November, last by past, or one or other of them, his Mother being recovered out of a Swond, and having faid to him, Philip, ye will shortly want your Mother, which will be a gentle Visitation to Sir James your Father. To which he did answer: By my Soul, my Father shall be dead before you, Mother; and about eight Days after, he upon the like Occasion d.d renew the same Words: As also he was in use to declare, that though at present he had neither Cloaths nor Money, yet shortly (and no body did think how soon) he would be Laird of all, and then would use other Persons as they did him now: And at other times declared, that before Christmas he would be Laird of all; which Curfes and Imprecations, he the faid Philip Standsfield, by a continual Habit, used, and repeited these several Years by past; and lately, some sew Months or Weeks before his Father's Murder. And not satisfied therewith, the faid Philip did proceed to that Degree of unnatural Cruelty, and malicious Spite and Enmity against his Father, that upon the first, second, third, or one or other of the Days of the Months of January, February, March, and remanent Months of the Years of God, 1680, 1681, 1682, 1683, and 1684 Years, or one or other of the Days, of one or other of the Months, of one or other of the faids Years, he did attempt to affaffinate, and offered Violence to his Father's Person, and did chase and pursue him upon the King's Highway at Lothian-burn, and did fire Pistols upon his Father: And likewayes upon one or other of the Days of one or other of the Months, of one or other of the Years of God above specified, he did attempt to assassinat his Father for his Life, at Culterallors; and did fire Piftols upon him: And his Father being afraid of his Life, and under the Apprehension of Violence, from the cruel and bloody Hands of the faid Philip, his unnatural Son, he did, to feveral Persons both of Quality and entire Reputation, declare, that the

faid Philip his Son, had both attempted to affaffinate, and offered Violence to his Person, and that he was devising and contriving his Death. And the faid Sir James Standsfield his Father, having Day of November laft, gone from upon the the City of Edinburgh, to his own House of New-Milns, and about ten o'Clock at Night, or thereby having gone to his own Chamber, in order to his Rest, and being alone in the Room, under the Credit, Trust, and Assurance of the said Philip his Son, and his own Servants within his own Family; the faid Philip did confult, and advise, and correspond with some other Persones, within and about the House for the Time, to affashinat and cruelly murder his faid Father, and perticularly with George Thomson in New-Milns, and Helen Dickson his Spoule, and Janet Jonstoun Spouse to John Nicols, there, in the House of the said George Thomson many Times, particularly the Saturday's Night immediately preceeding the Murder, where he curfed his Father, and faid he should shortly make an end of him, and be Master of all: And accordingly he and they did murder and strangle him in his Bed-chamber, and in the dead Time of the Night, did carry and transport him from the said Room, to the Water, near by the House, and laid his Body down upon the Water-side, and tied a Stone about his Neck, to make him fink in the Water; and before he was throwen therein, he went back with his Accomplices to a little Kiln near by, and confulted and advised, whether it was more fit to throw him in the Water with the Stone about his Neck, to make him fink, or to take away the Stone, least when he should be found, it might thereby appear that the Stone had been tied by some other Hand than his own; and at last resolved to take away the Stone, and throw his Body in the Water, which they returning, did accordingly: And some Persons being accidentally lying in the House at the Time, they did hear a Noise of many Tongues and Voices, to their great Terror and Amazement; and the next Morning very early, some of the Servants in the House having come to the Room where his faid Father did lie, and having miffed him out of the Room. gave Notice thereof to some others of the Servants. He declared that he had been feeking him about the Water-pools; and a Noise and a Cry having arisen, Search and Enquiry was made for his said Father (and by him feemingly amongst the rest)
And after some Time his Body was found in the Water hard by his own House, and being dead, and his Neck broken before he was thrown in the Water, his Body did neither fink to the Ground, nor receive Water (as all drowned Bodies are in use to do) and he knowing where his Father's Body had been put, went on the Sabbath-Morning directly to the Place where his Body was in the Water, and stood a considerable Space on the Waterfide, directly opposite to the Body, with his Eyes fixed on the same, before his Body was found or knowen to any others than the Murtherers; and when John Topping (a Stranger) passing that way, and ignorant of the whole Matter, or that Sir James was amissing, called to him, and asked, who that was in the Water? He made no Answer, but went away from that Place strait to New-Milns, and gave no Intimation to him, or any other Person what he had feen in the Water, but appeared furprized when his Body was found there by other Persons; and his Father's Body being taken out of the Water, the same was, by his Order, carried

to a dark Out-house; and though he was defired by the Friends and Servants present, to suffer his Father's dead Body to be carried to his own House, and kept therein, and not to be buried till his Friends in Edinburgh, and elsewhere, and Phy-sicians in Haddingtoun, or near by, might see the Yet he refused so to do, and caused bury the dead Body of his Father privately, and in hafte. And the Noise having spread abroad, that his Father had been barbarously murdered by him, and his Accomplices, Order was given by these in Authority, to cause open the Grave, that Physicians and expert Chirurgions might inspect his Body, and make Report anent the Truth of the Matter: And accordingly, by the Report of the faids Chirurgions who inspected the Body, it did appear, that his said Father was cruelly strangled and murdered, and not drowned, and that he had been cast in the Water of Purpose to conceal the same. And when his Father's dead Body was fighted and inspected by Chirurgions, and the clear and evident Signs of the Murder had appeared, the Body was fewed up, and most carefully cleaned, and his nearest Relations and Friends were defired to lift up his Body to the Coffin: And accordingly James Row, Merchand (who was in Edinburgh in the Time of the Murder) having lifted the Left-side of Sir James his Head and Shoulder, and the faid Philip the Right-fide, his Father's Body, though carefully cleaned, as faid is, so as the least Blood was not on it, (did according to God's usual Method of discovering Murders) blood afresh upon him, and defiled all his Hands, which struck him with fuch a Terror, that he immediately let his Father's Head and Body fall with Violence, and fled from the Body, and in Consternation and Confusion, cryed, Lord, have Mercy upon me! and bowed himfelf down over a Seat in the Church (where the Corps were inspected) wiping his Father's innocent Blood off his own murdering Hands upon his Cloaths. By all which it is manifest, that he did most traiterously express his Hatred and Malice to his Majesties sacred Person, by wishing and drinking to his Confusion, and causing others to do the same. And likewise, that he did not only unnaturally curse, invade, attempt to assassinate or beat his faid Father, but under Trust and Assurance, barbaroufly and treasonably did strangle, kill and murder him in manner forfaid, and is Actor, Art and Part of the forfaids Crimes, or one or other of them, which being found by an Affyse, he ought to be punished for the treasonable Crimes above specified, with forefaulture of Life, Land and Goods, and for the other Crimes above-mentioned, Capitally, and with the Pains of Death and Confifcation of Moveables, to the Terror and Example of others to commit the like hereafter.

## Pursuers.

Sir John Dalrymple, younger, of Stair, his Majesties Advocat.

Sir George Mackenzie, Advocat.

## PROCURATORS in Defence.

Sir David Thoirs, Sir Patrick Hume, Mr. William Moniepenny. Mr. William Dundass.

The Pannal's Procurators produced two Warrands of Privy Council, commanding them to compeir and plead the Pannal's Defence. Vol. IV.

S IR Patrick Hume for the Pannal (always denying the Indytement, and whole Members and Qualifications thereof) alleadges, That as to the first Part of the Indytement, in relation to the drinking an Health to the Confusion of his facred Maiestv. as it is most calumnious, so it is not to be supposed, that any Man in his right Wits would have been guilty of fuch a Thing: ir is positively offered to be proven, that at, or about the Time libel'd, and feveral Times before and after, the Defender did most heartily and chearfully in feveral Companies drink the King's Health, and upon all Occasions he was ready to testify his Loyalty to the King, and particularly the Time of the Invasion by the late Duke of Monmouth in England, where he did enter himself voluntarily a Souldier in the Earl of Dumbarton's Regiment, and continued in the King's Army till the

Rebels were defeat, and the Voluntiers difmiffed.

As to the fecond Part of the Libel, in relation to the Pannal, his alledged committing, and being guilty of, and acceffory to many notour Crimes abroad, and being detained Prisoner in London, Antwerp, Orleance, &c. and that he vented and entertained Malice against his Father, and that he declared many times that he would cut his Throat, and that he did rail against, and curse his

Father, by many Imprecations.

It is answered, primo, That it is absolutely deny'd, that the Pannal was guilty of, or acceffory to any notorious Crime abroad, or put in Prison upon that Account, nor is there so much as any

Crime condescended upon.

2. The Defender could not conceive any Prejudice against his Father, upon the Account of dis-poning his Estate to his second Son; for he knew nothing thereof till after his Father's Decease, that one Alexander Ainslie told him that his Father had

made fuch a Disposition.

3. As to the pretended Expressions, that the Defender should have had of Railing, Cursing, and using Imprecations against his Father, in so far as the faymen are libel'd to have been done Abroad, in England, Holland, or other Places, he cannot be lyable to the Punishment inflicted by the Law of this Kingdom, because when a Party commits a Crime in another Nation, he is only to be punished according to the Law of the Place where the Crime was committed, and not according to the Law of the Nation where he is a Subject, or has his Dwelling: As is clear by the Common Law, Authentick Cod. Ubi de criminibus agi oportet. Qua in provincia quis delinquit, aut in qua pecuniarum aut criminum reus sit, sive de terra, sive de terminis, sive de possessione, sive de proprietate, sive de hypotheca, aut de alia qualibet occasione, vel de qualibet re fuerit reus, illic jure subjaceat, quod jus est perpetuum. In that Nation where any Person commits a Crime, or is lyable to answer upon any account whatfomever, he is to be judged by the Law of that Place, which is established as a perpetual Law; and Mattheus de Criminibus, in his Title, De Panis, is express of the fame Opinion.

4. As to all those pretended Expressions of railing, curfing, and threatning, libel'd, that were before March, 1687, the Defender is fecured by the Act of Indemnity, by which all Crimes are indemnified, preceeding that Time, against the

Government and Laws.

5. As to any pretended Expressions of railing and cursing since that Time, they being

but Injuries alledged done to the Father, he might and did remit the famen, in so far he did not challenge and purfue the fame in his own Time; and this is clear from the Common Law, Carpzov. Part. 2. Quest. 65. Actio autem injuriarum nec active nec passive in Hæredes transit, etiamsi mortuus illatas injurias ignoraverit. Institut. lib. 4. tit. 12. par. 1. de perpetuis temporalibus action. Leg. 10. par. 2. ff. si quis cautionibus in judicio systen. And lev. 13. ff. de injuriis, injuriarum actio neque hæredi neque in bæredem datur: As also itis a Principle in Law, that dissimulatione tollitur injuria; and if it could be made appear, that the Pannal had any fuch Expressions, the Father did dissimulat and pass from the same, in so sar as by a Letter, dated in June last, written by the Father to the Pannal, he orders him to take in his Chamberlain Accompts of the Rents of his Lands, and of any Money he had received from the Tenements, or for the Corns fold, and that he expects he will do the same exactly, and recommends to him, to be careful of all his Affairs, and subscribes himself to be his loving Father. By which it is evident, that all former Differences (if any were) betwixt them, were then taken away.

As to the third Part of the Indytement, in relation to the several Acts and Qualifications infilled upon; to inferr, that the Defender had Accession to his Father's Death: It is answered, (primo) That the Indytement, in so far as it is founded upon the 51. At. Par. K. Ja. VI. in relation to the Murder under Trust, which is declared to be punishable as Treason, is not relevant: Because the Father cannot in Law be faid to be under Trust and Affurance of the Son, and that Act of Parliament takes only Place in Cases where a Man is invited to his Neighbour's House, or of an Traveller being in an Inn, and that he be murdered under that Trust; and the same Act of Parliament being founded on in the Case of Swinton, who killed his Wife, in the Year 1666, the Indytement was restricted to simple Slaughter. And in the Case of Master James Oliphant, in the Year 1665, the Lords of the Session found, that a Son's killing his Mother, was not Murder under Trust, and so he was not punishable by that Act of Parliament, as guilty of

the Crime of Treason. 2. The Acts and Qualifications condescended on to infer the Defender's Accession to his Father's Death, are but very remote and uncertain; for as to that Expression, That the Defender is alledged to have threatned his Father's Death, it is the Opinion of all Lawyers, who have written upon the Subject, that that is but a very remote Prefumption. And as Carpzovius expresses it, Part. 3. Quest. 121. Numb. 51. Quod est indicium admodum periculosum, quippe cum homines sæpe nilminus faciant quam quod minas exequantur & iracundia agitatus minas de crimine perpetrando sæpe jattet, ipfo tamen animo fervore paulo post discusso, cohibeat manus, & abstineat a facinore illo quod forsan ab alio postea committitur. And Paris de puteo gives an Instance in his Tractat de Syndicatu upon the Word Tortura; and Boverius, That a Woman feeing a Person going by her Window, against whom she had a Prejudice, and that another having a Hatred against her, and hearing that she had threatned to cut off that Persons Legs, the Party that did hear the Woman use the Threatning, did the Thing; upon which the Woman that did threaten, being challenged, and put to the Torture, did confess; yet thereafter it was found, that

the was altogether innocent, and that another had done it.

3. As to the pretended Acts of the Defender's alledged purfuing, and invading his Father, and firing Piftols at him, at Lorbian burn and Culterallors, in Annis 1683, and 1684. As it is most groundless, so, if need were, it could be made appear by the Persons who were in Company with him at that Time, that the Defender and his Father were then in entire Friendship all alongst the Journey, and he was so far from making any such Attempt. that it can be made appear, that the Defender did behave himself towards his Father with all the Submission and Respect that became a Son to have to his Father: But as to these, and all other Acts, preceeding March, 1685, the Defender is secured by the Act of Indemnity; and as the Defender cannot be pursued for any Crime preceeding that Time, neither in Judgment nor out with the same, they in effect being no Crimes, being taken away by the Act of Indemnity, they cannot be so much as made Use of as Qualifications or Aggravations, to infer another Crime posterior thereto.

4. As to that pretended Qualification, that when the Defender did touch his Father's dead Body after it was taken out of the Grave, the Corps

did bleed.

It is answered, That this is but a superstitious Observation without any Ground either in Law or Reason. And Carpzovius relates, Part 3. Quest. 122. Numb. 31. That feveral Persons upon that Ground had been unjustly challenged, and that he in his own Experience had seen a dead Body bleed in Presence of the Person who was not guilty; as also that he has seen the Body not bleed in Presence of the Person that was guilty. And Mattheus de Criminibus, is of the same Opinion, Tit. 16. de Quæstionibus, Numb. 12. de Sanguine perro de Cadavere profluente quod dicitur id de plurimis experimentis comprobetur, tamen cum ex-perimenta falsa sint; ratio vero idonea nulla reddi possit, non putaverim indicium ad torturam sufficiens esse; non enim sapientis Judicis est incerto experimento credere quod certa ratione dirimendum est. And the Truth is, the Occasion of the dead Body's bleeding, was, that the Chirurgions that came out to visit the Body, did make an Incision about the Neck, which might be the Occasion of the bleeding; and also the very moving of the dead Body, when it was taken out of the Grave, and out of the Cossin, might occasion the bleeding; especially seeing the Body did not bleed for some time after, which certainly was made by the Motion, and by the Incision: As also a further Evidence, that it could not be the Defender's touching the Body, the Chirurgions did likeways touch the Body as well as he, and several others present; so that the bleeding could no more be ascribed to his touching, than the touching of the other Persons present.

5. As to the other Articles lybel'd, relating to the pretended Murder, they are but meer Stories, and the Truth is, and it is offered to be proven, that the Defender having gone to his Chamber and Bed the Night before his Father's Death, he did not stir out of his Bed, nor out of the Roum, till the next Morning that John Robertson his Father's Servant came to his Chamber, where he was in Bed, and told him, that he had been in his Master's Roum, and that he could not find him. Upon which the Defender immediately arose, and put on his Cloaths, and

went

went out to see where his Father was. And shortly after Word being brought him by some Persons in the Town, that they did see his Father's Body lying in the Water, and it being generally concluded by all, that he had thrown himself in the Water, and the Body being taken out, and laid in a low Roum, it was thought fit by all the Neighbours about, that he should be buried the

next Day.
6. The Particulars lybel'd, to infer the Defender's Accession to his Father's Death, being but remote and uncertain Conjectures, it is a certain Principle in Law, that ex præsumptionibus & conjecturis nemo criminaliter condemnari potest, especially as to a Capital Punishment: clear from the Common Law, Leg. 5. Digest. de pænis, sed nec de supplicationibus debere aliquem damnari, satius enim est Impunitum relinqui sacinus nocentis quam Innocentem damnari. And which is the Opinion of all Lawers, writing upon the Subject: As Bartol, upon the foresaid Law, and Farin. Part. 3. Oper. Crim. Quest. 86. and the Lawers by him there cited. And Museard de prob. Conclus. 223, layes it down as a certain Conclusion, quod Argumenta quantumcunque urgentissima, etiamsi essent talia quæ mentem indicantis adeo coactarent quod aliud credere non possit, non tamen sufficerent ad condemnationem pænæ corporalis sed

duntaxat pecuniariæ. 7. The Prefumptions and Qualifications lybel'd, cannot be fustained even to infer an Arbitrary Punishment: Because they may, and are taken off by other Presumptions, that either the Father was not murdered, but that in a Frainzie, or melancholy Fit, he had thrown himself in the Water: Or, at least, if he was murdered, that the Defender had no Accession thereto, and the Presumptions condescended upon in Behalf of the Defender, eleid the Presumptions contained That it is notourlie in the Inditement, are these. known, that his Father was subject to melancholy Fits, and that in the Year 1679, the Time of Bothwell-Bridge, it is offered to be proven, that he was in a Fit of Distraction; and at another Time in his House at the Netber-bow, he was going to throw himself out over the Window, if one Thomas Lindall had not come in at the Time and pulled him back by the Legs, when his Body was half out at the Window. And some few Days before he went out of Edinburgh last, he came to George Sterling, Chirurgion, and defired him to draw Blood of him, for a Diffemper in his Head, which he refused, unless he had Advice from a Phyfician. As also a Day or two before he went out of the Town, he was feen reading upon the Book of Burtoun's Melancholy. And that Day when he went out of the Town in Company of Mr. Bell the Minister, and Aiton, Merchant in Haddingtoun, they observed him to be melancholy, disordered, and more troubled than ordinary; or if it could be made appear, that the Father was murdered, yet it cannot be prefumed that the Defender had any Accession thereto, or that he would have committed such an Act against the very Ties and Light of Nature. As also it appears by the forefaid Letter, written to the Defender by his Father, that they were in entire Friendship; as also when the Surmise went Abroad, that his Father had been murdered, if he had been conficious to himself that he had any Accession thereto, he would have certainly fled the Country, and gone away. But he was so far from Vol. IV.

that, that upon the first Rumour of it, he came presently into Edinburgh, and several Days thereafter, it being told him, that he was suspected to have Accession to his Father's Death, he came voluntarily and entered himself in Prison, that he might undergo the strictest and severest Trial: Which alone is sufficient, if it were no more, to take off all the Prefumptions lybel'd, and to convince the World of the Defender's Innocence; and it being a Principle in Law, that una præsumptio rollit aliam, the Presumptions adduced for the Defender ought to be preponderat, Mascard. Conclus.
1205, is positive, That prasumptiones qua stant pro reis prævalent. As also that præsumptio affectionis naturalis prævalet contrariis præsumptionibus. So that upon both these Considerations, the Presumptions alledged for the Defender ought to be sustaincd, to take away the Presumptions lybel'd, and to free him from the Crime.

His Majesties Advocate answers, That the Libel confists of three Articles, (*Primo*) Treason, by the Pannal's drinking the King's Consustion, and by the Murder under Trust. 2°. The cursing of a Parent. 3°. The Qualifications inferring the Pannal's Accession to the Murder of his Father.

As to the first, it cannot be denied, but that the drinking or wishing Confusion to his Majesty, is the highest Act of Contempt, Malice, and Disdain to his Royal Person; and as the Relevancy of this Article is not expresly contraverted, fo the Atrocity of the Act, and the forcing others to do the same upon the common Grounds of Law, does clearly infer Treason, and it cannot be expected, that such extravagant Words should either be express'd, or particularly provided against by any Law in express Terms; but the Nature of the Words in express Terms of our Law discharging all Speeches to the Disdain of his Majesty, the Contempt of his Authority, do clearly and naturally comprehend the Words lybel'd, and by the common Law, Ad leg. jul. Maj. crimen læsæ Majestatis ad exemplum legis scriptæ est vindicandum.

And whereas it is pretended, that these Words were inadvertantly faid, and that it appears by the Tract of the Pannal's Life, and his Readiness to engage in his Majesties Service, that the Words could not be deliberate and malicious. It is replied, That it is offered to be proven, that the drinking Confusion to the King, was openly and plainly proposed; and that the Pannal did deliberately send out for Ale to drink certain Healths, and that this Health to the King's Confusion was the first or second, and that it was no Lapse or Mistake in the Expression; but that he forced others to pledge and drink that fame Health. And the Malice and Disloyalty is evident, by the Health's Subsequent; viz. Antichrist's, &c. and it is not at all relevant (after the reiterate and deliberat expressing of these Words) that he had retracted or drank the King's Health; for a Crime once committed, is not retracted or taken off by fuch inconfiftent and unconfequential Speeches; but to shew the Sense the Pannal had of the Importance of his own Words, the Pannal being informed, that some of the Perfons present had divulged his having drunk the King's Confusion, the Pannal did conjure them to Secrecy, and did menace the Witnesses with a great Kane, that he would beat and brain them if ever they told it.

Oo 2 Whereas

Whereas it is answered in general, as to all Crimes committed without the Kingdom, that they cannot be cognofced or punished here: It is replied, That as to all Crimes against Nature, or the Law of Nations, as every Party is competent to be an Accuser, so every Judicature is competent; and therefore as to the Crimes of Treason, or curfing of Parents, wherever committed, they are punishable by the Justices: But because in relation to the Crimes committed Abroad, there is not positive Probation, but Declaraons and Tellimonies; therefore as to these Crimes, his Majesties Advocate does not insist on them as distinct Crimes per se, but as Qualifications, Documents, and Evidences of the habitual Debauchery, and unnatural Malice express'd by the Pannal against his Father for a Tract of many

Whereas it is answered, That as to all Crimes preceeding 1685, they are taken off by the In-It is replyed, The Indemnity 1685, demnity: is no general Indemnity, neither as to Persons nor Crimes, but particular Crimes are remitted, and particularly enumerat without any general Clause: And as cursing of Parents is not particularly enumerat, to by the Nature of that Crime, it cannot be included or comprehended in any general Indemnity: And the Words of the Act of Parliament, 20 Act. 1. Par. K. Ch. II. bears expresly, That the Cursers of Parents shall be put to Death without Mercy. So that a general Act of Indemnity, or Mercy, without a special Remission, could not include this Crime, which, as the Act of Parliament bears, is expresly against Nature, and the Law of God: And by the Opinion of all Lawers, general Indemnities do not extend to all Crimes; but these Crimes which are called in Law Csimina excepta, are never intended to be indemnified, nor such Crimes, where the Interest of Parties is more than the Interest of Publick Juffice, and in all former and general Indemnities, Murder and other Crimes are particularly excepted with a general Clause, excepting all such Crimes as use not to be comprehended in general Acts of Indemnity: So that this fo horrid a Crime, wherein the Parent was more interested than the Publick, neither was, nor could be comprehended under a general Indemnity: As also that restricted, limited Indemnity, bears exprefly an Exoncration for all Perfons below the Degree and Quality of an Heretor, Wodfetter or Burgess; and whether the Pannal were an Heretor or not, yet it cannot be faid, that he is below the Degree and Quality of a Wodsetter or Burgess; and therefore the Act of Indemnity is of no use to him.

Whereas it is answered, That Sir James was reconciled with the Pannal, and wrote kind Letters to him, whereby, diffimulando, former Injuries were taken off: It is replyed, That Injuries are only taken off dissimulando, which are not attro-cious, but never specifick Crimes, wherein the Discharge or express Renunciation of the Party injured cannot liberat à vindicta publica, the Punishment of Crimes, especially in Capital Punishments, belonging to the Magistrat; and the privat Party has not the fole Interest, nor can dis-pense with Capital Punishments: But the Letter founded upon, does not in the least infer the Party's Forgiveness or Dissimulation of the Injury. a Father ordering his Son to call in for Chamberlain Accompts, without impowering him to

discharge the same, is not the least Evidence of Confidence in his Son, much less a remitting of his Crime.

As to the second Article, in relation to the Curfing, it is politively offered to be proven, not in fingle Acts, but by a Tract and Habit of curfing his Father in the most abominable Termes

As to the third Article, in relation to the Murder, that this Matter may be clear, & ut constet de Corpore delicti, these undoubted Qualifications are offered to instruct, that Sir James Standsfield was murdered and strangled, and that he did not drown himself. 1. It is offered to be proven by the Minister, that was that Night in the House, that long after ten o'Clock at Night, and that Sir James had retired to the Chamber, where he lay alone, the Minister heard the confused Whispers, Murmurs, and Noise of several Persons, both Men and Women, which affrighted him, and that he heard the Noise go away by the back-fide of the House, which leads directly to that Pool where Sir James his Body was

thrown in the Water.

2. Sir James's Body was found swimming above the Water, and albeit it appeared by the Ice upon the Top of his Cloaths, that he had been feveral Hours in the Water, yet there had no Water entred in his Body; which is a Demonstration, that he was dead before he was thrown in the Water: for a Person thrown alive into Water, drawing in of Air and Respiration, being in the Water, he must draw in Water; and if the Person drawes in as much Water as fills his Concavitie, he becomes heavy, having so much more Weight of Water, and therefore he finks: But if a Person be thrown dead into the Water, when the Clap of his Throat is shut, the Water cannot enter, and there being so much Emptiness, the Body is light, and supported by more Parts of Water, than the Gravity of the Body can depress.

There being several Chirurgions and others sent out by Order from Authority to take up and in-fpect the Body, to see whether there was any Evidence of Strangling, or other Symptoms of Murder upon the Body; it did appear to all these Persons, who did depone before a Committee of the Privy-Council, That from the one Jugular Vein to the other round the Neck, there was a Tumour of congealed black bruifed Blood, three Inches broad, and that there was congealed Blood in the Throat; upon which Matter of Fact, the College of Physicians have given an unanimous Testimony in Writing, that Sir James Standsfield was strangled, and not drowned: And the Deaconry of the Chirurgions being conveened, have emitted a Declaration in Writing, concurring and agreeing with the Report of the Physicians: So that it is as clear as the Light of Day, that Sir James Standsfield was murdered.

2. For the Qualifications, that the Pannal was the Murderer, or accessory to the Murder of his Father, these clear Evidences are offered, which makes his Crime without possibility to be 1. It is notorious, that the palliat or denyed. Pannal is a most debauched, vitious, pernicious Person, and has been Prisoner, or condemned to die in all the Places or Societies he ever haunted. He entered a Soldier in the Scots Regiment, where he was condemned to die at Treves, but made his Escape; and his being in Prison, in

the Marshalea-Prisons, Orleance, and Brussels (which makes the Circuit of his Travels) are not denyed; and his profligat Life and constant Drunkenness, since he came to the Prison, is offered to be proven by the Keepers: And as it is unnecessar to trace all his Debauches; so there is one material Point offered to be proven, That upon the least Provocation, either by Man or Woman, the Pannal used to swear by horrid Oaths, that he would take their Lives, though he should die in the Grassmercat for it.

3. Sir James Standsfield for these Debaucheries having disherished the Pannal, and disposed his Estate to his second Son; it is positively offered to be proven, That in the Nungate of Haddingtoun, in James Smith's House, the Pannal being told, that his Father would disherish him, he with horrible Oaths vowed to cut his Father's Throat.

And whereas it is answered to this Qualification, That the faying that a Son would cut a Father's Throat, is but a remot Circumstance: It is replyed, That the Law, and all Lawers do agree, That Minæ præcedentes & damnum sequutum, is a most pregnant Qualification of that Party's Crime, especially where the Threats were to cut a Father's Throat, which of itself was so horrid and unnatural a Villany, that it cannot be doubted he who durst vow it, wanted but an Occasion to act it. And it is acknowledged, that though this be the clearest Presumption, yet per se, it is not full Probation: For though the Son had both vowed, and refolved, yet by an Accident he might have been prevented; but the Presumption at least lays the Burden, that except the Pannal could condescend, and document, that some other Person killed his Father, he must be reputed the Murderer.

2. It is offered to be proven, That Sir James Standsfield, who was a Person of eminent Sobriety and Veracity, did declare to several Persons, that his unnatural Son had attempted his Life, and offered Violence to his Person, and particularly, that he had pursued him on Horseback, and fired Pistols on him; and that same Friday before Sir James was murdered, he did declare that it was not his Debts, or any thing under Heaven that troubled him, but that his Son and Family were plotting and contriving his Destruction, and the

next Night he was murdered.

3. It is offered to be proven, That the Pannal's Mother declared, That her Son had vowed to be his Father's Death, and that he was a vindictive Person, and that she did apprehend he had murdered him. So as to this Article, there is a Condered of the Pannal's own Oaths, to murder his Father, and of his Father and Mother's Declarations, that he had attempted, and was still plotting

The second Qualification is, that, that Saturdays-Night Sir James Standsfield came home, the Pannal would not come where his Father was, either to Supper, or Prayer; and being expresly desired by several Persons, to go to his Father, and speak with him; he declared (that same Night he was murdered) he could not endure to see, or look upon his Father; and he had been all that Day closs with Thompson and his Wise, and Janet Johnston. So after ten Hours at even, after the Family was gone to Bed, he came out to Thomson's House, which is hard by the Gate, and there in Presence of Thomson, his Wise, and Janet Johnston, he declared that his Father would neither give him Money, nor Cloaths, and cursed his Father,

and declared that he would shortly make ridd of him, which agrees with what he had several Times said in other Companies, that he was to be Laird before Christmas; and that he was shortly to be Master of all, and none could think how soon. As also, shortly before Sir James's Death, the Pannal's Mother falling in Swound, it was said to him, Philip, ye will shortly want your Mother; to which he answered, By God, his Father should be dead before her: And eight Days after, his Mother falling again sick, he repeated the same Words; whereby it is evident the Murder was deliberate and determined.

3. On the Sunday Morning, before Sir James's Body was found, Philip came to the Minister's Chamber, and told him that his Father was gone out in the Night, and that he had been fearthing for him about the Pools, and Water-fide; and when the Minister reproved him for making such Infinuations against his Father, he laughed at him, and went away to the Pool, and stood looking upon his Father in the Water, but made no Discovery; and thereafter a Stranger coming by upon the Highway likeways, feeing Sir James's Body in the Water, he came back and discovered the Matter; at which Philip seemed surprised, and told that he had feen his Father's Body in the Water before, but he did not think fit to be the first Discoverer, which shows, that he was conscious of his own Guilt; otherways upon the first Sight of his Father in the Water, he would have gone to him; but on the contrary, he never laid a Hand upon his Father's Body, either to pull him out of the Water, or to carry him into the House, for the Dread of fome extraordinary Discovery, and did not allow the Corps to be brought within his Father's Gates, but caused carry the Corps to the Wake-Miln, where, to cover the Appearance of Strangling upon his Body, he entrusted Janet Johnfrom with the Care of woonding him, who was known to be a Person so odious to Sir James, that he could not see her for her Baseness with the Pannal, and the did acknowlege, that the had not been for three Quarters of a Year within the House before; and yet this infamous Strumpet, who has been tortured by order of the Privy-Council, as accessory to the Murder, was chiefly intrusted to see the naked Body, and the Cloaths put on!

4. The Pannal did refuse to send for a Chirurgion, and to let his Father's Body be sighted, though the Minister and others did expressly demand it; and the Englishmen in the Manufactory, who were acquainted with the Crowner-Laws, they made a Mutiny anent the Burial, till the Corps were sighted; yet the Pannal caused bury the Corps that same Night without shewing them.

The Corps being raifed by Order, and Incifion being made, whereby the Strangling did clearly appear, and the Corps being dreffed clean, and Linnen put on, there did appear no Bloud; but to take off Suspition, the Corps were lifted up, and the Night-Cap being wrong put on, it was altered and changed, and thereafter the Corps were laid down without any Bloud upon the Linnen; and the Pannal (who to this time had never touched his Father's Corps) being required to affift to lift the Body into the Coffin, having taken his Father by the Right-fide of the Head with his left Hand, James Row bearing the 1 left, the Pannal's Hand was altogether blooding, as if his Hand had been put in a Veffel of Bloud; which, notwithstanding of all his impudent Reso-

lution to the contrary, had that horrible Impreffion, and Conviction upon him, that he let his Father's Head fall to the Ground, and cryed out, O God, and run away and went to a Desk in the Church, where he lay groaning and in Confusion, but durit never return to touch the Corps; and as there can no natural Reason be given, but an ordinar and wonderful Providence of God, in this kind of Discoveries of Murder; so the Fact was never more evident, and sure: Though Half a Dozen of Persons were bearing the Corps, no Man's Hands were bloody but the Pannal's, and the Corps being two intire Days in the Grave, in that Weather and Season, the Blood by the Course of Nature was become stagnat and congeal'd; fo that the former toffing and lifting of the Corps, and even the Incision itself had occasioned no such Effusion, but only some Water or Gore; but upon the first Touch of the Pannal the Murderer, there appeared Abundance of liquid florid Bloud: And though this per se might not be sufficient, and as Mattheus is cited, it should not infer Torture; yet Mattheus acknowledges that most Part do sustain this, as a violent Prefumption oft times experimented; yet in his Opinion it is not fufficient for Torture, because Torture being in itself a Punishment, it cannot be used, except where there is semiplena probatio, or where the Conscience of the Judge is satisfied, as to the Truth of the Crime, and therefore uses an extraordinar Course, to extort a Confession, which proves that this Presumption is semiplena probatio per se, according to their own Grounds.

And whereas it is alledged, that capital Punishment cannot be inferred from Conjectures, but from clear and positive Testimonies; it is anfwered, that the Lex ult. Cod. de probationibus, clearly states that Probation is either, Testibus ta-bulis instrumentis documentis & indiciis. And Mattheus states a particular Title upon this single Question, Cap. 6. Titulo 15. de probationibus, and does most positively determin that Crimes are to be proven Documentis, Argumentis & Indiciis. it is most evident, that the Probation which arises from the Nature of the Thing, which is incapable to be soffisticate, or imposed upon, as Witneffes may be, that kind of Probation is the fureft, because it is always the same, and admits no Variation. It's true, and it is acknowledged, that Argumenta & Indicia must be clara & evidentia, and Probation being Quod facit fidem Judici, every Man's Experience tells him, that the Complication and Conjunction of fo many evident Qualifications, though none of them per se were sufficient, yet being all of them joined, it induces a greater Certainty, than two Witnesses positively deponing upon the Fact. And therefore the Evidence of the Probation belongs to the Inquest, and the Relevancy that these Articles conjoin'd, or any Part of them, are fufficient to infer the Crime, belongs to the Judge.

As to the Presumptions offered for the Exculpation of the Pannal, they are not at all relevant; for though so horrid a Murder is not to be presumed against Nature, yet being proved, or so strongly evinced, it does but conclude the Pannal's greater Guilt: And suppose that Singlandssfield was formerly Melancholy, and had been Frantick in the Year 1679, yet it is known he recovered his Health, and was of a compos'd, sedat Temper of Mind for many Years

thereafter, and was as capable and diligent about his Affairs, these many Years, as he had been formerly, and was so considered and employed by the wifest Men in the Kingdom; and at the Time of his Death there was no Sickness, or returning of Frenzie upon him, but all that Week he had composedly done his Affairs; and did unon the Saturday, when he went Home, discourse rationally upon all the Subjects that occurred: But it being fo clearly documented and proven that he was ftrangled, it is a ridiculous Conceit, and there remains no Poffibility that after he was ftrangled, he walked out and drowned himfelf. And as to that Prefumption, that the Pannal rendered himself Prisoner, it was indeed suitable to the reft of his Impudence, and he did not ren-der himfelf till after the Order to apprehend him was intimate to him, when he c. uld not escape, and when he was under Observation; and there did not want Project in fixing upon this Impudence when he could not escape, as a Qualification of Innocence, that he would render.

Sir David Thoirs without Repetition of the Replyes made by his Majesties Advocat, doth make his Duply to the foresaids Replyes, and every Member thereof, in order as follows; viz.

O the first, Anent the treasonable Words, the Pannal's Procurators oppon their former Answers, and the Act of Parliament whereupon that Part of the Ditty is founded, being only in order to fuch treasonable Speeches advitedly spoken. The constant Tract of the Pannal's Life, in drinking his Majesties good Health at all Occafions, and offering to adventure his Life in his Service in the last Rebellion, sufficiently demonstrats, that if any such Expression did escape the Pannal, as it is denyed, the same was only rash and unadvised, and not deliberate and advised, as is required by the Act of Parliament, to infer the Pains lybelled; and the Qualifications added by my Lord Advocat, bearing, that the Pannal did conjure the Persons then present to Secrecy, demon-firats that the Pannal was ex incontinenti heartily forrowful and penitent for the same. And it's clear by that excellent Law of the Cod, the Words whereof are, Si quis Imperatori maledixerit, si ex insania miserando, si ex temeritate, & petulantia temnenda, fi ex animo injuriandi ad principem remittendum, which demonstrats, that by the Common Law, such an rash and unadvited Expresfion was never to be laid hold on to infer a capital Punishment, where the Person alledged, Expresser thereof, was not otherways suspect of Disloyalty.

2. Repeats the Defence as to Crimes alledged committen abroad, and it were against Reason and Equity, that Persons for one and the self-same Crime, should be subject to the Punishments of several Jurisdictions, where the Punishment of the saids Crimes are different: But seeing my Lord Advocat declares he hath no Probation for these alledged Crimes, but Certificats and Assidavits, they cannot be obtruded as a Part of the Libel, because the saids pretended Certificats and Assidavits, are neither insert in the Libel, or given out to the Pannal, and all Crimes are to be proven sessibles, non testimoniis; and if the Custom of Assidavits should be introduced in this Court, all Pannals (how innocent soever) might be murdered, by be-

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ing deprived of their unanswerable Objections against the Granters of these Assidavits, &c. and therefore they cannot be sustained as a Qualification to load the Pannal, or make the Inquest have a

prejudicat Opinion of him.

3. As to my Lord Advocat's Reply anent the Act of Indemnity, the former Defence and Act of Indemnity is opponed, and bears expresly Murders, Robberies, Slaughters, and all other Crimes committed against his Majesty, and Laws of the Kingdom, either by Word, Writ, or Deed; which undoubtedly excludes all alledged Crimes said, done, or committed by the Pannal before that Time; and this Favour, & gratia principis, is to be ampliat and extended, and not restricted, and all his Majesties Judges and Officers of State are commanded to sustain the same, according to the most ample Interpretations for the Pannal, that the Words will allow.

4. The Pretence that the Pannal was of the Quality of a Burger, or a Baron, is most irrelevant, the Pannal having no visible Fortune at the same time; and as my Lord Advocat himself acknowledgeth, no Expectation of any Fortune what-slover: So that if Barons, Burgers, Life-renters, Woodsetters, and likewise these who have nothing in Possession at the Time, shall be secluded from the Benefit of that Indemnity, it is scarce intelligible to whom, and for what Cause the same was granted. J. And as to that Part of the Reply, bearing, that this was a privat Injury, and so not comprehended within the Act of Indemnity, the former Desence is opponed, and all Pretence of privat Injury was taken away by Dis-

fimulation or Death.

As to the Pretence that the Reconciliation can be no Defence against the Lybel, as to vindicta publica, and that the Letter whereupon the Defence is founded doth not import a Diffimulation; it is duplyed, That the Act of Parliament being an Comminatory Law, and principally intended in Favours of Parents, the same was never yet made use of, and it were very hard to make use of the same to deprive a Parent of his Child, for any rash or passionate Expression; especially, where upon Repentance the Father had remitted the Injury; but the Father being in Effect Judge of the Injury, his remitting the same ought at least to affoilzie the Child from any capital Conclusion. And as to the alledged habitual Curfing, the same is denyed, and the former Defence founded upon the Act of Indemnity, is repeated and opponed, and the Lybel is opponed, which doth not bear habitual Curfing, but particular Acts at particular Times.

And as to the Qualifications alledged by my Lord Advocat, for clearing that the Defunct Sir James Standsfield was murdered, the Pannal is truly forry, that for his own Defence, and for clearing of his own Innocence, his Lawers should be necessitated to plead any thing relating to his Father's Insirmities, or Way and Manner of his Death. But it is duplyed, That the whole Presumptions adduced by my Lord Advocat are allanerly fallacious Conjectures, and can neither be feparatim, or complexly relevant to inser any such thing, because, 1. That the Minister did hear a whispering Noise, and was thereby terrified, his Terror and Consternation having (as he himself pretends) put him in a Disorder and Constition, he was thereby tendered incapable to observe or judge of any thing that happened. 2. That the Body was swimming above Water, imports nothing, the Defunct hav-

ing a great Coat of thick Cloth about him, which was sufficient to keep him floating above. 3. The Pretence that there was no Water in the Defunct's Body when the Chirurgions visited the same, imports nothing, because the Defunct's Body having been several times stirred before that time, by which the Water might have run out, as it actually did (in case there was any Water within it.)

4. Albeit where a Man is drowned unwillingly, and endeavours to breathe, fo long as he can, his Breathing may fuck in the Water: Yet if a Man intend to drown himfelf, he will certainly endeavour all Means for quick Dispatch of himfelf, and thereby keep in his Breath; and the keeping in of the Breath after that Manner was sufficient, both to keep the Body floating, and the Water from

coming in.

5. To put the Matter beyond all Question, the Defunct was laying in the Water a confiderable Space from the Bank; and albeit the Ice was not so strong as to have carried a Child, yet the Ice was whole and entire betwixt the Defunct and the Bank, which demonstrats, that the Defunct had jumped in from the Bank, to that Place where he was lying. 6. As to that Pretence, that there was Blood about the Defunct's Neck, all lapper'd and bruifed before Incision was made, the Defunct being pulled out of the Water, by an great Cleik, the touching of the Neck with the Cleik, when his Breath was just gone out, was sufficient to have made the Blood where that Part was, to lapper and congeal. 7. As to the Declarations of the Phy-ficians and Chirurgions, they are only Declarations ex auditu, and upon Report of one or two Chirurgions, and hath no Foundation, but the Iggnorance or Knowledge of the faids two Reporters; neither can any fuch Declarations be obtruded against the Pannal, because not given out with the Lybel: But whatever may be inferred from these Presumptions, whether the Defunct was murdered or not, the same does not concern the Pannal, unless his Accession to the Murder were instructed, as is impossible it can be.

As to the Qualifications alledged by my Lord Advocat, for fixing the Murder, or Accession thereto upon the Pannal; it is duplyed to the first, That the Pannal's alledged vitious Life, and the Story at Treves, his being drunk in Prison, and threatning to cut Throats upon small Provocations, the same are extrinsick to the Libel, and cannot be respected. 2. As to the alledged Threatning used in James Smith's House, the Lybel is opponed, bearing these Expressions, to have been used in the Year 1684, or some Year preceeding; and therefore the former Defence founded upon the Indemnity, is repeated, and opponed. And whereas my Lord Advocat pretends, that mine precedentes cum damno sequuto, is sufficient either to fix the Guilt upon the Person who used the Threats, or at least to burden him with the Probation, that another committed the Crime. It is duplyed, I. That my Lord Advocat's Position is absolutely denyed, unless he can instruct some other positive Accession against the Pannal; and these pretended Threats being taken away, not only by the Act of Indemnity, but likeways by Diffimulation, which is not only offered to be inferred from the Letter made Mention of in the Defence, but likeways by the Defunct's owning, receiving, intertaining, furnishing, and providing for the Pannal, in every thing suitable as his eldest Son, the same doth undoubtedly take away all Pretence that can be

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founded upon threatning, fo many Years preceeding; and by no Law can the Pannal be burdened to prove who were either Actors, or in Accession

to his Father's Murder.

As to the second Qualification bearing, that the Defunct said to several Persons, that the Pannal offered to invade him (denying the same) the Father's Affertion could not infer a Crime against the Pannal, unless the Crime it self were otherways proven by Witnesses, and the same is libel'd to have been said by Sir James before the Act of Indemnity. And Sir James's other Affertion, that he was in Trouble, for Fear of Prejudice from his Family, cannot infer a Crime, especially against the Pannal; and far less can it be proven by the Relict and the other Son, who in Sir James's Apprehension were designing Mischief against him, and for their own Vindication, they would certainly depone partially against the Pannal. And the same is repeated against the Pannal. And the same is repeated against the other Expressions alledged spoken by the Mother; and Witnesses said.

As to the Pretence, that the Pannal refused to fup with his Father the Night before his Death, It is duplyed, the Pannal was not at all in use to fup, except on Sundays-Night. And the Pannal had no Kindness for the Minister, because he and others of his Gang had endeavoured to keep up

Discord betwixt him and his Father.

As to the alledged Bleeding of the Corps, the former Defences are opponed; and albeit the Pannal did help to lift his Father's Corps before the Incifion, yet no Blood did appear till long thereafter that the Incifion was made, and the Pannal did fall to grip that Part of his Father's Head where the Incifion was. So that the Blood falling from the Wound, can neither be a Ground nor Prefumption for Guilt; and though the Pannal was furprifed to fee his Father's Blood, yet the fame did only proceed from natural Duty and Affection, and not from any Apprehension of Guilt. And these Qualifications being all libel'd and debated upon it is humbly defired for the Pannal, that the Lords of Justiciary would give a separat Interloquitor upon every particular Qualification.

Sir Patrick Hume for the Pannal adds, That as to the Point of Treason, It is offered to be proven, that it was when he was drunk, and after Cups, and is so presumed, especially it being, as it is acknowledged by the Libel, in a drunken

Company

2. As to the Act of Indemnity, it is extended to all Crimes except the Archbishop's Murder, and exceptio firmat, regulat, &c. And the Act bears not that Clause excepting other Crimes, which uses

to be excepted.

3. As to the Qualifications condescended on in my Lord Advocat's Answer, either they are libel'd, and so oppones the former Answer; and if they be not libel'd, they cannot be considered as Qualifications.

4. Whereas it is alledged, that the Pannal was in use to threaten to cut Throats, when in Passion, the Argument is retorted, for though he threatned, nothing followed; and so his Threatnings

were but verba jastantia.

5. As to the Citation out of Mattheus, that Parties may be punished upon Presumptions, it is answered, that the Case there stated is where the Person who committed the Slaughter was apprehended in the Place where it was committed,

That he was all bloody, and with a bloody Sword, answerable to the Wound, and that he became pale when he was apprehended, and that he had made no Answer, but in Terrour fled away; which are such Acts as do evidently make appear the Slaughter, and could admit of no other Construction; but that cannot be pretended in this Case, where all the Presumptions are remote and extrinsick, and even in the Case instanced by Mattheus, and others of that Nature, they are only to take Effect in order to an Arbitrary, but not a Capital Punishment, which is the Opinion of all Lawers who ever wrote upon the Subject, and particularly Muscard, de prob. conclus. 123. Numb. 20, and 31. where the Question is stated, An plures prassumptiones conjunguntur? in order to inferr a capital Punishment: And he concludes in the Negative, as a general Conclusion by all Lawers, but only to inferr an arbitrary Punishment.

As to the bleeding of the Body, it is offered to be proven, that the Pannal touched his Father's Body before the Incifion, and it did not bleed

Body before the Incision, and it did not bleed.

The Lords, Justice-General, and Commissioners of Justiciary, having considered the Libel, pursued by his Majetties Advocat against Philip Standsfield the Pannal: And the first Part thereof, anent the Treason libel'd, they find the famen as it is libel'd, relevant to inferr the Pain of Treason.

And as to the Pannal's curfing of his Father, mentioned in the Indytement; They find these Expressions, or either of them, viz. The Devil take him, the Devil rive him, God damn him, relevant to inser the Pain of Death: And repells the Desence founded upon the Act of Indemnity, and finds the Pannal is not under, or

below the Quality therein specified.

As to the Pannal's murthering of his Father mentioned in the Indytement, they found the Libelasit is libel'd and qualified relevant to inferr the Pain of Death, and remits the same with the Qualifications libel'd to the Knowledge of the Affile, and allowes Witneffes to be led for the Pannal's proving his Father to have been melancholy the Day before the committing of the Murder, and remits to the Affile to consider the Import thereof, if it be proven, and repells the whole other Defences proponed for the Pannal.

The Lords continues the Dyet against the said *Philip Standsfield*, till to Morrow at Two of the Clock in the Afternoon; and ordains him to be carried back to Prison, and the Witnesses and Assists to attend, ilk Person under the Pain of

200 Merks.

Edinburgh, the feventh of February, 1687.

P Hilip Standsfield, Prisoner, being this Day entered on Pannal, dilated, indyted and accused for the treasonable drinking of the King's Confusion, curfing his Father, and for the cruel and unnatural murdering of him in Manner mentioned in this Ditty.

The Interloquitor above-written was this Day read again in Presence of the Pannal, and the As-

fifers after-named, viz.

William Bailly of Lamingtoun.
James Glen, Stationer.
Alexander Reid, Elder, Goldsmith.
Charles Charters, Merchand.
David Hepburn of Humby.

Edward Gillespy, Merchand. Robert Sandilands, Merchand. Samuel Monerief, Merchand. Thomas Lendall, Merchand. James Cleiland, Merchand. Hepburn of Beinstoun. William Paton, Merchand. George Braithwood, Stabler. John Marshal, Merchand. Alexander Edgar, Chirurgion in Haddingtoun.

The Affize lawfully fworn, no Objection of the Law in the contrary.

His Majesty's Advocat for Probation adduced

the Witneffes deponing, viz.

John Robertson, late Servitor to Sir James Standsfield of New-Milns, aged twenty-four Years, unmarried, purged of Malice, Prejudice, Hatred, Ill will, and partial Counfel, and folemnly fworn, Depones, A little time before Harvest last, the Pannal being in the Kitchen of New-Milns, in the deceast Sir James Standsfield's House, where the Deponent was likewise present, he saw the Pannal, Philip Standsfield, take a Cup of Ale, and heard him fay, there is the Pope's Confusion, the Antichrift's, the Chancelour's, and the King's Confusion, and put the Cup to his Head, and drank a little, and then gave it to Samuel Spofforth, and commanded him to drink it on his Knees; depones, that there were likewise besides Samuel Spofforth, Jeremy Smith, Agnes Bruce, and Elspeth Jameson; and depones, that Philip Standsfield, the Pannal, was not drunk at the time; depones, that at the naming of the feveral Confusions above-mentioned, he still drank a little of the Cup; and this is the Truth as he shall answer to God: The Deponent further depones, that he faid to the Pannal, after the drinking of the faid Confusions, that it was Treason, and he answered, ye Dog, what are you concerned; ye do not understand to whom ye speak.

JOHN ROBERTSON. Sic subscribitur, Agnes Bruce, Servant to the deceased Sir James Standsfield, aged twenty-four Years, unmarried, purged and sworn, depones, That a little before Harvest last, she being in the Kitchen of New-Milns with Philip Standsfield, the Pannal, she faw him take a Cup of Ale, and drank the Confusion of the Pope and the King, and heard him bid Samuel Spofforth fit down on his Knees and drink the same, which accordingly he did; after this the Deponent went up Stairs, and knows no more what past at that Time, but heard they drank more Confusions. Depones, that about a Week after it being talked in the House, that he had drank the Confusions aforesaid, he said to the Deponent, God damn him, if he knew who divulged it, he would be their Death: And this is the Truth, as she shall answer to God. Depones she

cannot write.

Sic Subscribitur, LINLITHGOW.
Samuel Spofforth, late Servitor to Sir James
Standsfield of New-Milns, aged 19 Years, unmarried, purged and fworn, depones, That a little before Harvest last, the Deponent was in the Kitchin of New-Milns with Philip Standsfield, the Pannal, where he heard him drink a Confusion to the Pope, Antichrist, and the King, and to the Devil; and the Pannal prest the Deponent to drink the same Consussions upon his Knees. Depones, John Robertson, Agnes Bruce, Jeremy Smith, and Elspeth Jameson were all likewise present at that time, and that these Confusions were drunk seve-Vol. IV.

rally: And this is the Truth, as he shall answer to God. Sic subscribitur, SAMUEL SPOFFORTH. John Robertson, above design'd, being re-examin-

ed, purged and fworn, depones, That the Deponent being at Morum-Callle after Harveft laft, in order to give a Call to a Minister, the Deponent having met with Philip Standsfield, the Pannal, he faid to him, Ye are a wife Lad; if ye have fubferibed that Bond, the Devil take him, and particularly the Devil take his Father, and named his Father. Deponed, that at an other time, in the midst of Harvest last, the Deponent and Sir James Standsfield, the Pannal's Father, being going to Smeitoun with a Minister, the Pannal asked him. where he and his Father was going? and the Deponent answered, that he was going to Smeitoun with his Father; and the Pannal, Philip Standsfield, faid, Devil, let never one of them come back a-gain, Horse nor Man. Depones surther, That se-veral times, and frequently, when the Deponent has been seeking the Pannal to come to Dinner with his Father, the Pannel's ordinar Answer was, the Devil dame him, and you both, and Devil rive him, for I will not go to him, and if he had a Sixpence a Day, he would not go near him, for his Father girned upon him like a Sheeps-head in a Tongs, and that he has heard him fay fometimes, God damn his Father: And this is the Truth, as he shall answer to God.

Sic subscribitur, JOHN ROBERTSON. William Scot, Clothier in New-Milns, aged thirty Years, married, purged and fworn, depones, That betwixt Michaelmass and Martimass last, the Pannal, Philip Standsfield, having come to the Deponent's Shop, and asked for some Tobacco, the Deponent faid to *Philip*, his Father would not let him want for Money to buy Tobacco; and the Pannal, Philip, faid, the Devil take him and his Father both, for there never came an honest Man out of York/bire. Depones, his Wife was prefent with him, when that Discourse past. Depones he cannot write. And this is the Truth, as

he shall answer to God.

Sic subscribitur, LINLITHGOW. Agnes Bruce, above-defigned, being re-examined, purged and fworn, depones, did hear the Pannal ufually vow and fwear he would kill any Person that offended him; and that the Pannal did haunt much with Janet Johnstonn, George Thomson and his Wife, and that he went frequently out of his Father's House after Supper to these Persons; and further depones, that she has heard the Pannal frequently curse his Father, and bid the Devil damn him, and rive him, and fwell him; and that she has frequently heard him express his Hatred and Abhorrence of his Father, and that he could not abide to fee his Father. Further depones, that the Monday at Night before Sir James came to Edinburgh, the last time he was in it, being about a Fourthnight before his Death, the Deponent was ordered to call the Pannal to his Mother, after he was gone to his Chamber, and that accordingly she did it; and when the Pannal came down, the Deponent left him with his Mother alone; and when she was without the Door, she heard him fay to his Mother feveral times, God damn him, if he did it not; and defired his Mother to take a good Heart, for as long as he had, the should not want. Depones, she knows not what he meaned by these Words, but knows there had been a little Quarrel betwixt Sir Fames and

his Lady that same Night. Further depones, that on Tuesday thereafter, when Sir James Standsfield was going into Edinburgh, she did hear Philip Standsfield, the Pannal, say in his Mother's Chamber (his Father not being present) God let him never return, God let him never see his Father's Face again, the Devil go with him, the Devil rive him, and take himaway; and that there was no body in the Room at the Time, but the Pannal and his Mother, and the Deponent was at the Door. Further depones, that about a Month before, Sir James having reproved the Pannal, upon the Occasion of an Accompt given in by William Anderson, Brewer, she did hear the Pannal say, in his Mother's Chamber, (Sir James not being present) God damn him, if he should not do ten times worse, and that he could not endure to see his Father's Face, and that he had hated his Father these fix or seven Years. Further depones, that about a Fourthnight or twenty Days before Sir James his Death, it being faid that Philip was to go to Town with his Father, the heard him fay, he would be hang'd e'er he went with him; let him go, the Devil go with him, and let him never return; and this likewise in his Mother's Chamber, and in her Presence. Depones, the Pannal did ordinarly shift Occasions of being in his Father's Company. Depones, that the *Friday* before Sir *James* his Death, she knows the Pannal and *Janet John*foun were a confiderable Time together in the Pannal's Chamber, where the Deponent heard Janet Johnstoun's Tongue, but doth not know if George Thomson and his Wise were with them. Deponens, that on the Wednesday before Sir James his Death, Philip having cursed some of the Servants, the Deponent laid to him, God be thanked, he was not their Master; and that he are Grand her with an Oath the Lagrange and fwered her with an Oath, she knew not how foon he might be their Master: And further depones, that the thought Sir James not so merry as his ordinar the Night before his Death, but that he conveyed Mr. Bell to his Chamber, and thereafter came down to his own; and the Deponent having defired to speak with Sir James, his Servant, John Robertson, told her she could not, because his Chamber-Door was shut, and he was gone to Bed; and that she did then see Light in his Roum, and when she was going away, found the Hall-Door, which was without his Chamber-Door, shut, and that the Hall-Door was not usually closed in the Night time, except Sir James had done it himself, and which he did but once in two or three Nights. Depones, that on the Saturday's Night when Sir James came Home, he did go to his Ladies Chamber, where he stayed not a Quarter of an Hour, and that his Lady fell a quarreling of him for going to another House before he came there, and that the Deponent came out of the Chamber, and knows not what more past there. Depones, the next Morning, when Sir James was mist, the Deponent went into his Roum to put on a Fire, and found the Bed better spread up than it used to be, and the Curtains more drawn about it, and the Candle, which usually was at the Bed-head, she found it standing on a Chair at the Bed-foot. And further depones, that when the Defunct's Body was bringing up to the House, the Deponent would have had him brought to his own Chamber; but Philip swore that the Body should not enter there, for he had not died like a Man, but like

a Beaft. Depones, that the Body was then put in the Walk-Miln (but knows not if Philip caufed do it) and that the Body from that was brought to a Cellar within the Closs, where there was very little Light. Depones, that she did not fee any Water come out of his Mouth, and that when the Deponent lifted up the Linnen-sheet, which was over him in the Cellar, some of them caused let it down again, for it was not fit to let the Body be feen. Depones, that Janet Johnfoun was present with the Body in the Cellar with the rest, dy be feen. and though it was known that neither Sir James nor his Lady would look upon her for a good Time before, nor was the openly feen about the House, yet that Morning she went to the Ladies Chamber, as foon as the Body was taken out, and the Deponent was present and saw her come in, and well enough taken with. Depones, the heard Philip, after his Father's Death, Greet and Cry, but saw no Tears. Depones, immediately after his Father's Body was found, he would have forced his Father's Chamber-Door, it being shut; but the Key being gotten, it was opened, and he entred in, and first took his Father's Gold and Money out of his Pocket, and then got the Keys, and fearched the Cabinet; and that within an Hour after his Father was brought from the Water, he got the Buckles of his Father's Shoes, and put them in his. Depones, that on the Monday after Sir James's Death, the Lady and Janet Johnstoun having quarrelled together about some Remains of the Holland of the Woonding-sheet, Philip came down out of his own Chamber, and the Deponent heard him fay to Janet Johnstoun, Hold your Peace, when I command you, for he would re-ward her well for the Kindness she had done to him at that time. Depones, that when the Order came from Edinburgh to raife the Corps again, the Deponent did meet George Thomson the Taylor, and perceived him shaking and trembling, and asked him what troubled him? And that his Answer was, he heard the blackest News that ever he heard in his Life, for Sir James's Body was to be raifed again, and faid he would few no more in the House of New-Milns for the World, and carried the Mournings to his own House. Depones, the knows nothing of false Keys made use of about the House, only she heard the Lady say, that there were. Depones, Philip had no lockfast Place in the House, except a little Coffer, and that it once being opened, the Deponent did see several Keys within it, and that he offered once the Key of one of the Roums to the Deponent, but the Deponent took it not, because she had the ordinar Key of the Roum. Depones, that Philip was in use to ly alone, but that after his Father's Death, he would not ly in a Roum alone at Mew-Milns, and that he declared to the Deponent, that he was afraid to be alone in a Roum, either Night or Day, and that he fleept not the Night after his Father died, and that he should not go into the Roum where his Father lay, if once he had the Cabinet out of it. Depones, that a short time before Sir James died, the Lady having fallen in a Swond, and the Deponent having told Philip of it, Philip came to his Mother's Chamber, and that his Mother told him then, that he was like in a short Time to lose his Mother; and that he answered, in the Deponent's hearing, that his Father should be dead first: And depones, that some few Days thereafter, in his Mother's Chamber again, and in the Deponent's

hearing, he renewed the fame Words with an Oath: Further depones, that two Nights after Sir James's Death, the Lady told to the Deponent, that fomething then came in her Mind which she had heard, to wit, that Philip, before he went to London, when he was in his Pomp, having heard that Sir James was to give his Estate to his fecond Son, in the House of James Smith in the Nungate, had vowed to kill his Brother, and the like, or little less to his Father; and that thereafter, when they were coming into Edinburgh, the Lady renewed again to the Deponent the same Words, and added, what if they should put her Bairn in Prison? And this is the Truth, as she shall answer to God. Depones she cannot write, Sic subscribitur, LINLITHGOW.

John Shand, sometimes Servitor to Sir James Standsfield, aged 43 Years, unmarried, purged and fworn, depones, That a little after Philip Standsfield, the Pannal's Marriage, the Pannal and Deponent being in James Smith's House, in Nungate of Haddingtoun, the Pannal did expostulat with the Deponent, that his Father dealt too narrowly with him, he being then married; and the Deponent told the Pannal that his Father was in Straits, and exhorted him to be dutiful to his Father; thereafter the Pannal faid, if I knew my Father would give his Estate to my Brother John, I would cut his Throat; and the Landlord of the House being by, and present, and surprized, cryed out, God preserve me, what means the Man! the Landlord understanding by the Word His, his Father: And though the Deponent took the Expression in the same Sense as James Smith did, yet the Deponent endeavoured to excuse it, by saying it was not his Father that he meaned, but his Brother, or his Man Donald; and the Pannal being present, faid nothing for clearing of the Expression; whereupon the Deponent went away, and left the Pannal, and could not endure to flay longer in his Company: Depones, the Night before Sir James's Death, being the Friday, the Deponent was with Sir James in his Chamber, in Edinburgh, where the Defunct was reading a Sermon-Book, and appeared to be fad, and faid to the Deponent, I have no Comfort in my Wife and Family. And this is the Truth, as he shall answer to God.

Sic subscribitur, JOHN SHAND.

Mr. Roderick Mckenzie, Advocate, being folemnly fworn and purged, depones, That about eight Dayes before Sir James Standsfield's Death, the Deponent and he having met in the Parliament-Closs, the Defunct invited him to take his Morning-Draught. And when they were gone to Mr. Sheil's House, the Deponent perceiving him to be in some Concern, the Deponent asked him, what troubled him? The Defunct answered, that he had no Satisfaction at Home: Whereupon the Deponent faid, that People reported that he was partly the Occasion of it, having disherished his Son the Pannal, and acquainted him therewith: And the Defunct answered, ye do not know my Son, for he is the greatest Debauch in the Earth: And that which troubles me most is, that he twice attempted my own Person: And this is the Truth, as he shall answer to God.

Sic subscribitur, ROD. MCKENZIE.

Archibald Dumbar, Merchand in Edinburgh, aged 26 Years, married, purged and fworn, depones, Vol. IV.

That the Deponent having met with the deceast Sir James Standsfield at Culter; but he does not remember positively the Time, but it was either in the Year of this King's Parliament, or the Harwest before; and Sir James and the Deponent, and some other Company being in an Roum, Sir James was discoursing of his Son's Undutyfulness, and within a little while having heard a Shot at the Utter-door of the House, and the Deponent and others offering to go out to see what the Matter was, Sir James was unwilling to let them, lest they should come to hazard. And thereafter having heard another Shot, they did offer to go down again, and Sir James still distinated them, and faid, that it might be his diffracted Son Phi-And they having enquired if he was in the Country, and how he came to fear any harm from him, Sir James faid, he believed he was in the Country, and that in his going South, he had followed him to Lothian-burn, and shot two Pistols, first one, and then another at him; and if it had not been that Sir James was well horsed, and his Son Philip upon a Work-Horse, he had killed And Samuel Menzies having faid, he was fure there could not be Ball in them; Sir James faid, he had gotten too many Proofs of his Son's Unnaturality to him, that he had no will to be in his Reverence. Depones, that Sir James all that Night went not to Bed, and the Deponent fat up with him, and conveyed him into Edinburgh. And this is the Truth, as he shall answer to God.

Sic subscribitur, ARCHIBALD DUNBAR.

Mr. William Clerk, Advocat, purged, and fworn, depones, That having frequent Occasions to be with Sir James Standsfield, and he having desired him to draw a Disposition of his Estate to his Son John, Sir James did complain of his Son Philip's Undutyfulness to him: And the Deponent having diffwaded him to do it, fince his Son Philip might be reclaimed; Sir James said, no, for he had no Expectation of it; for when he was at the Leadbills, there was some Pistol shot at him, which he was fure came from his Son Philip. And this is the Truth, as he shall answer to God.

Sic subscribitur, WILLIAM CLERK.

Mr. John Bell, Minister of the Gospel, aged forty Years, Solutus, purged and fworn, produces a written Declaration signed under his Hand, upon what he knows relating to the Murder; and depones the same is Truth, as he shall answer to God. JOHN BELL. Sic subscribitur,

Follows the Tenor of the faid Declaration.

The Declaration of Mr. John Bell, in answer to feveral Interrogatories proposed by his Majesties Advocat before the Lords of the Committee of the

Imprimis, I declare, that at Sir James Standsfield's earnest Desire, I went from this Town with him to New-Milns; and that by the Way I dif-cerned nothing but found Judgment, and Reason in Sir James, for his Discourse was both rational and pertinent, and that both at Supper that Night, and after Supper, his Discourse was rational, and his Carriage most civil, and was pleased to accompany me to my Chamber, and fat with me there (as I supposed) until it was about ten o'Clock at Night, discoursing pertinently, and to good Purpose.

2. I declare, that having flept but little, I was awakened in Fear by a Cry (as I supposed) and

being waking, I heard for a Time a great Dinn, and confused Noise of several Voices, and Persons fometimes walking, which affrighted me (suppofing them to be evil wicked Spirits) and I apprehended the Voices to be near the Chamber-door fometimes, or in the Transe, or Stairs, and sometimes below, which put me to arise in the Night, and bolt the Chamber-door further, and to recommend myself by Prayer, for Protection and Prefervation to the Majestie of God: And having gone again to Bed, I heard these Voices continue, but more laigh, till within a little Time they came about to the Chamber-Window; and then I heard the Voice as high as before, which encreased my Fear, and made me rise again to look over the Window, to see whether they were Men or Women; but the Window would not come up for me, which Window looked to the Garden, and Water, whither the Voices went on till I heard them no more, only towards the Morning I heard walking on the Stairs, and in the Transe above that Chamber where I was lying.

3. I declare, that I told the Women who put on my Fire in my Chamber that Sabbath-Morning, that I had rested little that Night, through Dinn I heard; and that I was sure there were evil Spi-

rits about that House that Night.

4. I declare, that about an Hour after Day, Philip came to my Chamber, and asked if Sir James came to that Chamber this Morning, and told me that he had been seeking him upon the Bank of the Water: Unto which I replyed, I have not feen your Father; but what mean ye by the Banks of the Water? Whereupon Philip, without anfwering, went down Stairs immediately, and within a little Time I followed to fee what he meaned; and having gone without the Gate, and up the Cawfey that leads to the Manufactory, one came running, and faid, they had found Sir James lying in the Water: Whereupon I was stricken with such Astonishment, Fear, and Trembling, that I could go no further, but returned trembling to the Chamber; and having fitten down on the Bed-fide, I faid to an honest Man, who accompanied me, this is the faddest Day that ever I faw: My Affrightment in the Night was terrifying to me, but this is more grievous. And having gone to an honelt Man's House, where I took Horse that Morning, I said, if the Majestie of God did ever permit the Devil and his Instruments to do a honest Man wrong, then Sir James Standsfield has received Wrong this last Night, which the Lord will discover in his good Time.

5. I declare, that after my return from Morum, that Sabbath-Evening, Philip told me that he had advertised several Freinds at Edinburgh, and that he was expecting the Commissary amongst others that Night: Whereupon I commended what he had done, in fending for such intelligent Perfons, and that for two Reasons (1.) because it was necessary his Father's Body should be sighted; (2.) because they could advise him about his Burial. Philip answered, that he was seen by these that took him out of the Water. But I replyed, that was not enough, for the Murder committed was either a violent Murder, or a distracted Murder; and having described what a distracted Murder was (upon *Philip*'s relating some Distemper his Father had been in some Years formerly) I faid, that I conceived no Person could come to fuch a high Act of Frenzic, to do fuch a Thing, but it would be known on him many Hours, yea

fome Days before; but I could testifie, that Sir James was in his right Reason at ten o'Clock; wherefore I inclin'd to think it was a violent Murder committed by wicked Spirits; and so advised that the Corps might be sighted by the nearest Physicians and Friends, and the honest Men living in that Town: Nevertheless, they went and buried Sir James that Night, without either acquainting me, or several honest Persons who lived in the Place. Mr. John Bell depones his above written Declaration is Truth, as he shall answer to God.

Sic fubscribitur, SLINLITHGOW,

Sir Robert Sinclair of Steinstoan, purged and fworn, depones, Sir James Standssield being at the Deponent's House, told the Deponent, that he regrated that his Son Philip had mispent his Time and Money; and when he came home from London, he was ashamed to tell how he came on him in his Chamber at London; and this is the Truth, as he shall answer to God.

Sic fubscribitur, Ro. SINCLAR.

Fames Murebead, Chirurgion, aged 32 Years,
married, purged and fworn, depones, That after
the Deponent and Fames Craufurd, Chirurgion,
had opened the Corps about the Neek, and fewed it up again, and removed the foul Linnen, and put on again the clean Linnens, in doing whereof they were obliged to thake the Body to and fro, and move the Head back and foreward. the Deponent defired that the Friends might lift the Body, and put it in the Coffin, and that the Pannal, having come and lift up the Head, he did let it fall upon the Table suddenly, and that it made a confiderable Noise at the falling, and that the Pannal retired back quickly, rubbing his Hands on his Breaft, and crying, O God! O God! and fome fuch other Words; and that the Deponent being aftonished thereat, looked to the Corps, and as the Pannal did take away his Hand from it, did fee it darting out Blood through the Linnen. from the left Side of the Neck which the Pannal touched, and that the Deponent was amazed at the Sight, partly through the darting out of the Blood, and partly through the Apprehension he had of the Murder. Depones, he saw no body touch the left Side of the Defunct's Head the Time it bled, but the Pannal. Depones, that as foon as the Deponent recovered out of his Amazement, he cryed to the Boy, to give the Pannal fome Triacle-Water, which he did; but depones he did not fee Philip the Pannal return again to the Body of his Father. Depones, when the Deponent and the other Chirurgion were putting on the clean Linnens, and stirring and moving the Head and Craig, he saw no Blood at all. this is the Truth, as he shall answer to God.

Sic subscribitur, JAMES MUREHEAD.

James Murehead, and James Crausurd, Chirurgions, give in their Report and Declaration in Write, anent the Murder of Umquhile Sir James Standssfield, which they renewed upon Oath, in Presence of the Justices and Assisters, and whereof the Tenor follows:

Edinburgh, December 1, 1687. We viewed the Corps in Morum Church.

We, under Subscribers, James Craufurd and James Murebead, Chirurgions in Edinburgh, having Order from Sir John Dalrymple, his Majesties Advocat, to go to Morum, and there to take up the Corps

of Sir James Standsfield, and to fight and view the fame exactly, and, if need were, to open up the Body, and to confider whether there appeared any Evidence of Wounds, Bruises, or Strangling upon the Corps, besides what might have happened by his falling or drowning in the Water, &c. In Obedience thereto, we caused take up the said Corps, and in Presence of Philip Standsfield, Mr. Andrew Melvil, Minister of Morum, James Hamilton, Writer to the Signet, James Row and Alexander Campbel, Merchands in Edinburgh, Umphray Spurvay, James Dick, James Mitchel, and John Robertson, Indwellers in New-Milns, and some others, having with all possible Exactness viewed the Corps, we observed the Face a little swelled, and inclining to a dark reddish Colour, fome Fulness of some capillarie Veins in the Pallat of the Mouth towards the Uvula, as also a large and conspicuous Swelling, about three Inches broad, of a dark red or blae Colour, from one Side of the Larinx round backwards to the other Side thereof; we observed the Jugular Veins on both Sides the Neck very large and diftended, and full of Blood; there was a large Swelling under and betwixt the Chin and the Cartilago Scutiformis; there was also a little Scratch below the left Mandibula, which had rankled the Cuticula, and made fome little Impression on the Cutis: Having made Incision from the Chin down about the Larinx, and cross upon the Swelling of the Neck, we found a greater Laxness and Distance (as we think) than ordinary betwixt the Cartilago Scutiformis and Os Hyoides; we found the Tumour on the Neck, containing bruifed, like dark or blackish Blood; the Jugulars, when cut, bled confiderably, especially that on the left Side.

Having opened his Breast, we found the Lungs distended to the filling up their Capacities, but free of Water; his Stomach, Liver, &c. were all in good Condition; we found no Water within the Corps; the Corps had no Smell at all; the Breaft, Belly, Privy-Parts, &c. were all well coloured, there was no Swelling in his Belly, nor any thing by ordinary to be seen on his Head. This we attest,

and fubscribe with our Hands.

SJAMES CRAUFURD, Sic subscribitur,

Edinburgh, December 6, 1687.

In Presence of the Lord Archbishop of Glasgow. Lord Tarbat, President of Session, Advocat, and Castlehill:

James Murehead, and James Craufurd, Chirurgions, being folemnly fworn in the Presence of the Committee of Council, depone, That the written Report anent the Body of the Deceift Sir James Standsfield is true, according to their Skill: And this is the Truth, as they shall answer to God.

JAMES CRAUFURD, JAMES MUREHEAD, Sic subscribitur, (JOHN GLASCOW, 7. P. D. C.

Edinburgh, February 7, 1687. In Presence of the Justices and Assisers.

James Murehead, and James Craufurd, Chirurgions, being folemnly sworn, depone upon the Truth and Verity of the above-written Declaration

in all Points.

SJAMES CRAUFURD, Sic subscribitur, ZJAMES MUREHEAD, Linlithgow. Follows the Chirurgions of Edinburgh their Opinion anent the faid Murder.

E, under Subscribers, Chirurgions in Edinburgh, having fully confidered the Report made by James Craufurd, and James Murchead, concerning the Condition of the Corps of Sir Fames Standsfield, and though it be not usual to declare more than Matter of Fact, yet in Obedience to your Lordships Commands, where ye defire to be informed, if these Symptoms, found upon the Body, do import Drowning or Strangling; we humbly offer our Opinion, to far as our Art or Experience will allow. And whereas the Report informs us, that there was found a Swelling, and preternatural Redness in the Face, a large conspicuous Tumour, about three Inches broad, of a dark red, or black Colour, from the one Side of the Larinx round backwards to the other Side thereof, a large Swelling betwixt the Chin and the Cartilago Scutiformis, the Jugular Veines, on both Sides very large and diftended; and when Incifion was made downwards, betwixt the Os Hyoid and Larinx was observed a Laxnes, and Distance between the Os Hyoid and the Cartilago Scutiformis, Incifion was made crofs alongst the Tumour, it was found full of bruised Blood; the Jugulars likeways, when opened, yielding a considerable Quantity of Blood, especially on the left Side, no Smell or Corruption appearing in any Part of the Body. It is very pro-bable these Parts have suffered some external Violence, which hath made them appear so far different from their natural Figure and Colour, and could not be caused by Drowning simply. As to the other Part of the Report, the Breast and Belly being opened, the Lungs found diftended, the Bronchi full of Air, without any Water, nor any Water found in the Stomach or Intestines, a Body, when drowned, being generally found to have much Water in it, with other Circumstances of the Report confidered, gives just Ground to think he was not drowned. This we subscribe at *Edinburgh*, the 3d Day of February, 1687. Sic subscribitur, John Ballie, Deacon, Wil. Borthwick, George Stirling, Thomas Edgar,

JAMES MUREHEAD. JAMES CRAUFURD.

Follows the Report of the College of Physicians, Edinburgh, February 6, 1687. THE College of Physicians, being assembled

at the Desire of his Majesties Advocat, to confider a Report made by some Chirurgions, concerning the Body of the late Sir James Standsfield, and to give their Opinion, whether by the faid Report, there is any just Ground to believe, that the said Sir James Standsfield was strangled or drowned? And they have accordingly confidered the faid Report. They are of Opinion, supposing the Verity of the faid Report or Declaration, that there is fufficient Ground to believe, that the faid Sir James Standsfield was strangled, and not drowned. In Testimony whereof their Presents are subscribed by Sir Andrew Balfowr, President of the said College. Sic subscribitur, A. BALFOWR, P.C. R.M.

Umphray Spurway, Clothier at New-Milns, aged 50 Years, folutus, purged and sworn; depones upon the Truth and Verity of his own Declaration given in by him, which is all written, and subscribed with his own Hand, and confirts of two Leaves of Paper, written on all Sides, which is Truth, as he shall answer to God.

Sic Subscribitur, UMPHRAY SPURWAY.

Follows the Declaration of Umphray Spurway, Englishman.

I Umphray Spurway of New-Milns, Clothier, being fummoned to appear before the Lords of his Majesties Privy-Council in Edinburgh, the 6th of December 1687, to declare my Knowledge of what I had seen, and heard, relating to the Death of Sir James Standssield of New-Milns, did then and there declare before the saids Lords, as hereaster followeth: And after declaring what I had to say, was commanded to commit to writing my said Declaration, under my own Hand, which I the aforesaid Umphray Spurway do hereby humbly offer to the above-said Lords of his Majesties Council, subscribing the same with my own Hand.

About fix Weeks before the Death of Sir James Standsfield, after Night I went to pay my Respects to Sir James, as I usually did when he was at New-Milns, at which time I found him not so free for Discourse, nor so pleasant as at other times: Insomuch that I used that Freedom with him, to Quere the Reason why his Honour was so melancholy? Who, with a great Sigh, wringing his Hands together, with Tears trickling down his Cheeks, faid, Mr. Spurway, I have great Cause for it; I have born my own Burden, without complaining to others, but I have a very wicked Family, and it's very sad, that a Man should be destroyed by his own Bowels; but let me be never so sparing in my Expence, both at home and abroad, yet they at home of my Family confume me; condescending on fome Particulars, of some extravagant Sums of Money, monethly brought in to him, that his Family had expended besides what he allowed for them, which was very fufficient: But that which grieved him most was, that his youngest Son, whom he had some comfortable Hopes of, and upon whom he had fettled his Estate upon, his just Debts being first payed, and that to the Knowledge of his Son; but now he was frustrated of his Hopes of that his Son too; for his eldest Son had debauched his youngest Son, who had feveral Times of late come in drunk, as the other: This he declared to me with very great Grief of Heart. But the Saturday's-Night after Sir James, and a Minister, one Mr. Bell, came to New-Milns from Edinburgh, I came in at the House of one James Marr, where I faw Sir James and Mr. Bell fitting by the Fire, before he had been at his own House, which I wondred at, having never known the like done by him before; but fince, I have had my Thoughts, that he had a Fear upon him (good Gentleman) of going to his own House; but having fat fome time with him, he defired Mr. Marr to fend one of his People at his House, to know, if they had kindled a Fire for him; and upon the Return, the Messenger gave this Answer: May it please your Honour, your Fire is kindled for you; upon which Sir James, and the Minister arose, and took their leave of Mr. Marr; and I also accompanied Sir James and the Minister half the Way toward his Home, and so took my leave of him, wishing his Honour a good Night. But the next Morning, being Sabbath-Day, after the Light well appeared, one Agnes Bruce came at my Chamber-door, and knocked. I went and opened the Door. Says she, Sir, Sir James is gone out of his Lodging-Roum this Morning, and we have fought all the Roums of the House for him, but cannot find him. She goes off, I im-

mediately followed her, and when I came out of my Door, I met with Mr. Philip Standsfield, and James Dick. Mr. Standsfield declares to me, Lord, Mr. Spurway, what should be the Cause of this Man's Discontent, that he should thus leave his Lodgings, and walk out? To which I replyed, Sir, do you wonder the Cause of his Discontent, who never gave him Content, but had been the Cause of grieving him, from one to the other of them, ever fince I knew the Family? But he turned his Back upon me, and made no Reply at all; however I went at Sir James's House, but could not procure the Keys of neither of the Gardens, and I fent abroad of Sir Tames's Servants, and of my own, fome on Horseback, and some on Foot, to inquire after him: At last a Servant of mine, one William Bowman, found him in the River, a little be West the Town. I went at the Place, and faw him lying about two Yeards, or eight Foot from the Brink of the River, lying upon his Belly, just at the Top of the Water, as it were floaring, only his Coat and Westcoat loose about him, and a Shirt on him that I faw. I faw the Place at the Brink of the River, where some one had stood all beaten to mash with Feet, and the Ground very open and mellow, although a very hard frosty Morning; fo I gave Order to some to get a Ladder, and to fet one End into the River, as near the hinder Part of Sir James as they could, and the other End of the Ladder to fall at the Top of the Brae, which was very steep, and so they might get him out easily; so I came away from the Place, and defired Mr. Marr to fee the Body landed, declaring that I would go home, and write to Mr. George Hume, Merchand in Edinburgh, of the fad Sight which I had seen, desiring him to communicat the fame to my Lord Advocat, with Defire to know by the Messenger his Lordship's Pleasure, what of Advice or Direction he would be pleafed to give concerning it, and it should be followed: But the Messenger that I sent, after he had delivered my Letter to Mr. Hume, and Order given by Commissary Dalrymple how to proceed further with the Body of Sir James, which Order was directed to myself by a Letter, which when I read the Letter, the Contents was: That I should endeavour to procure two or three discreet Persons of New-Milns to myself, and we together view the Body of Sir James; and if we found no Grounds to believe that his Person had been wronged by others, that then with all speed he should be buried, and that as privatly, and with as little Noise as could be: But this Letter, which was the Commissary's Order to me, was fent by the Hand of one James Mitchel, Kinsman to Sir James; for that Horse that the Express rode on to Edinburgh, was taken out of the Stable, where he was set up: And one Mr. Patrick Smith, the Brother-in-Law of Sir James Standsfield, mounted on him to come for New-Milns: So that my Express was thereby disabled to bring me the Answer of my Letter; and the faid James Mitchel, who brought my Letter, came home at the Place by Nine of the Clock that Sabbath-Day at Night, and gave an Account of the Letter that he had for me; but they diffwaded him from bringing it me, so that I had it not till three Hours after Sir James was buried. But upon Monday Morning, I arose about three or four of the Clock; and coming out of my House, I saw great Lights at Sir James's Gate, which occasioned my going down

to see what the Matter was; and as I went, I met with one William Robinson, coming up of Home; I asked what the Meaning was of these Lights, and of the Horses that I then saw at Sir James's Gate? Who answered me, That Sir James's Corps were brought out at the Gate, and that they were carrying it at *Morum*, to be buried, having received Orders from my Lord Advocat for that Purpose. At which I returned to my House, thinking it very strange thus to proceed without having had the Corps viewed by some Person, as I well knew was customary in England in such Cases. The next Step, to my Remembrance, was, That upon the Tuesday Night following, after I was in Bed, one Mr. Alexander Campbell in Edinburgh, with one Mr. Fames Row, and an Gentleman, one Mr. Hamilton, with two Chirurgions, came at my House, and caused me to rise out of my Bed, showing me an Order, which they had from my Lord Advocat, for the taking up again the Body of Sir James Standsfield, and commanded me to make ready to go with them; and having seen the Order, readily lubmitted thereunto, and when coming upon the Place at Morum, caused the said Grave to be opened, and the Coffin taken up. It was carried into the Church, and there opened; and as foon as Sir James's Grave-Cloaths were taken off him, and all his upper Parts uncovered, home to his Privy-parts, methought his Face looked not as I expected, nor as others had infinuated, that were at the dreffing of him at first; for they said, that his Body and Face was very fair and fresh; but I found his Face, at first View, of another Com-plexion, being blackish, with some Strakes of red, like standing, or rather strangled Blood; and under his left Ear I saw a Swelling home to his Throat, of a blackish red Colour. After this I saw the Chirurgions opening his Body, beginning at the Top of his Chin, and so down to the Pit of his Stomach, and then cut his Skin on both fides his Throat, towards each Ear, and coming at the Place near his left Ear, that I saw swoln, I there faw of corroded or congealed Blood, lying a Lump of a great Thickness, and two or three Inches long, which proved to me he had been strangled: And one Thing more I observed, that when Mr. Murchead put off his Cap at first from his Head, in slipping it back, Sir James's Eye-lids opened, and his Eyes appeared, but his Eye-lids much fwoln, and very red, which did also prove to me a Symptom of Strangling.

This being done, and his Breast opened, so that his Intrals appeared, and to me seemed in good Order, and no Appearance of Water in his Body, neither then, nor when first he was taken out of the River: The like, I think, has not been ever known by any Man that cast himself, or that has been cast into a River alive, and not to have his Body full of Water; nor that ever a dead Man should lie at the Top of the Water, where no running Stream is, but a still Water, of about sive Foot deep: But to me in this is showen has in this showen no less, to convince Men, that this worthy Gentleman murdered not himself, but was

murdered.
But my last Observation was of a Wonder more, that the Lord did show, when the Chirurgions had caused the Body of Sir James to be by their Servants sewen up again, and his Grave-Cloathes put on. A Speech was made to this

purpole; It is requifit now, that those of Sir fames Standsfield's Relations, and nearest Friends, should take him off from the Place where now he lyes, and lift him into his Coffin. So I faw Mr. James Row at the left Side of Sir James's Head and Shoulder, and Mr. Philip Standsfield at the right Side of his Head and Shoulder; and going to lift off the Body, I saw Mr. Philip drop the Head of his Father upon the Furm, and much Blood in Hand, and himself flying off from the Body, crying, Lord, have Mercy upon me! or upon ms! wipeing off the Blood on his Cloaths, and fo lay himself over a Seat in the Church, some fuppoling that he would swarff or swoun away, called for a Bottle of Water for him. After this we went for Morum-Castle, where Mr. Philip Stands-field, my self, and several others, stayed until it was Day: In which time I challenged Mr. Philip for his Unkindness to me, by his not inviting me to accompany the Corps of his Father, when first buried, knowing the Intimacy that there was betwixt his Father and my felf; and that of all the People in or about the Town, his Father delighted in no one's Company as in mine; and that he did not give me Notice of his Burial, that I might do my last Office of Love and Service to him, by accompanying his Body to his Burial-place; I took it very ill from him. So then Mr. Philip swore, that he had fent two of his Servants to invite me, but if those damn'd Rogues would not do it, what could he help it? and yet did declare, as is proved, and as himself since consess'd before my Lord Advocat, that he would not invite me, afligning this as his Reason, supposing that my self and James Marr had been Instruments of fetting his Father against him, which was a false Suggestion. All which Particulars I have before the Lords of his Majesties honourable Privy Council declared: So, by their Command, I have in this Sheet of Paper written it over with my own Hand, and do hereby subscribe my Name, the fixth of December, 1687.

Sic subscribitur, per me, UMPHRAY SPURWAY.

Edinburgh, the 7th of February, 1687. In Presence of the Justices and Assisters, Umphray Spurway ownes his Declaration above written to be Truth in all Poynts; as he shall answer to God.

Sic fubscribitur, Umphray Spurway. Linlithgow.

James Mitchel, Nephew to the deceas'd Sir James Standsfield, aged twenty Years, unmarried, purged and Iworn, depones, That about twenty Dayes before Sir James Standsfield's Death, being in Company with Philip, the Pannal, he heard the Pannal fay, that if his Father did difpone his Estate by him, he would kill him, though he should die in the Grass-Mercat for it. Depones, that several Times about a Month before Sir James's Death, he heard the Pannal say, that little Thought the People had how soon the Pannal would be Laird; and when he was, he would then ride in their Skirts that had been ill to him. And this is the Truth, as he shall answer to God.

Sic subscribitur, JAMES MITCHEL.

John Topping in Monkrig, aged twenty-five Years, married, purged and sworn, depones, That upon the Sabbath-Morning after Sir James Standsfield's Death, the Deponent coming from Monkrig to

New-Milns, by the fide of the Water, he discovered a Body floating, and saw Philip Standsfield looking to that Place of the Water where the Body was, and the Deponent asked the Pannal, whose Body that was in the Water? and the Pannal made no answer; and when he came to New-Milns, he heard that Sir James's Body was found in the Water. Depones, he saw the Body taken out of the Water, and went alongst with it, near to the Water, and went alongst with it, near to the Water. This is the Truth, as he shall answer to God. Depones he cannot write.

Sie subscribitar, Linling Gow.

James Diek, in New-Milns, aged fourty-seven Years, married, purged and sworn; depones, That the Pannal, Philip Standssfield, and the Deponent, being at Morum, after taking up of the Corps, and discoursing about the finding of the Body in the Water, the Deponent said to the Pannal, that he saw something in the Water, when they were searching after Sir James, but he did not suppose it to be Sir James's Body, and the Pannal said, I saw him before any of you. Depones, that he saw the Body after it was taken out of the Water at the Brink of the Brac, and went alongst with the Body a Piece of the Way, and observed no Water come from the Mouth. And this is the Truth, as he shall answer to God.

Sic subscribitur, JAMES DICK.

His Majesties Advocat desired that James Thomfon, Son to George Thomson in New-Milns, and Anna Mark, Daughter to Janet Johnstonn, Spouse to the said James Thomson, might be examined as Witnesses against the Pannal, for proving his Accession to his Father's Murder. And the Procurators for the Pannal having alledged, that the foresaids Persons were but Children, and so not by Law capable to be Witnesses, the Boy not being above thirteen Years of Age, and the Girl not

above ten Years.

The Lords Justice General, and Commissioners of Justiciary, refused to receive them as Witnesses; but in regard the Persons on the Inquest earnestly desired the said James Thomson and Anna Mark might be examined, anent their Knowledge of the Pannal's Accession to the forfaid Murder, they allowed the forenamed Perfons their Declarations to be taken for clearing of the Affife. And accordingly the faid James Thomson being examined in Presence of the Juflices and Inquest, declared as after follows; That Janet Johnstoun came to George Thomson's House betwixt nine and ten at Night, and Philip Standsfield, the Pannal, came there shortly thereafter; and the House being dark, the said Philip gave the Declarant a Turnor to buy a Candle, which he did in the neighbouring House, and after the Declarant returned with the Candle, his Mother ordered him to go to his Bed, which was in the same Roum, and beat him because he did not presently obey. Declares he heard one come to the Door, and enquire for Janet Johnfloun, and defire her to come home, and give her Child suck. Declares, he knew by the Voice that the Person who came was Agnes Mark, the said Janet's Daughter, and that Janet ordered her to go away, and she should follow her. Declares, she stayed a considerable Time thereafter, and the faid Thomson's Wife was defired to go for a Pint of Ale, and Philip took out a handful of Money

to fee if he had any fmall Money, and finding he had none, the Ale was taken on upon Truft. Furder declares, that the said George Thomson and his Wise, and Janet Johnston did stay together, and whifper foftly a confiderable Time. Declares, the heard *Philip Standsfield* complain that his Father would not give him Money, and pray the Devil take his Father, and God damn his own Soul, if he should not make an End of his Father. ther, and then all would be his, and then he would be kind to them. Declares, Philip Standsfield and Janet Johnstoun went away about Eleven, and thortly after his Father and Mother came to the Bed where the Declarant was lying cross the Bedfoot; and the Declarant in the Night-time per-ceived his Father and Mother rifing out of the Bed, and going out of the House, and that they stayed a considerable Time away, about an Hour and an half, or two Hours, and that the Declarant was perfectly awake when they went and were away, and he wondred what they were going about. Declares, his Mother came in first, and came foftly to Bed, and within some time after his Father came in, and put a Stool to the back of the Door, without locking it, for the Lock made always a great Noise when they locked the Door, and the Declarant's Father called to him whenever he came in, but the Declarant made no Answer, that it might be thought he was fleeping; and his Mother asked, what had stayed his Father? And thereupon his Father and Mother did fall a discoursing of several things, and particularly his Father said, that the Deed was done, and that Philip Standsfield guarded the Chamberdoor, with a drawen Sword and a bendet Pistol. and that he never thought a Man would have died so soon, and that they carried him out towards the Water-side, and they tyed a Stone about his Neck, and leaving him there, came back to the little Kiln, and reckoned whether they should cast him in the Water with the Stone about his Neck or not, and whether they should cast him in far in or near the fide, and at length they returned and took away the Stone from about his Neck, and threw him in the Water. Declares, his Father faid, that yet he was afraid, for all that, that the Murder would come out, and his Mother answered, Hout, Fool, there is no Fear of that; it will be thought he has drowned himself, because he will be found in the Water. Declares, when Sir James was missed in the Morning, the Declarant's Mother said to his Father, Rise quickly, for if ye be found in your Bed, they will fay, that ye have a Hand in the Murder. Declares, the Coat and Wastecoat which were upon Sir James when he was found in the Water, were fent to Thom-on's House, and Thomson's Wife said to her Husband and Janet Johnstoun, in Presence of the Declarant, that she was affrighted to see the said Coat and Wastecoat, for the thought that some evil Spirit was in it, and defired her Husband to fend it away, which he would not : And further, that his Mother said to her Husband, in the Declarant's hearing, that she was affrighted to be in the House alone after Night fell; and, accordingly, when ever her Husband went out, she went out with him, which was not her ordinary. Declares, the faid George Thom/on did go into Edinburgh feveral Days before the Declarant's Mother was brought in, and the did immediately after he came into Edinburgh fend away Sir James's Coat and Wastecoat, and that she was never in her own House after Night, fince her Husband came in, but did lie in Janet Johnstoun's House.

Sic subscribitur. LINLITHGOW. I.P.D.

Aima Mark, Daughter to Janet Johnstoun, declares, that on the said Saturdays-Night Philip came up to her Mother's House, and sent for George Thomson and his Wife, and thereafter he fent her to see if Sir James was come Home; declares, that she saw Philip, with his Hat off, give a low Salutation to George Thomson when he came up to him; and when the returned and told that Sir James was come, Philip did take a drink, and runs down to New-Milns; that about eleven o' Clock that Night, her Good-father fent her to feek her Mother, and that she found her Mother with Philip in George Thomson's House, and that her Mother bad her go Home, and she would come after her, and that her Good-father thereafter, finding her Mother did not come, sent her for Margaret Iftes to give Suck to the Child, and went Home again; but that her Mother did not come long after that, as she thinks, about two in the Morning, and that she heard her Good-father say, Birch and Whore, where have you been so long? And she answered, Wherever I have been, the Deed is done, and then went to Bed; and that after that, the heard them speak together, but could not know what they faid : She declares also, that her Mother faid, the was still feared, and would not abide alone, nor lie alone in the Bed. but faid, she was afraid.

Edinburgh, February the 7th, 1687.

The faid Anna Mark being examined in Prefence of the Affife and Justices, declares affirmative, conform to the above-written Declaration in all Points.

Sic subscribitur, LINLITHGOW, I. P.D.

Sir George M'kenzie's Speech to the Inquest.

Gentlemen of the Inquest,

Am glad to fee fo ftrong and universal a Propenfity for Justice in my native Country, that every Man upon first hearing this Death, concluded it a Murder, and trembled least it should not have been discovered. Every Man became Sollicitor in it, wished to be of the Inquest; and ardent Prayers were generally put up to Almighty God for this End, with as much Earnestness as uses to be for removing general Plagues. And the Almighty, in return of those, did first make so clear Impressions on all Mens Spirits of Philip's be ing the Murderer, that he had fallen by these: But his divine Majesty, who loves to see just things done in a legal Way, furnished thereafter a full Probation in an extraordinary Manner, whereby we might not only convince our felves, but all fuch as are not wicked enough to have been the Authors. You will discern the Finger of God, in all the Steps of this Probation, as evidently as Philip's Guilt; and this extraordinary Discovery has been made, as well to convince this wicked Age, that the World is govern'd by divine Providence, as that he is guilty of this Murder. is accused before you for three Crimes, Treason, the Cursing of his Father, and the Murdering him: Crimes in great Affinity, and naturally subservient to one another; for to pray Confusion to the King, who is Pater patria, is a Curfing our great Parent; and what can prove better a Delign to murder his Parent, than the malicious Hatred that Vol. IV.

prevails over a Son to curse him? What restrains vitious Men from murdering those, by whose Death they may expect licentious Liberty, and an opulent Succession, save the Fear of the Laws of the Land, or at least an innate Awe of the Law of Nature? But here you see in the Treason, a Contempt of the Laws of the Land, and in the Curfing, an Abhorrence of the Laws of Nature.

There is no Reason to suspect our Zeal in this Case from any State Design; for we took Pains to shun a Probation of the Treason. It was forced upon us, and not fought by us; fo violent were, and are we in the Search of the Murder, that even Treason was not able to divert us: Nor press I it at this Time, but to let you see there is nothing fo wicked or dangerous, which this Pannal durst not attempt. He not only wishes the King's Confusion, but drinks it openly; and not only drinks the King's Confusion himself, but he forces others to do so; nor needed he to be drunk, to be guilty, for this was the first Step of his drinking; and to convince you that he knew it was a Crime, it is proved that he took his Complices sworn never to detect it; the fatal Encouragement which always tempts him to commit his Villainies. The Curfing his Father is not from meer Humour or Dissoluteness, but it becomes yet probable by a previous Defign to have his Estate, and from the Restraint he found from him, of being debarred from the ravishing Hopes of a boundless Liberty. The Expressions are various and execrable, such as, Devil take him, drown him, rive him, let him never come back, let him never eat more, &c. and these Expressions, which should never have been once spoke, were frequently repeited, and are proved, not by suspected Persons, or Strangers, but by his Father's, and his own Servants, and fuch of them too as were Philip's own Favourits, and who think themselves very unhappy in being obliged to depone against him.

You are then, Gentlemen, in the third Place to judge, how far this Murder and Parricide are prov'd; in which you need to be the less scrupulous, that the Son, who is accused of it, is to die however; for either of the two former Crimes are so far prov'd beyond all Doubt, that though he should escape this, he cannot these. And as to the Probation of this Crime, I must first represent to you, that in occult or atrocious Crimes, the Law has relaxed, and remitted much of its Scrupulousness in Probation, because in these the ordinary Probation cannot be had; and to admit none but such, were to reject all: And therefore in Hamesucken, which is the beating a Man in his own House, but much more the murdering a Man by way of Hamesucken in his own House, wherein all Means are used to cover, and few can be got for discovering, you must not expect two Witnesses who saw the Murder committed, but only fuch Probation as can before God convince you, that this Murder was committed by that Man. No Inquest ever failed to find the Murder of Children to be clearly prov'd, though there were no Witneffes that faw it committed; and the murdering Parents is a more atrocious Crime, because we owe more Duty to our Parents, than any Parent does to a Child, and never Son ow'd more than this did, nor can be more believ'd to have killed a Parent. For clearing whereof you are to confider Qq

first, that he did not drown himself, as was pretended, but was murdered by some Persons; and, as the Law violently presumes, that no Man would murder himself, so, without the Help of this Presumption, it is prov'd most convincingly, by ocular Inspection, that he was strangled; the Marks of Strangling, viz. the congealed Blood, the Diflocation of one of the Vertebra in his Neck, &c. being vifible Signs prov'd in the ordinary Way, and we have added to this the Opinion both of the Chirurgions and Physicians. who at once declared, that he was not drowned, and that he was strangled; the outward Marks likewise of his not being drowned appearing as visibly as that he was strangled: So you must conclude, that he was strangled, except you can think, that after he had strangled himself, and broke his own Neck, he drowned himself.

In the next Place, who could have murdered this innocent and obliging Gentleman, except some Person who had Access to his House, wherein he was murdered, and had Malice against himfelf? And these two can meet in no Person, but this unnatural barbarous Son; for one of the things that heightens his Guilt is, that he should abhor a Father, who engaged meer Strangers to love him as a Friend! And we have prov'd that he not only hated his Father, and that he had done so for many Years, but that he vowed he would take away his Life before Christmas next; and that in many various, but clear Expressions, and at many several Times; for sometimes he swore, if he made a Disposition to his second Son, he should take his Life; sometimes, that he should be Master of all before Christmas, and he should use the Servants as they used him: That though his Mother was like to die, that his Father should die before her: And he scarce ever spoke of his Father, without swearing he would strike a Sword to his Heart: Nor would his Passion so much as suffer him to dissemble this, even to his Mother; and he who durst own it to her, durst certainly do it whenever he had Occasion.

I proceed now to clear to you, that I have proved, that he not only defign'd and vow'd in Paffion, that he would murder his Father, but that he actually attempted to murder him; and for this I have led these Witnesses, who prove, that when his Father came from the Leaden Mines, he fled into Culter, as a trembling Partridge purfued by a Haulk, telling some Gentlemen, that he had been purfued feven Miles by his unnatural Son, who accordingly came to the House, and shot several Pistols in at the Windows; whereupon the Gentlemen who now depone, were forc'd to watch with his Father all the Night, and were forc'd to convoy him the next Day near to Edinburgh. We have also produced other Gentlemen, to whom his Father declared, that he attempted against his Life; and who will not believe the best of Fathers deponing against the worst of Sons? Nor could anything have drawn this from the Father, fave the terrifying Danger to which he was hourly exposed. All the Supream Courts of Europe have found the Attempt to kill sufficient to infer Parricide: This is a higher Degree of Guilt than Curfing, and yet that infers Death; and to attempt to kill a Father is more villainous than to kill a Stranger. What shall be said then of frequent and delibe-

rate Attempts? And thus you have this Son again prov'd guilty of Death, and even Parricide. That which hastened the perpetrating this Crime, was, that his Father, wearied out with his Villainies, was at last forc'd to dispone his Estate to his fecond Son; and though there be nothing more ridiculous than to ask, what Reason the Son had to kill his Father, as he now does; for there can be no Reason for so barbarous an Action; yet this was a Motive to him, and may be a Proof to you; for fo kind a Father, who had tryed all Means and Methods to reclaim his licentious Son, had never proceeded to this, unless he had been driven to it by those frequent Attempts made by his Son upon his Life, in hopes to enjoy his Estate by the Death that he was to give. To disappoint which Hopes, his Father defigned to fettle his Estate on the second Brother; after which Settlement, he could gain nothing but the Gallows, by killing his Father: Whereupon he, to prevent the Delivery of the Disposition, did affociat to himself

Thomson, whom himself used to call the Devil's Taylor, Thomson's Wife, and Janet Johnstoun, who was his own Concubine, and his Father's known Enemy, whom he could never have frequented, except upon so barbarous a Design. Thomson denyed that he was in the House for eight Days before, and yet it is proved he was in Sir James's House the Night the Murder was committed. Johnstoan denyed also before the Council, that she was out of her House after Nine o' Clock that Night, and yet it is prov'd, that she stayed Abroad till after Twelve, so that her Husband was forced to fend for a Stranger to give Suck to her Infant. Why did they both deny, or she abandon her Child, at so suspect a Time? And it is ridiculous to pretend, as they do, that they forgot fo extraordinary a Circumstance, in so extraordinary a Night, especially being examined upon it within two or three Daysthereafter. By their Affistance the Murder was defigned to be upon Saturday, the

of January; but God, to discover, and revenge a Murder (which he thought fit to suffer to be committed for the Punishment of so many preceeding horrid Crimes) inspired Sir James to bring with him that Night, a devout Minister, for preparing the Father, and proving against the Son; and this pious and grave Man, whose Merit may be laid in Ballance with many Witnesses, depones, that he heard that Night the Noise of many People within the House, which was inconsistent with Sir James's drowning him-felf without it: And depones, That his Attention followed this Noise until it died out towards the River, into which he was thrown by them; and the Brink is prov'd to have been broken, and beat by many Feet, which fortifies much this Deposition. It is also proved, that he refused that Night to come to publick Prayer with his Father, swearing, that he could not look upon him, and that the next Morning, when all went to find out his Father, he confessed he had first found him; but that he came away without discovering that he had found him, nor did he shew the least Grief when he was found by others; whereas, if Nature had not been quite devoured by Vice and Guilt, he had certainly thrown himself upon his dead Father, and had lamented that fatal Death, which no Man, except he, faw with dry Eyes;

but whilst others were mourning for his Father, this Miscreant would not suffer him to be carried in to his own House, saying, that he died like a Dog. O criminal Moderation! that never appeared in this passionate Creature, save upon the Death of his Father. O cursed Justice! never showen, or pretended to, save in asserting, that his Father deserved no Respect, because he drowned himself. Upon this villainous Pretext, he caused throw him into a remot House, where none were allowed to see the Body, save his own Accomplices, to prevent all Discovery by Inspection of it; and for the same Reason caused bury him very suddenly, in spight of a Countermand from his Friends at Edinburgh. But they, fully perswaded that Sir James was murdered by his own Son, sent out some Chirurgions and Friends, who having raised the Body, did see it bleed miraculously upon his touching it. In which God Almighty himself was pleased to bear a Share in the Testimonies which we produce; that divine Power, which makes the Blood circulat during Life, has ofttimes, in all Nations, opened a Passage to it after Death, upon such Occasions, but most in this Case; for after all the Wounds had been sewcd up, and the Body defignedly shaken up and down, and which is most wonderful, after the Body had been buried for several Days, which naturally occasions the Blood to congeal; upon *Philip*'s touching it, the Blood darted and sprung out, to the great Astonishment of the Chirurgions themselves, who were desired to watch this Event; whereupon Philip, aftonished more than they, threw down the Body, crying, O God! O God! and cleanfing his Hand, grew fo faint, that they were forced to give him a Cordial. But leaft any Shadow of Difficulty might remain with you, his divine Providence, which oft-times reveals it felf by the Mouths of Babes and Sucklings, has brought us two little Witnesses, whom, as no body could be so unworthy as to corrupt, so none can be such Infidels as not to believe, especially fince they depone against their own Parents, and have owned firmly in their Presence, what they now depone in yours. From them ye have an Account, how *Philip* that Night came into the House of their Parents, and there swore, 'He would be rid of his Father that very Night: How they went out at Midnight, and after their Return made their Reflections, how eafily Sir James had died, and how briskly Philip had behaved, by guarding the Door with a Pistol in his one Hand, and a Sword in the other; how they had hung a Stone about his Neck, but had thereafter taken it away, and how the Mother durst not stay in her own House, while Sir James's Coat was there; and if you had seen this little Boy upon his Knees, begging his Father to confess, with so much Affection, so much Judgment, so much Piety, you had needed no other Probation but himself. The Father himself, before his Death, was convinced, and frquently foretold, that his Son would kill him; and the Mother, how foon she heard of her Husband's Death, and some of the Circumstances now insisted upon, and remembred what she had heard her Son say to her felf, and what he had faid at Nunland, concluded he was the Murderer, in spight even of that criminal Kindness which she had for him; almost the whole Nation was convinced of this before any Probation was led: And the Lords of the Privy Council, among whom many of our Vol. IV.

Judges sit, did declare, that they thought that half of the Probation which was led before them, sufficient to convince an Inquest. How then should the least Scruple remain with you, before whom so full, so clear, and so legal a Probation has been led, that like a Bend, every Part of it supports another, and like a Chain, every Link draws on another?

I need not fortifie so pregnant a Probation, by laying out before you how often he and his Complices have contradicted one another, and even how often he has contradicted himself in the most obvious and material Points, and how he denyes every thing with Oaths, and with equal Confidence, though never so clearly prov'd: Albeit such as these are the chief things that make up the Probation in other Cases; nor how he suffered the greatest Indignities imaginable from his Complices in Presence of the Privy Council; though this convinced many of their Lordships, that he was at the Mercy of those Complices, who were too far upon his Secrets, not to be flavishlie submitted to. But I cannot omit, how that fince he came into Prison, he has lived so impiouslie, and atheisticallie, as shewes, that he had no Awe upon his Spirit, to restrain him from committing any Crime from a Love to God, or a Fear to Hell; and that he constantly filled and kept himself drunk from Morning till Night, thereby to drown the Voice of his Conscience, and to make himself insensible of the Terrors of the Almighty.

The Judges have declared what was necessary to be prov'd, and you are only to judge, if we have prov'd what they thought necessary; and therefore there is no Place to doubt, if a Man's Life may be taken upon meer Presumptions; for the Judges have eased you of that Scruple, by finding the Grounds in this qualified Libel relevant; and his own Advocates have acknowledged this Probation to be so strong and unanswerable, that before the Half of it was led, they went away and deserted a Client, whom they found they could not defend; nor should any Man doubt of a Probation, which one's own Advocats think invincible. If then fuch amongst you as are Fathers, would not wish to be murdered by your own Children; or such of you as are Sons, would not wish the World to believe that you are weary of your Fathers, you will all concur, to find this Miscreant guilty of a Crime that God has taken so much Pains to detect, and all Mankind had fuch Reason to wish to be punished. May then the Almighty God, who form'd your Hearts, convince them; and may this poor Nation cite you, as the remarkable Curbers of Vice, to all succeeding Ages.

Thereafter his Majesties Advocat protested for an Assis of Error against the Inquest, in case they should associate the Pannal.

The Persons who past upon the Assis of *Philip Standssield*, return'd their Verdict in Presence of the saids Lords; whereupon the Tenor follows.

The whole Affise called upon the Jury of Philip Standsfield, upon the three Points following, particularly lybel'd against him; to wit, the Crime of Treason, the Cursing of his Father, and Accession to his Father's Murder; they unanimously in one Voice, by the Mouth of William Baillie of Lamington, their Chancelor, finds the Pannal guilty of the forsaid Crimes.

Sic subscribitur, WILLIAM BAILLIE, of Lamingtoun, Chancelor.

THE Lords Justice General, and Commis-THE Lords Juttice General, and Commiffioners of Julticiary, having confidered the Verdict of the Allife returned against Philip Standsfield, they, by the Mouth of John Leslie, Dempster of Court, decerned and adjudged the faid Philip Standsfield to be taken upon Wednesday next, being the 15th of February instant, to the Mercat-Cross of Edinburgh, and there, betwirt two and four a Clock in the Afternoon, to be hanged on a Gibbet till he be dead, and his Tongue to be cut out, and burnt upon a Scaffold, and his right Hand to be cut off, and affixt on the East-Port of Haddingtoun, and his Body to be carried to the Gallowlie betwixt Leith and Edinburgh, and there to be hanged up in Chains; and ordains his Name, Fame, Memory, and Honours to be extinct, his Arms to be riven forth, and delet out of the Books of Arms, swa that his Posterity may never have Place, nor be able hereafter to bruik or joyse any Honours, Offices, Titles, or Dignities within this

Realm in time coming, and to have forfaulted, amitted and tint all and fundry his Lands, Heretages, Titles, Offices, Tacks, Stedings, Roums, Possessions, Goods and Gear whatsomever pertaining to him, to our Soveraign Lord, to remain perpetuallie with his Highness in Property; which was pronounced for Doom: Whereupon his Majeflies Advocat asked, and took Instruments.

Jo. Lockhart,
David Balfour,
Roger Hoge,
P. Lyon. Sic subscribitur,

Extracted forth of the Books of Adjournal, by me Mr. Thomas Gordon, Clerk to the Justice-Court. Sic subscribitur, THO. GORDON.

Which Doom and Sentence, above-written, was accordingly put to due Execution upon the Perfon of the faid Philip Standsfield, in Manner above prescribed.



CXLII. The Trial of the most Reverend Father in God, Dr. William Sancroft, Lord Archbishop of Canterbury, and of the Right Reverend Fathers in God, Dr. William Lloyd, Lord Bishop of St. Asaph, Dr. Francis Turner, Lord Bishop of Ely, Dr. John Lake, Lord Bishop of Chichester, Dr. Thomas Kenn, Lord Bishop of Bath and Wells, Dr. Thomas White, Lord Bishop of Peterborough, and Sir Jonathan Trelawny, Lord Bishop of Bristol \*, at the King's-Bench, for Publishing a Libel, June 29, 1688. Trin. 4 Jac. II.

FRIDAY June 15, 1688. Sir Robert Wright, Lord Chief Justice, Mr. Justice Holloway, > Judges. Mr. Justice Powell, Mr. Justice Allybone,



HIS being the first Day of the Term, his Majetty's Attorncy-General (as foon as the Court of King's-Bench was fat) moved on the Behalf of the King for a Habeas Corpus, returnable imme-

diate, directed to the Lieutenant of the Tower, to bring up his Grace the Lord Archbishop of Canterbury, and the Bishops of St. Asaph, Ely, Chichefer, Bath and Wells, Peterborough, and Bristol; which was granted.

And with great Dispatch, about eleven o'Clock the same Day, the Lieutenant returned his Writ, and brought the said Lord Archbishop and Bishops into Court, where being set down in Chairs, Let for that Purpose, Mr. Attorney-General moved the Court, viz.

Mr. Att. Gen. My Lord, I pray that the Writ and Retorn may be

read, by which my Lords the Bishops are brought hither.

L. C. J. Read the Retorn.

Clerk reads the Retorn, which in English is as

I Sir Edward Hales, Baronet, Lieutenant of the Tower of London, named in the Writ to this Schedule annext, To our Most Serene Lord the King, do most humbly certify, That before the coming of the said Writ, to wit, the eighth Day of June, in the fourth Year of the Reign of our Lord James the Second, King of England, &c. William Lord Archbishop of Canterbury, William Lord Bishop of St. Asaph, Francis Lord Bishop of Ely, John Lord Bishop of Chichester, Thomas Lord Bishop of Bath and Wells, Thomas Lord Bishop of Peterborough, and Jonathan Lord Bishop of Bristol, mentioned in the aforesaid Writ, were committed and delivered to, the aforesaid Writ, were committed and delivered to, and are retained in my Custody, by Virtue of a cer-tain Warrant under the Hands and Seals of George Lord Jefferies, Baron of Wem, Lord High Chan-cellor of England, Robert Earl of Sunderland, Lord President of the Privy-Council of our Lord the King, Henry Lord Arundel of Warder, Keeper of

the Privy-Seal of our faid Lord the King, Lord Great-Chamberlain of England, Theophilus Earl of Huntingdon, Henry Earl of Peterborough, William Earl of Craven, Alexander Earl of Murray, Charles Earl of Middleton, John Earl of Melfort, Roger Earl of Castlemain, Richard Viscount Preston, George Lord Dartmouth, Sidney Lord Godolphin, Henry Lord Dover, Sir John Ernle, Knight, Chancellor of the Exchequer of our faid Lord the King, Sir Edward Herbert, Knight, Chief Justice of the Common-Bench of our Lord the King, and Sir Nicholas Butler, Knight, Lords of his Majesty's most honourable Privy-Council, to me directed: The Tenor of which Warrant follows in thefe Words, viz.

"THESE are, in his Majesty's Name, and by his Command, to require you to take " into your Custody the Persons of William Lord " Archbishop of Canterbury, William Lord Bishop " of St. Asaph, Francis Lord Bishop of Ely, John " Lord Bishop of Chichester, Thomas Lord Bishop " of Bath and Wells, Thomas Lord Bishop of Pe-" terborough, and Jonathan Lord Bishop of Bristol, " For Contriving, Making and Publishing a Seditious " Libel in Writing, against his Majesty and his Go-" vernment, and them fafely to keep in your Cu-" ftody until they shall be delivered by due Course " of Law; for which this shall be your sufficient Warrant. At the Council-Chamber in White-" hall, this eighth Day of June, 1688. And this is the Cause of the taking and detaining,  $\mathcal{C}_{\mathcal{C}}$ . L. C. J. Well, what do you desire, Mr. At-

Mr. Att. Gen. We pray for the King, that the

Retorn may be filed. L. C. J. Let it be filed.

Mr. Att. Gen. By this Retorn your Lordship observes what it is my Lords the Bishops were committed to the Tower for; it is by Warrant from the Council-Board, where, when their Lordships appeared, they were not pleased to give their Recognizances to appear here, as they were required by the King to do; and thereupon they were committed to the Tower, and now come before the Court upon this Retorn of the King's Writ of Habeas Corpus; and by the Retorn it does appear, it was for Contriving, Writing, Framing, and Publishing a Seditious Lebel against his Maje-fly and the Government. My Lord, it is our Du-ty, who are the King's Council, pursuant to our Orders, to profecute fuch Kind of Offences; and when the proper Time shall come for us to open the Nature of the Offence, your Lordships will then judge what Reason there is for this Prosecution; but in the mean Time, what we are now to offer to your Lordship is, The Officer of this Court has an Information against his Grace the Archbishop of Canterbury, and the rest of my Lords the Bishops, which we defire may be read to them, and pray that they may plead to it, according to the Course of the Court.

Sir Rob. Sawyer. If it please your Lordship to

spare us a Word for my Lords the Bishops. Mr. Att. Gen. My Lord, we pray for the King

the Information may be read,

Sir Rob. Sawyer. We defire to be heard a Word

Mr. Soll. Gen. We oppose your Sir Will. Williams. fpeaking any thing, till the Information hath been read.

Sir Rob. Sawyer. But what we have to offer is proper before it be read

Mr. Att. Gen. Your Time is not yet come, Sir

Sir Rob. Sawyer. Yes, this is our proper Time for what we have to fay, and therefore we move it now, before there be any other Proceedings in this Matter.

Mr. Soll. Gen. It is irregular to move any thing yet: Pray let the Information be read first

Mr. S. Pemberton. If your Lordship please to spare us, we will offer nothing but what is fit for us to do.

Sir Rob. Sawyer. And now is our proper Time

Mr Soll. Gen. Gentlemen, You do know the Way of Proceeding in fuch Cases better than so: I am fure, as for you, Sir Robert Sawyer, you have often oppos'd any such Motion as irregular; and I hope the Case is not alter'd, however you may be, the Course of the Court is the same.

Sir Rob. Sawyer. With Submission, if your Lordship please to spare me a Word, that which I would move, is, to discharge my Lords the Bishops upon this Retorn, and from their Commit-

ment upon this Warrant.

Mr. Att. Gen. Surely these Gentlemen think to have a Liberty above all other People: Here is an Information, which we pray my Lords the Bishops may hear read, and plead to.

Mr. Soll. Gen. Certainly, Sir Robert Sawyer, you

would not have done thus half a Year ago.

Sir Rob. Sawyer. What would not I have done? I move regularly (with Submission) to discharge my Lords the Bishops from their Commitment; if they are not here legally imprisoned, now they are before your Lordships upon this Writ, then you will give us leave to move for their Discharge, before any thing else be said to them; and that is it we have to fay, to demand the Judgment of the Court upon this Retorn, whether we are legally imprisoned?

Mr. Att. Gen. Under Favour, my Lord, neither the Court, nor they, are ripe for any Motion

of this Nature yet.

Mr. S. Pemberton. If we do not move it now,

it will afterwards (I fear) be too late.

Mr. Soll. Gen. These Gentlemen are very forward, but certainly they mistake their Time; this is a Habeas Corpus that's brought by the King, and not by the Prisoners; and therefore they are too foon, till they fee what the King has to fay to

Mr. Att. Gen. Your Lordship cannot as yet be moved for your Judgment about the Legality of this Commitment, because this Writ was granted upon our Motion, who are of Council for the King, and upon this Writ they are brought here: And what is it we defire for the King? Certainly nothing but what is regular. We have here an Information for the King against my Lords, and we defire they may plead to it.

Mr. S. Pemberton. Good my Lord, will you

please to hear us a little to this Matter.

L. C. 7. Brother Pemberton, we will not refuse to hear you by no means, when you speak in your proper Time, but it is not so now; for the King is pleased, by his Attorney and Sollicitor, to charge these noble Persons, my Lords the Bishops, with an Information; and the King's Council call to have that Information read, but you will not permit it to be read. Mr.

Mr. S. Pemberton. Pray, my Lord, spare us a Word: If we are not here as Prisoners regularly before your Lordship, and are not brought in by the due Process of the Court, then certainly the King's Council, or the Court, have no Power to charge us with an Information; therefore we beg that you will hear us to that, in the first Place, whether we are legally here before you?

Mr. Soll. Gen. These Gentlemen will have their

proper Time for fuch a Motion hereafter.

Mr. Pollexfen. No, Mr. Sollicitor, this is, without all Question, our only Time for it; we shall

have no Time afterwards. Mr. Att. Gen. Yes, you will, for what do we, who are of Council for the King, now ask of the Court, but that this Information may be read? When that is done, if we move to have my Lords the Bishops plead, then they may move what they will; but before we make that Motion, they cannot break in upon us with their Motion; and, with Submission to your Lordship, whether my Lords the Bishops were duly committed, is not

yet a Question. Mr. Finch. But it is, and this is the fittest Time

Mr. Soll. Gen. Pray will you hear us quietly what we have to fay, and then answer us with Reason, if you can: I think we are in a proper Way, but they are not, my Lord; for (as I faid) my Lords the Bishops are brought by the King's Writ upon our Motion for the King, not upon theirs; and now we have them here before the Court, We for the King will charge them with an Information; which Information, that they and the Court may know what it is they are charged with, we pray it may be read to them by the Clerk; and when it is read, let these Gentlemen fay what they will for them, they shall have their Time to speak; but certainly they ought not to obstruct the King's Proceedings, nor oppose the Reading of the Information to these noble Lords, who are brought here in Custody into Court, to this very Purpose, that they may be charged with this Information.

Mr. S. Pemberton. But we have somewhat to fay before you can come to that, Mr. Sollicitor.

Mr. Soll. Gen. You ought not to be heard as yet. Mr. S. Pemberton. Under Favour we ought to be heard.

Sir Robert Sawyer. My Lord, Mr. Sollicitor has opposed our being heard, but we now defire he would hear our Answer to it, and that which we have to fay, is this, That my Lords the Bishops are not here regularly in the Court to be charged with an Information; and if the Law be not with us in this Point, as we doubt not to make appear it is, no question but when your Lordship has heard what we have to fay, you will give a right Rule in it. My Lord, we say, that by the Rules of Law, no Man ought to be charged with an Information or Indictment, by the express Statute of Edward the Third, unless he come into the Court by legal Process: That is a standing Rule, and the Practice of this and all other Courts is purfuant to it. Now in this Court you have several Processes that go out of this Court, and he that comes as taken by Virtue of a Capias, or an Attachment after a Summons, or by Venire in the Nature of a Subpæna: I fay, he that comes in upon these Processes, may be charged with an Information; but where a Person is in Prison, committed by another Jurisdiction, and another Au-

thority, than that of this Court; when the Prifoner is brought here by Habeas Corpus, the first Thing the Court has to do, is to enquire whether he be legally committed; to that End the Retorn is filed, and the Party has leave to make his Exceptions to it, as we do in this Case. My Lords are brought here upon a Habeas Corpus, the Retorn of which has been read, and now the Retorn is filed, we are proper to move, that my Lords may be discharged; for you now see what they are committed for; it is for a Misdemeanor in making and publishing a Libel, that's the Matter for which they are committed; and it appears by the Retorn likewise, that they who are thus committed are Peers of the Realm; for so my Lords the Bishops all are, and for a Misdemeanor they ought not by Law to have been committed.

L. C. J. You go too far now, Sir Robert Sawyer; I would willingly hear you whatforver you have to fay; but then it must be in its due Time.

Mr. Att. Gen. This very Discourse (indeed I have heard) has pass'd up and down the Town for

Law; we fee now whence they had it.

Mr. Soll. Gen. I know it has heretofore been urged by me, but denied by them who now urges it, and I am glad that they now learn of me to tack about.

L. C. J. Look you, Gentlemen, do not fall upon one another, but keep to the Matter before

Mr. S. Pemberton. So we would, my Lord, if the King's Council would let us. First, we fay, we being brought here upon a Retorn of a Habeas Corpus, there was neither at the Time of the Commitment Cause to imprison us, nor was there by the Warrant any Cause to detain us in Prison; and for that, besides what has been hinted at, we say further, that here it is returned, that we were committed by fuch and fuch Perfons, Lords of the Privy-Council; but the Retorn doth not fay, that it was done by them, as Lords of the Privy-Council, which must be in Council; for if it be not in Council, they have not Power to make fuch a Warrant for the Commitment of any Person, and that we stand upon. Here is a Retorn that is not a good Retorn of a legal Commitment, and there-

fore we pray my Lords may be discharged.

Mr. Pollexsen. Pray, my Lord, spare me a Word; that is the Thing we humbly offer to your Lordship's Consideration; and, under Favour, I think we are proper both as to the Matter, and as to the Time: The Retorn is now filed before you; if by this Retorn there appears to have been such a Cause to commit these Lords to Prison, as is legal, then we acknowledge they may in a legal Course be brought to answer for their Offence; but, with Submission, it appears not by any thing that is in this Retorn, that my Lords the Bishops were committed by the Order of the Privy-Council. All that is faid, is, That they were committed by my Lord Chancellor, and those other Persons, named Lords of the Privy-Council; which we conceive is not a good Retorn; for they can do nothing as Lords of the Privy-Council, except only as they are in Council, and by Order made in Council; except that do appear, they have no Power to commit: Then take the Case to be so; here is a Man committed by one that has no Authority to commit him, and he is brought by Habeas Corpus into this Court, what shall the Court do with him? Shall they charge him with an Information? No, it does appear that he was in Custody, but under a Commitment, by those who had no legal Power to commit him; and therefore he must be discharged; and that we pray for my Lords the Bishops. What the King's Council may have to say to them afterwards, by Way of Information or otherwise, they must take the regular Methods of the Law, to bring my Lords the Bishops to answer; but as the Case stands here before you, upon this Retorn, it does appear, they had no Authority to commit them, by whose Warrant they were committed; and therefore this Court has nothing to do but to discharge them.

Mr. Finch. I beg your Lordinips leave to say one Word farther on the same Side: I think, with humble Submission, this is the most proper Time for us to make this Motion; for here is a Habeas Corpus returned; this Retorn is filed, and then the King's Council move to charge my Lords the Bishops with an Information. That Motion of theirs (we fay) is too foon, unless my Lords are here in Court, I mean legally in Court; for no Man is in Court fo as to be liable to be charged with an Indictment, or Information, that is not brought into Court by legal Process, ot as a Prisoner upon a legal Commitment: Then, my Lord, with humble Submission, we say, that it doth appear by this Retorn, that my Lords the Bishops are not here legally in Court, because this Commitment of theirs was not a legal Commitment; and two Objections we have to it, the one is, that the Persons committing had no Authority to commit; for the Retorn fays, that it was by Virtue of a Warrant under the Hands of such and fuch, being Lords of the Council, and they (we fay) have no Authority to do this. The other Objection is, that the Fact for which they were committed, they ought not to have been imprisoned for: The Fact charged upon them is in the Nature of a bare Mildemeanor, and for fuch a Factit is the Right of my Lords the Bishops (as Peers of the Realm) that they ought to be ferved with the usual Process of Subpana, and not to be committed to Prison. These are the two Objections that we have to this Retorn, and this is, under Favour, the proper Time for us to make this Objection, before the King's Council can charge my Lords the Bishops with an Informa-

L.C.7. What say you to it, Mr. Attorney? Mr. Att. Gen. With Submission, my Lord, these Gentlemen have out of course, and preposterously, let themselves into this Discourse; and, when all is done, we must recur to that which we moved to your Lordship before, to desire that your Lordship would order the Information to be read; and when we call my Lords to plead to the Information, then will be their proper Time to make this Objection; for 'tis a strange Thing, certainly, for Men to make Objections before they know what it is they are charged with! They fay, the Ground of their Motion is, because my Lords the Bishops are here in Court upon the Retorn of an Habeas Corpus; and therefore they come in upon a Commitment (as they fay) for that which they ought not to be committed for at all, and we cannot charge them, unless they he properly in Court. Now for that, it is true, if that Commitment of theirs were the only Thing that was here before the Court, then the Court would, if that Commitment were illegal, discharge them of that; but when a Man is prefent here in Court, brought into Court, let him

come how he will, he is not to have any longer Time than that Inflant to appear to, and be charged with the Information. 'Tis true, upon a Subpana, which is in the Nature of a Summons, there a Man hath, as it were, an Essoyn, and may make his Excuse, and he shall have Time; but when he is present in Court, either as a Person privileged, as an Officer, or as a Prisoner, he shall be charged presently; and these Gentlemen are not to let themselves into Invectives against the Commitment, thereby to keep off their being charged with the Information. Besides that, it is strange these Gentlemen should know the Privilege of my Lords the Bishops as Peers, better than all the Lords of the Council, who are most of them themselves Peers; and they that make the Objection should have considered, whether these Lords that made the Commitment, did not think themselves concerned in all the Privileges of Peerage, as well as these seven Noble Lords!

Sir. Rob. Sawyer. Is this an Answer to our Ob-

jection, Mr. Attorney?

Mr. Att. Gen. I fay, it is a strange Objection, and I answer, 'tis out of due time; for this we say, that my Lords the Bishops being now here in Court as Prisoners upon a Commitment, and we desiring to charge them with an Information, you are not to examine the Matter of their Commitment, and therefore I do insist upon it, that the Information should be read, and then you will consider, whether they are not bound to plead to it.

Mr. Finch. My Lord, I hope Mr. Attorney General will not think legal Objections to be In-

vectives.

Mr. Att. Gen. Truly I know not what you call legal Objections; I do not think yours are so, nor do I think legal Objections are Invectives; but I used that Expression, as very proper for what you urged against the Commitment.

L. C. J. Nay, Gentlemen, don't quarrel about

Words.

Mr. Finch. My Lord, we would not willingly

have Words given us to quarrel at.

Mr. Sol. Gen. My Lord, the Question is, whether we are in the right Method of Practice, as to the Course of the Court, or they? It may be these Gentlemen think to make us angry, and take Advantage of our being in a Passion.

Mr. Finch. Mr. Sollicitor, we defire to have

our Objections answered.

Mr. Sol. Gen. Nay, if you begin to be angry,

Gentlemen, we can be angry too.

L. C. J. I would have neither of you be an-

gry.

Mr. Sol. Gen. It feems they would have an Anfwer to their Objections, but will not suffer us to give it; they would first examine whether my Lords the Bishops have been duly committed; that, we say, is not to be done by the Court as yet: Your Lordship sees they are actually in Custody, by a Commitment of the Lords of the Council, that appears by the Retorn before your Lordship, and for what they were committed. What do we now pray for the King? First, we move for a Habeas Corpus, then that this Information may be read, and all is in order to bring this Fact, for which they were committed, to a Trial. 'Tis faid upon the Retorn, they were lent to the Tower, for Contriving, Writing, and Publishing a Seditious Libel against the King's Person and Government, which, I think, is Crime enough for a Man to deferve to be committed for: They would have

you to discharge these Lords from this Commitment (the Retorn as they fay, being not legal) before the Information be read: But we think their Motion is irregular; for here is a Crime charged in the Commitment, and upon that Commitment they are here now as Criminals before your Lordship; and Mr. Attorney has exhibited an Information for the King, which is in the Nature of a Declaration at the King's Suit; and that in this Court, which is the supreme Court now in being for the Trial of Matters of this Nature. We will come to that Question, wheether they were legally committed, when there is a proper Time for it? But now we find my Lords the Bishops in Court, upon a Commitment for a great Crime: I repeat it again; it is for Contriving, Writing, and Publishing a Seditious Libel against the King's Person, and against the King's Government; and whether the King's Council shall not have Leave to make out this Charge by an Information, fure can be no Question at all in this Court. I hear them mention the Statute of Edward the Third; but that is not at all to the Purpole; that is but what was offered in another Case that may be remembred, and offered by Way of Plea, and pressed with a great deal of Earnestness, but rejected by the Court; and now what could not be received then by Way of Plea, these Gentlemen would, by their Importunity, have you receive by Way of Parole at the Bar. I suppose the Design is to entertain this great Auditory with an Harangue, and to perfwade the weak Men of the World (for the Wife are not to be imposed upon) that they are in the Right, and we in the Wrong. Under Favour, my Lord, we are in the Right for the King; we defire this Information may be read, and let them plead what by Law they can to it, according to the Course of the Court : But that which they now urge, is untimely, and out of

Sir Rob. Sawyer. My Lord, we offer this to

your Lordship -

Mr. Att. Gen. Why, Gentlemen, you have been

heard before your Time already.

Mr. S. Pemberton. Pray, my Lord, give us leave to answer what the King's Council have

objected.

L. C. J. The King's Council have answered your Objections, and we must not permit Vying and Re-vying upon one another: If you have no more to fay, but only as to the Matters that have been urged, you have been heard to it on both Sides already.

Mr. S. Pemberton. I would, if you please, anfwer what has been objected by the King's Coun-

cil, and state the Case aright.

Mr. Just. Allybone. Brother Pemberton, I do not apprehend that the Objection you make against this Commitment has any Weight in it. The Objection (as I take it) is this, that these Lords were not legally committed, because they were committed (fays the Retorn) by fuch and fuch Lords of the Council particularly named; and it does not specifie them to be united in the Privy-Council: Now truly, with me, that feems to have no Weight at all; and I will tell you why. If my Lord Chief Justice do commit any Person and fet his Name to the Warrant, he does not use to add to his Name, Lord Chief Justice, but he is known to be so, without that Addition. And would you have a different Retorn from the Lieutenant

of the Tower to a Habeas Corpus, than the Warrant it felf will justifie? the Lords do not use to write themselves Privy Counsellors; they are known to be fo, as well as a Judge, who only writes his Name, and does not use to make the Addition of

his Office. Sir Rob. Sawyer. Pray, my Lord, give meleave to be heard to this; I think truly it is a weighty Objection; for, under Favour, we say, it must upon the Retorn here appear, that they were legally committed, before you can charge them with an Information. I do not take Exceptions to the Warrant, because it is subscribed by such Lords, and they do not write themselves Lords of the Council; they need not do that: And the Retorn has averred that they are so; but the Retorn ought. to have been, that it was by the Order of the Privy Council, and so it must be, if they would shew my Lords to be legally committed, that they were committed by Order of the Privy Council, and not by fuch and fuch particular Persons, Lords of the Privy Council; fo in the Case put by Mr. Justice Allybone, of a Commitment by your Lordship, or any of the Judges, it must be returned to be by such a Warrant, by such a one Chief Justice, for that shews the Authority of the Person committing, and then your Lordship's Name to it judged it analysh with the Additional Committing. Name to it, indeed, is enough, without the Addition: But if it does not appear by the Retorn, that there was fufficient Authority in the Person to commit, your Lordship cannot take it to be a legal Commitment. But now in this Case they could have no Authority to commit but in Council; and this Retorn feems to make it done by them as particular Persons, and that's not a good Retorn, with your Lordship's Favour, upon which these Reverend and Noble Lords can be detained in Prison. But what do they on the other Side fay to this? Why, we shall be heard to it anon: But, my Lord, they very well know, it would be too late for that Effect which we defire of our Motion, and therefore we lay the Objections before you now in its proper Time (fay we) you ought not to read any Information against us, because we are not legally here before the Court; and fure, that which was faid by the King's Council, that your Lordship may charge any one that you find here in Court, which way foever he comes in, cannot be legal.

Mr. Att. Gen. Who ever faid so?

Sir Rob. Sawyer. I apprehend you faid fo, Mr.

Attorney, or elfe you faid nothing.

Mr. Att. Gen. Sir Robert Sawyer, You of that Side have a Way of letting your selves in to say the fame things over again, and of making us to fay what you pleafe.

Sir Rob. Sawyer. Truly I did apprehend you laid down that for Doctrine, which I thought a very strange one; for we say, with your Lordship's Favour, he that is in Court without a legal Process, is not in Court so as to be charged

with an Information.

Mr. S. Pemberton. My Lord, It is not the Body being found here that intitles the Court to proceed upon it, but the Person accused is to be brought in by legal Process: Then if we be not here by legal Process, the Information cannot be charged upon us; and if we suffer it to be read, it will be too late for us to make this Objection.

L. C. 7. That you have all faid over and over,

and they have given it an Answer.

Mr. Att. Gen. Pray, Mr. Serjeant, will you make an End: You have repeated your Objection over and over, I know not how often, and will

never be contented with our Answer.

Mr. J. Allybone. Sir Robert Sawjer, that which you faid in Answer to the Case I put, methinks does not answer it: For if the Retorn be as good, that it was by a Warrant from such an one, Lord Chief Justice, as if my Lord Chief Justice had added the Title of his Office to his own Name, when he subscribed the Warrant; then this Retorn, That this was done by fuch and fuch Lords of the Council, must be as good as if they had added that to their own Names.

Sir Rob. Sawyer. That is not our Objection.

Mr. Att. Gen. Your Objection has been heard, and answered; we pray the Information may be

Mr. S. Pemberton. No, we are not come to that

Mr. Just. Allybone. Pray, would you have an Averment by the Lieutenant of the Tower, in his Retorn to an Habeas Corpus, that it was done by

them in the Council-Chamber?

Mr. Finch. My Lord, the Difference is this, with Submission; a Commitment by Sir Robert Wright, Chief Justice, is a good Commitment, and a Retorn of that Nature were a good Retorn, because he is Chief Justice all over England, and hath Authority to commit wherever he is; but a Commitment by fuch an one, or fuch and fuch Lords of the Privy-Council, cannot be a good Retorn of a Commitment; because, though they be Lords of the Council, yet neither fingle, or apart, nor all together, have Authority to do such an Act, unless they be affembled in the Privy-Council: There their Authority is circumscribed; so that that must needs be a great Difference between a Commitment made by a Judge, who is always fo, and a Commitment by a Lord, or fo many Lords, by the Name of Lords of the Privy-Council, who carry not their Authority about with them, but are limited to their Assembly in Council.

Mr. Juft. Allybone. Mr. Finch, Indeed your Objection is worth fomething, if my Lord Chief Justice could not act but as under the Character of Chief Justice; for you are now arguing, that these Lords could not do this Act, but as Lords of the Council in Council: The same (say 1) may be faid of a Commitment by the Lord Chief Justice; he cannot do it but under the Formality of his Authority, as he is Chief Justice, unless you will make it impossible for him to do any thing but as Chief Justice, or unless you make it imposfible to separate his Person from his Authority.

Mr. Finch. Sir, the Difference lies here; the Authority of the one is general and univerfal, and goeth with him wherever he goes; the others Au-

thority is limited to a particular Sphere.

Mr. Juß. Allybone. Why, would you have it averred, that they did it, being assembled in Council?

Mr. Finch. Under Favour, they cannot justify any thing that was done by them as Lords of the

Council, but in the Privy-Council.

Mr. Just. Powell. Truly, my Lord, for my Part, I think there is no fuch great Necessity of Haste in this Matter: Here are Exceptions taken to this Retorn; and the Matter transacted now before us, appears to me to be of very great Weight;

peradventure a greater or a weightier has not been agitated in this Place in any Age: It concerns these Noble and Reverend Lords in Point of Liberty: It comes fuddenly upon us, and thereforc, my Lord, I think it very fit we should confider a little of this Matter, and consult the Precedents of Retorns, how they are; for there are Multitudes of Retorns of Writs of Habeas Corpus in this Court; therefore it were requifite, that we did confult the Forms of other Retorns, and how the Precedents, as to this Matter, have always been: If they are according as this is, then all is well, but if they be otherwise, it is fit we should keep to the usual Forms.

L. C. J. What's your Opinion of it, Brother Allybone?

Mr. Just. Allybone. I am still of the same Mind I was, my Lord, That he could make no Retorn but this Retorn he has made; and if his Warrant was infufficient upon this Account, that these particular Persons, Lords of the Privy-Council, did this Act without faying, that they did it in Privy-Council; then 'tis not his Retorn that could mend it; and truly I do not know that there does need any Precedent for this; for every one knows where the Lords of the Council are; and tis a sufficient Averment, this that is in the Re-

Mr. Pollexfen. They are Lords of the Council every where, but they do not act as Lords of the Council any where but in Council.

Mr. Just. Allybone. So my Lord Chief Justice

is Chief Justice every where.

Mr. Finch. And he can do judicial Acts, as fuch, every where; but the Lords of the Council cannot act but in the Council.

Mr. Just. Allybone. Nor is it to be presumed

that they did do it.

Mr. Finch. It is not a Presumption that is to make any thing in this Case, but the Question is, whether here be a legal Retorn of a legal Com-

Mr. Just. Allybone. Such publick Persons, in fuch publick Acts, can never be prefumed to act

in their separate private Capacities.

Mr. Finch. But, with Submission, your Lordships can judge only what is before you in this Retorn, whether it be a good Retorn, and whether here be a good Authority afferted in the Persons that did commit my Lords the Bishops.

L. C J. Truly, as to this Objection and Exception that has been made by them, I have confidered of it, and what has been faid on all Sides, and I think 'tis the usual Way of Commitment; I never faw any other; all the Warrants that ever I faw, are of this Form; if there were any Precedents, they should be shewn of that Side.

Sir Robert Sawyer. There are Multitudes of Precedents otherwise, and none of this Form.

L. C. J. I confess, 'tis a Case of great Weight, and the Persons concerned are of great Honour and Value; and I would be as willing as any Body to testify my Respects and Regards to my Lords the Bishops, if I could see any thing in it

worth confidering of.

Mr. Soll. Gen. There's no Colour for it, if they do but look upon the Statute of the 16th and 17th of the late King, which arraigns the Proceedings of his Privy-Council: That tells you what Things belong to the Cognizance of the Privy-Council, and what not; and there you have all the Distinctions about Commitments by the King

and Council, and by the Lords of the Council: And that Act will shew, that this is a Commitment according to the usual Form. They know very well what the common Stile of the Orders and Commitments of Council is, as in other Places, and other Commitments. By fuch an one, Chief Justice, that is the Stile that is very well known for fuch Warrants: So a Commitment by fuch and fuch, naming them particularly, Lords of the Council, that's an Order made by the Lords in Council; and that Statute distinguishes between Commitments of one Sort and the other; and it does it, because sometimes Warrants run in one Form, and fometimes in another; but they all come within the Direction of that Statute. My Lord, we are in a plain Case, my Lords the Bishops come regularly before you, upon a Commitment by the Council; and therefore we pray they may be charged with this Information.

Sir Robert Sawyer. Pray, will your Lordship give us leave to have that Statute look'd into, which Mr. Sollicitor speaks of; and then we shall see

whether it be to his Purpole.

L. C. 7. Let the Statute be read.

Mr. Soll. Gen. If it be Keeble's Book, it is the 16th of Charles the First; if it be the old Book, it is the 16th and 17th of Car. towards the End.

Clerk reads. Provided always, and be it enacted, that this Act, and the feveral Claus les therein contained, thall be taken and expounded to extend only to the Court of Star-Chamber; and to the faid Court holden before the President and Council in the Marches of Wales, and before the President and Council in the Morthern Parts.

Mr. Soll. Gen. It is the Paragraph before that. Clerk reads. And be it also provided and enacted, That if any Person shall hereafter be committed, restrained of his Liberty, or fuffer Impulanment, by the Diver and Deerce of any such Court of Star-Chamber, or other Court afozefaid, now, or at any time hereafter, having, or pretending to have the fame, or like Jurisdiction, Power, or Authority to commit, or imprison, as aforesaid; or by the Command or Warrant of the King's Haielly, his beirs of Successors, in their own Persons; or by the Command or Warrant of the Council-Board, or of any of the Logos, of others of his Bajetly's Privy-Council, that in every such Cale, every Person so committed, restrained of his Liberty, or fuffering Imprisonment, upon demand-

Mr. Soll. Gen. That is all: Your Lordship sees these several Distinctions of the Stile of Commit-

Mr. Att. Gen. Now, pray favour us a little. My Lord, I think these Gentlemen will not deny, but that the Lords of the Council can commit. I must confess, they ask that which was pretty reasonable, if the Case was as they would make it. They would have my Lords the Bishops discharged, because there is not a Retorn of a good Commitment, and that stands upon this Presumption, that what is here faid to be done by all these Lords, at the End of whose Names this is added, Lords of the Privy-Council, was done by them out of Council, which, I suppose, your Lordship

will not prefume, but will take it, that they did this as Lords of the Council in Council; and no Man can fay, but the Lords in Council can com-

Mr. Soll. Gen. You may as well prefume upon a Warrant made by my Lord Chief Justice, because it is not said where he did it, and therefore he did it in Scotland.

Mr. Att. Gen. I say again, unless your Lordship will prefume that which is not to be prefumed.

this must needs be a very good Retorn.

Mr. Just. Allybone. Truly (as Mr. Sollicitor fays) you may as well defire us to prefume, that my Lord Chief Justice would commit a Man in Ireland or Scotland; I can see no imaginable Difference

Mr. Finch. My Lord, that which we pray, is, not that your Lordship would presume, but that you would not presume, but take the Retorn as 'tis before you; and then see whether it can be thought to be a Commitment by the Lords in

Council?

Mr. S. Pemberton. Pray, my Lord, spare us a little in this Matter: Here has been the Clause of a Statute read to you, from whence Mr. Sollicitor would conclude, that all Commitments by feveral Sorts of Persons there named, are legal; or else the Enumeration of the feveral Sorts of Commitments, fignifies nothing to this Purpole. But I pray your Lordship would consider this, that the very Scope and End of that Act of Parliament is, to relieve against illegal Commitments and Oppresfions; then the several Commitments therein named, can never all be called legal; fo that this fignifies nothing to our Purpole. My Lord, they tell us we stand upon Presumption: No. we do not fo; we say your Lordship ought not to presume the one or the other, but to judge upon what is before you: But here is nothing before you but this Retorn of a Commitment of these noble Persons, my Lord the Archbishop of Canterbury, and the rest of the Bishops, which is said to be by these particular Lords. Now if your Lordship will please to give us Time to look into it (for this is an Exception we take at the Bar upon hearing the Retorn read) we would shew the constant Way has been quite otherwise than this Retorn makes it; therefore we defire Leave to fatisfy your Lordship concerning the usual Form of Precedents, and thereby it will appear, that it ought to have been, that they were committed by Order of the Privy-Council, and then he should have fet forth the Warrant itself, which would have shown the Names of the Privy-Councellors, and he needed not to have put their Names in the Retorn, as the particular Persons that committed them: But now, my Lord, this does not appear to be an Order made in Council, as it ought to be, and the Retorn is that which is before you, and you are to judge only upon what is before you.

L. C. J. So we do.
Mr. Just. Allybone. Pray, Sir Robert Sawyer, would the Saying of a Governor of the Tower, in his Retorn to a Writ of Habeas Corpus, alter the Nature of the Commitment?

Mr. Att. Gen. My Lord, we are in your Lord-

ship's Judgment.

Mr. Just. Allybone. I fay, Brother Pemberton, would any collateral Saying of the Licutenant of the Tower alter the Nature of the Thing, his Retorn in this Case is only an Inducement to the Warrant

Warrant of Commitment, and his faying one way or t'other would neither vitiate nor mend the Commitment.

Mr. Soll. Gen. Your Lordship cannot take Notice of the Commitment but from the Warrant.

Mr. Pollexfen. The Retorn is the Fact upon

which you are to judge.

Mr. Just. Powell. Certainly we must judge of the Record, and nothing elfe, and the Retorn is the Record now, being filed.

L. C. J. The Retorn is as certain, I think, as

can be.

Mr. Soll. Gen. By the Retorn it appears, the Bishops were committed by the Warrant of such and fuch Lords of the Council, and that which is before you now is, whether you will not intend it to be done by them in Council.

Mr. Just. Powell. We can intend nothing, but

must take the Retorn as 'tis.

L. C. J. The Warrant is good enough, I think

truly, and so is the Retorn.

Mr. Pollexfen. I think in all the Habeas Corpus's that have been fince the King's Retorn, of Perfons committed by the Council, the Retorns have been quite otherwise than this Retorn is. We do all pretty well agree (for ought I can perceive) in these two Things. We do not deny but the Council-Board has Power to commit; they on the other Side do not affirm, that the Lords of the Council can commit out of Council.

Mr. Att. Gen. Yes, they may, as Justices of the

Peace.

Mr. Pollexfen. This is not pretended to be so

L. C. J. No, no, that is not the Case.

Mr. Pollexfen. Then, my Lord, with Submisfion, I will compare it to any thing else of this Nature. I deny not but that the Council may commit, but the Question is, whether this Retorn of their Commitment be right. Suppose there should be a Retorn to a Habeas Corpus, that such a one was committed by Sir Robert Wright, and three others by Name, Justices of this Court, for a Contempt, without saying, that it was done in Court, this would be an ill Retorn: Although they had Power in Court to commit for a Contempt, yet it must appear, that it was done in Court, or it cannot be a good Retorn. If I had thought, or foreseen, that such a Retorn would have been made, I could easily have made out our Objection; but we could not foretel what they would return, and therefore we can only make this Objection now upon the hearing of it read. In all the Debates that have been heretofore in the great Case of the Habeas Corpus concerning my Lord Hollis, and those other Gentlemen who were in Prison upon Commitments by the Privy-Council, the Retorns are, that they were committed by Order of the Privy-Council, as near as I can remember. I will not take it upon me to be positive in it, but I believe, if your Lordship thought fit to give us a short Time to look into it, we should be plainly able to shew you, that all the Retorns of Commitments of this Nature, are faid to be by Order of the Council-Board, and never any of them naming the Lords; for that may be true, and yet not a legal Commitment.

L. C. J. I have seen several Precedents of Commitments in this Form, and if you make no Exception to the Warrant, you can make no Exception to the Retorn, because that only sets forth

the Warrant.

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Mr. Pollexfen. The Commitment you are to judge of, is upon the Retorn, with Submission, and supposing the Warrant to be right and good. yet the Retorn is not legal.

Mr. Att. Gen. We fay, in common Understanding, it cannot be but a Commitment in

Mr. S. Pemberten. But common Understanding and legal Understanding are two Things, and we pray the Judgment of the Court.

Mr. Soll. Gen. And fo do we, my Lord, and

pray your Rule in it.

Mr. Just. Allybone. You may by the same Rea-fon say, That upon all Commitments by Warrant from Justices of the Peace, that the Commitment was out of the County, if the Party does not alledge in the Warrant, or Retorn, that the Commitment was in the County. 'Tis an Objection that would put us upon prefuming what we have no Reason to presume.

L. C. J. If you would have our Opinions, let my Brothers declare theirs, I will foon tell you

my Mind.

Mr. Just. Holloway. Pray let the Retorn be read

again [which was done].

Mr. Att. Gen. So that the Retorn fays, they were committed by Virtue of a Warrant of such and such by Name, Lords of the Council, and whether this be a Warrant of the Council is the Question, and we think it is plain enough, that 'tis a good Retorn.

Mr. Just. Powell. I have given you my Thoughts already: I think we ought to confult Precedents in a Case of this Weight and Nature; and truly I will not take upon me to fay, whether it be a good Retorn or not a good Retorn, without look-

ing into Precedents.

Mr. Just. Allybone. For my own Part, it does not stick at all with me, for the Reasons I gave before. When any Man that has an Authority to commit, does commit a Person to an inferior Officer, and that Officer has an Habeas Corpus brought to him, it is enough for him to return his Warrant, by which the Party was committed, and whatsoever he says by the Bye, cannot have any Influence, one way or other, to alter the Nature of the Thing. Now unless you would make every Man that is a Justice of the Peace write his Name, and stile himself Justice of the Peace, this must be a good Commitment. Every Commitment shall be presumed to be pursuant to the Power of the Person committing; and I am sure, take these Lords feparately, and they had no Power to commir, and confequently fuch a Warrant would be no Authority to the Lieutenant of the Tower to receive them: But when they fend fuch a Warrant as this, we shall presume it to be according to the Power they have, and not according to the Power they have not. This Warrant is returned by the Officer, and I cannot but prefume that it is all

Mr. Just. Holloway. My Lords, I am very defirous and willing your Lordinips should have all the Right and Justice done you that can be, and by the Grace of God, I will endeavour it all I can. I see in this Case it is agreed on both Sides, that the Council have a Power to commit, and the Commitment is here certified in the Words of the Warrant, and the Lieutenant has made his Retorn, that they were committed by Virtue of this Warrant. If the Lieutenant of the Tower had returned any other Commitment, you would

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have blamed him for a falle Retorn; but now you find Fault with his Retorn, because he does not fay, the Warrant was made by the Lords of the Council, and in Council: That is a thing so notoriously known to all the Kingdom, that my Lords were fent to the Tower by the Council, that no body doubts it; and being thus fent by this Warrant, I do not see but that this is a very good Retorn, and my Judgment is, that the Information ought to be read.

 $L. \stackrel{\circ}{C}. \stackrel{\circ}{\gamma}$ . I told you in the Beginning, after you had made your Objections, that I thought it was as all other Retorns are; and I am of the fame Opinion still, I find no Fault with the Warrant,

nor with the Retorn.

Mr. S. Pemberton. There is no Objection to the

Warrant at present upon this Question.

L.C. 7. Neither do I take upon me to fay any thing, nor is there any thing now to be spoken of touching the Fact for which these Noble Lords were committed.

Mr. Att. Gen. We pray, my Lord, the Infor-

mation may be read.

Mr. Juft. Holloway. There is no Question about the Fact; but whether this be a good Retorn which is here made, that they were committed by fuch and fuch Lords of the Council.

L. C. J. I would do as much to give my Lords the Bishops Ease, and set them at Liberty, as I could possibly by Law; but we must not break the Rules of Law for any one.

Mr. Soll. Gen. Pray read the Information.

Mr. Fineb. No, my Lord, we oppose the reading of it.

Mr. Soll. Gen. Why! Will not you be fatisfied

with the Opinion of the Court?

Mr. Finch. We have another Thing to offer, which we must have the Opinion of the Court in, before this Information can be read.

Mr. Att. Gen. Pray let us hear what it is?

Mr. Finch. My Lord, we did humbly offer one Objection more to your Lordship against the reading of the Information: The former Objection was concerning the Persons committing, in that it does not sufficiently appear upon the Retorn, that they were committed by the Lords in Council; the Court have given their Opinion in that: But the other Objection still remains, whether they ought to have been committed at all; and therefore when they now appear upon this Habeas Corpus, we say they were not legally committed to Prison, because a Peer ought not to be committed to Prison in the first Instance for Mis-

Mr. Soll. Gen. If you please you may speak to that by and by; but that is not proper now for you to offer, or for the Court to determine, whether a Peer may be committed upon an Accusation for a Misdemeanor.

Mr. Finch. With Submmission, that is such a Difficulty that lies in the way against the reading of the Information, that you must get over it, before you can come at the reading of it.

Mr. Att. Gen. You will have your Time for all this Matter by and by; but certainly you cannot

be admitted to it yet.

L. C. J. Truly I think you are too early with

thar Exception.

Mr. Finch. With Submission, we think this is the proper Time, and I will tell your Lordship the Reason why.

L.C.J. Mr. Finch, certainly every thing in the

World that can be faid, you will fay for your Client, and you shall be heard; for we are very willing to deliver these noble Lords, if we can by Law, and if the Exceptions you make be legal.

Mr. Finch. My Lord, we do not doubt your Justice; and therefore we defire to offer what we have to say in this Point: The only Question (now it feems) is about our Time of making our Exception. Mr. Attorney (we apprehend) did fay one thing which was certainly a little too large; that however any Man comes into Court, if the Court find him here, they may charge him with an Information.

Mr. Att. Gen. Who fays fo? I faid no fuch

thing.

Mr. Finch. Then I acquit Mr. Attorney of it. he did not fay so: Then both he and I agree the Law to be, That a Man that does come into Court, if he does not come in by legal Process, he is not to be charg'd with an Information: Then fince we do agree in that Proposition, certainly we must be heard to this Point, whether we are here upon legal Process, before you can charge us with this Information?

Mr. Att. Gen. You think you have faid a fine thing now, and take upon you an Authority to

make me agree to what you please.

Mr. Finch. Certainly the Consequence is plain upon your own Premises.

Mr. Att. Gen. Do you undertake to speak for me?

Mr. Finch. I am in the Judgment of the Court, and to them I leave it.

Mr. Att. Gen. I know you thought you had got an extraordinary Advantage, by making me fay what you please; but there has been very little faid, but what has been grounded upon Mistakes all along. This is that I do say, If a Man comes in voluntarily upon any Recognizance, though he be not in Custody; or if he comes in upon any Process, if the Court find him here, though that Process be not for the thing charged in the Information, yet the Court is so much in Possession of the Person, that he shall plead to any Information; and that I do fay. and will stand by.

Mr. Soll. Gen. My Lord, we are here in a very great Auditory, and this Court is always a very great Court, (but here is a greater and nobler Assembly than usually we have here) and these Gentlemen, to shew their Eloquence and Oratory, would, by converting Propositions otherwise than they are delivered, put another Meaning upon them, and fo draw strange Inferences from them. But these Arts, we are sure, will not prevail here; we fay plainly, and we are fure the Law is so (let them apprehend what they will) that your Lordthat you find accidentally here in Court. Then, fays Mr. Finch, we are agreed: But withal (fay I) take my other Proposition; If a Person be brought into Court by legal Process, or upon any Contempt whatsoever, by an Attachment or Warrant, or upon a Habeas Corpus after a Commitment, being thus found in Court, your Lordship may certainly charge him with an Information. When these Gentlemen, who are so cager on the other side, did preside here, and stood in the Places where Mr. Attorney and I now are; I can name them abundance of Cases of the like nature with this, when Men have been compelled to appear to Informations, and plead presently: They are the Persons that made the Precedents; they made the Law for ought I know: I am sure I find the Court in Possession of this as Law, and we pray the usual Course may be followed.

Mr. Finch. Pray, my Lord, spare us a Wordin this Matter: I do agree with Mr. Attorney in this Matter, but I do not agree with Mr. Sollicitor.

Mr. Soll. Gen. You do not agree with your felf. Mr. Finch. I hope I do, and always shall agree with my felf; but I do not agree with you, Mr. Sollicitor.

Mr. Soll, Gen. You do not in 1688, agree with

what you were in 1680.

Mr. Finch. Says Mr. Attorney, a Man that comes voluntarily in, cannot be charged with an Information; with him I agree. Says Mr. Sollicitor, a Man that comes in, and is found in Court by any Process, may be charg'd with an Information: I say no, if the Process be wholly illegal; for he cannot be said to be legally in Court. Suppose a Peer of the Realm be taken upon a Capias, and is committed to the Marshalfea, and is brought up upon a Habeas Corpus, I would fain know, whether you could declare against him.

Mr. Att. Gen. No, we cannot.

Mr. Finch. And why is that, but because the Process is illegal, and he is not truly in Court: Then is it a proper Time now to make this a Question, Whether my Lords here were legally committed, before you can lay any Thing to their Charge by way of Information? For if the Commitment be illegal, it is a void Commitment; and if the Commitment be void, the Process is void, and then my Lords are not legally in Court.

L. C. J. That fure is but returning again to the same Question that has been determined al-

ready

Mr. Soll. Gen. If your Lordship will permit them to go over and over the same things, we shall never

have an End.

Mr. Finch. My Lord, we pray these Gentlemen of the King's Council my be a little cool with us, and then they will find, we do no talk the same things over and over again, nor meddle with that which the Court have given their Judgment in

L.C.J. Well, go on, Sir.

M. Finch. My Lord, we say it is the Privilege of the Peers of England, that none of them shall be committed to Prison for a Misdemeanor, especially in the first Instance, and before Judgment. (we say) is the Right of my Lords the Bishops, and that which they claim as Lords of Parliament. Now it appears upon this Retorn and the Warrant, that the Council-Table hath committed them (for your Lordship and the Court hath rul'd it. that this Commitment must be taken to be by Order of the Privy-Council, and we meddle not with that further) but we say that the Council-Table may commit a Man unjustly, that is certain. There has been Relief often given in this Court against Commitments by the Council-Table: And that they were unjustly committed, depends upon that Point of their Privilege as

Mr. S. Pemberton. My Lord, we fay, that the Lords of the Council have illegally committed these Noble Persons, who are Peers of the Realm, and ought to have the Privilege of their Peerage, which is not to be committed for a Missemeanor;

that the Council ought not to have done: For the Peers of England ought no more to be committed for a Middemeanor, and to be imprisoned, especially upon the first Process, than they may be in a Case of Debt. It is true, in the Case of Treason, Felony, or the Breach of the Peace, the Peers have not such a Privilege; they may be committed: But for a Middemeanor (as this does appear to be in the Warrant of Commitment) they ought not to be committed: But they were committed by the Lords of the Council; and we now complain of this to your Lordship as illegal, and therefore pray my Lords may be discharged.

Sir Rob. Sawyer. Will your Lordship be pleafed to favour me a Word on the same side, for my Lords the Bishops. It must be agreed to me, that if a Peer be brought into Court, as taken by a Capias, he cannot be charged with a Declaration; and the Reason is, because the Process is illegal: Then, my Lord, with Submission, when a Peer comes upon a Foreign Commitment, and is brought in Custody upon a Habeas Corpus, this is either in the Nature of a Process, or a final Commitment, as a Judgment; they will not fay, that this is a good Commitment, so as to amount to a Judgment; for the Council-Board could not give a Judgment in the Case; besides, the Commitment is illegal, because it is not a Commitment till they find Security to answer an Information here, but 'tis a Warrant to keep them for a Mildemeanor: Besides, there is another thing we have to say to this Warrant (for I am making Objections against the Validity of this Commitment) it does not appear that there was any Oath made, and therefore the Court must adjudge that there was no Oath made, and then no Man ought without Oath to be committed, much less a Peer. But that which we chiefly rely upon is, That my Lords ought not to have been committed for this, which is but a Misdemeanor at most: if they use it, as Process, to bring my Lords the Bishops to answer an Information, we say, by Law no fuch Process can be taken out against the Persons of Peers for bare Misdemeanors. I do agree, that for Felony, Treason, or Surety of the Peace, the Persons of Peers may be committed; and that which is called Surety of the Peace in our Books, Mr. Sollicitor knows very well, in some of the Rolls of Parliament, is called Breach of the Peace, but it is all one; and the Meaning, in short, is, that it is such a Breach of the Peace, as for which a Man by Law may be obliged to find Sureties for the Peace. If it should mean a Breach of the Peace by Implication, as all Trespasses and Misdemeanors are said to be contra Pacem in the Indictment, or Information, than it were a simple thing to enumerate the Cases wherein Privileges did not lie; for there could be no Information whatfoever, but must be contra Pacem, and so there could be no such thing as Privilege at all. And besides, we say, the very Course of this Court is contrary to what they would have; for in the Case of a Peer, for a Misdemeanor, you go first by Summons, and then you do not take out a Capias as against a common Person, but the next Process is a Distringas, and fo ad infinitum. And I do appeal to them on the other fide, and challenge them to shew any one Precedent, when a Peer was brought thus into Court, to be charged with an Information, without it were in the Case of an apparent Breach of

the Peace; for he must be charged in Custody, and there must be a Committitur to the Marshal, to entitle the Court to proceed. Your Lordship will find but very few Precedents of Cases of this Nature about common Persons; for till within these fourteen or fifteen Years there was no such thing ever done against a common Person: But this was the Rule: First there went out a Subspana, and then an Attachment, and when the Party was taken upon the Attachment, he is taken to come in upon Process, and then the Court would charge him presently; but if he did appear upon the Summons, they would not charge him, but he had Time to take a Copy of the Information, and an Imparlance of course, till the next Term, before he could be compelled to plead. But in the Case of a Pecr, there never was any fuch Precedent as the Attaching his Person, but only a Summons and And I would be glad the King's Council would shew, that ever there was any such Process taken out against the Person of a Peer, for a meer Misdemeanor. My Lord, 'tis plain, what Breach of the Peace means in every Information; and I only speak this to acquaint the Court how the constant Proceedings in all these Cases have These Informations were antiently more frequent in the Star-Chamber; and what was the Process there? Not the common Process of a Subpana, that was not the Course there; but the Process was a Letter from the Chancellor; that if the Party upon that Letter did not appear, in a common Cale, there went out an Attachment; but in a Peer's Case never: And so it appears by Crompton's Jurisdiction of Courts, Tit. Star-Chamber 33. This appears likewife by the Proceedings in Chancery against the Peers, till the Queen's Time. They did not fo much astake out an Attachment after Default upon a Subpæna, but they would then, in the Queen's Time, be so bold as to take out an Attachment against a Lord for not appearing; but that Course was condemned as illegal; so we find in my Lord Dyer.

Mr. Att. Gen. That was at a common Person's

Suit

Sir Robert Sawyer. But the Proceedings in the Star-Chamber were at the King's Suit, and I am fure Mr. Sollicitor knows that the Peers Privileges reach to Informations; but, as I was faying, it was fo adjudged as to the Chancery in my Lord Cromwell's Case, 14 Eliz. Dyer, 315.

Cromwell's Case, 14 Eliz. Dyer, 315.

L. C. J. You take a great Compass, Sir Robert Sawyer; but pray remember what you laid down at first, for the Ground of your Discourse, That there was never any Commitment of a Peer for a bare Misdemeanor: You must keep to that; that

is the Point you are to look after.

Sir Robert Sawyer. My Lord, I will fo; I do not cite these Cases but for this Purpose, to shew, that in all Courts the Peers have particular Privileges; and I am sure they can produce you no Precedents for any such Proceedings against a Peer. In my Experience of these Matters, I never knew any such; nay, I knew it always to be otherwise, that in Informations for Misdemeanors, there did never issue out a Capias against a Peer: And Mr. Attorney knows very well, it was so in the late Case of my Lord Lovelace; for that Case of my Lord Devonshire, that it was an express Breach of the Peace, though it was debated and disputed then; so that I take it, these Noble Lords cannot be charged with this Information, because

they do not come in by legal Process; and unless they can shew me any Cases, where a Peer did ever come in upon such a Commitment, and anfwered to an Information upon that Commitment, it must certainly be allowed not to be the legal Course; though if such a Precedent could be shewn, that pass'd fub Silentio, without Debate or folemn Determination, that would not do, nor could bind the rest of the Peers. If one Man would lofe a particular Benefit he has, all the whole Body must not lose it; and the Benefit is not small, of Time to make his Desence; of Imparling, of taking a Copy of the Indictment, and preparing himself to plead as his Case will bear; and indeed a common Person has used to have these Privileges. though in some Cases of late, they have taken the other Course; and if a Capias went out (which we say cannot go against a Lord) and the Party were brought in, he was to answer immediately. Now, my Lord, I take it, that the Privileges of Peers is in all Times the same with the Parliamentary Privilege in Parliament Time, which reacheth to Informations, as well as other Actions. My Lord Coke is express in this Point, in the 4 Instit. 25. If that Objection should hold good, that every Information being contra Pacem, that should be a Breach of the Peace, then (as I said before) Privilege will hold in no Information, which is contrary to that and all our other Books: 'Tis only fuch a Breach of the Peace, as for which Security of the Peace may be required. But further, that this is a Privilege enjoyed by the Peers, Spiritual as well as Temporal, I suppose will not be denied; for I think they will not question, but that the Bishops and Abbots that were Lords of Parliament were Peers; and we find in our Books, when the Court has been moved for a Capias against an Abbot, if he were a Mitred Abbot, and fat in the Lords House, it was always said, that no such Process ought to go; and so it is in the Case of Bishops: But indeed for other Noblemen, the Difference is this: Where it does not appear upon Record, that they are Lords in Parliament, there the Courts have put them to bring their Writs of Privilege; but where it does appear upon Record, that they are Peers, the Court is to allow and take Notice of their Privilege; and there Now that the Parliament needs no fuch Writ. Privilege, and the Privilege of Peers (as to their Persons) is the same, appears by the Form of the Writ in the Register, Fol. 287. Fitz. Herb. Nat. Brev. 247. The Words of the Writ are there, That if fuch a one be fued at the Suit of a nother, the Writ commands, that a Peer out of Parliament-Time should have the same Privilege with those summoned by the King to the Parliament; and I know not any Difference that can be put between them; and it cannot be denied, that all Informations whatfoever, unless such as are for Breaches of the Peace, for which Surety of the Peace may be required, are under the Controul of the Parliament Privilege: So that upon these Grounds, I do press that my Lords the Bishops may be discharged. If there be any Information against us, we are ready to enter our Appearance, to answer it according to the Course of the Court: But if the Information be for no other thing than what is contained in the Warrant of Commitment, then their Persons ought to be privileged from Commitment. Mr.

Mr. Pollexfen. If your Lordship please to take it altogether, you will find it a Case very well worth your Consideration, it being the Case of all

the Peerage of England.

Mr. Att. Gen. My Lord, these Gentlemen have taken a great deal of Liberty, and spent much of your Time in making long Arguments, and after all, truly, I do not know where to have them, nor can understand what they would be at. It seems they agree, that for Treason, Felony, and Breach

of the Peace, a Peer may be committed.

L. C. J. That is, fay they, such a Breach of the Peace, as for which Surety of the Peace may

Mr. Att. Gen. Then all the Learning they have been pleased to favour us with, is at an End; for if here be any thing charged upon the Bishops, for which Sureties of the Peace may be required, then this is a good Commitment.

L. C. J. That they must agree upon their own

Arguments.

Mr. Att. Gen. Can then any Man in the World fay, that a Libel does not require Sureties of the Peace? For we must now take it as it is here upon this Retorn. How my Lords the Bishops will clear themselves of it, is a Question for another Time; but the Warrant fays, they were committed for Contriving, Framing, and Publishing a Seditious Libel against his Majesty, and his Government: Is there a greater Misdemeanor? Or is there any thing on this Side a capital Crime that is a greater Offence? Is there any thing that does fo tread upon the Heels of a capital Offence, and comes so near the greatest of Crimes that can be committed against the Government? Not to enlarge at this Time upon what the Consequences of fuch Things may be, is there a greater Breach of the Peace than fuch Seditious Practices? No doubt, any Man may be committed for it, and may be bound to find Sureties for his good Behaviour.

Sir Rob. Sawyer. I say Sureties of the Peace, not

of the good Behaviour.

Mr. Soll. Gen. Pray my Lord, would you confider where we are; we are going towards France, I think, or some farther Country: They have set us out to Sea, and I do not see after this rate, when we shall come to Land. Certainly, these Gentlemen are mightily out of the Way, and would fain have us so too! We are here upon a single Question, as this Case stands before your Lordship, upon the Retorn. Here is a Libel, a Seditious Libel, faid to be contrived, made and published against the King and his Government, by these Noble Lords the Prisoners. This is the Accusation; suppose this be true, that is to be proved hereafter; I hope they are innocent, and will prove themselves so: But suppose it to be true, that they have made a Seditious Libel against the King and his Government, will any Man say, that this is not done Vi & Armis? This is a Libel with a Witness; nay, two or three Degrees more will carry it to High Treason, and all the Informations that were exhibited by Sir Robert Sawyer, when he was Attorney General (and he exhibited a great many for Libels) constantly these Words were in, Vi & Armis & contra Pacem.

Bishop of Peterborough. Was it so in your own

Cafe, Mr. Sollicitor?

Mr. Soll. Gen. Yes, it was so in my Case, and you were one of them that profecuted me, for ought I know; or if you did not profecute me, you preached against me; or if you did not, some

of your Tribe did: But so, my Lord, it was in many other Cases, within Time of Memory-Sir Robert Sawyer has pass'd a Complement upon me, of my great Skill in Parliament Matters; but truly there needs no great Skill in Matters where the Law is so plain. A Peer they agree may be in Prison for Treason, Felony, or Breach of the Peace; but that Breach of the Peace, fay they, is where the Law requires Sureties of the Peace: But is there any Certainty where Sureties of the Peace shall be required, and where not? Then I would put this Case; These Lords have contrived and published a Seditious Libel against the King and His Government; and whether this be not such a Breach of the Peace, as will require Sureties of the Peace, is the Question before you: And it plainly appears to be fo, in Sir Baptift Hicks's Case, in Hobbart. If a Man write a private Letter provoking another to fight, although there be no Fighting, this is a Breach of the Peace. Now a Letter can do no Wrong in that kind, but as it incites and ftirs up to Fighting, which may occafion Blood-shed; and I think there cannot be a greater Breach of the Peace, than for a Man to come to the King's Face, and publish a Libel against him, and yet, according to their Doctrine, this Man shall go away, and you shall not take him up, but take a Subpana against him, and wait for the Delay of all the ordinary Proces; and they tell you another Thing, that a Capias does not lie upon an Information against the Perfon of a Peer, and that there is no Precedent of any fuch Thing; but I would pray them to remember the Case of my Lord Lovelace, about fome three Years ago, for breaking a Foot-man's Head. It seems, if a Man libels the King in his own Presence, that is not so great a Matter as a little Correction to an insolent Foot-man; but there he was bound in a Recognizance to appear there in this Court, and accordingly he did appear, and was charged with an Information; and as to that Precedent, I do believe Sir Robert Sawyer and Mr. Finch won't contradict me. This was in the first Year of this King. There was likewise my Lord of *Pembroke*'s Case, who went to a disorderly House, and there frighted some People: We moved the Court, and had an Attachment against him for a Misdemeanor, and he was glad to compound the Thing, or it had not ended so foon as it did; and yet if a Lord comes to the King's Person, and affronts Him to his very Face, will not an Attachment lie against him for it? Certainly it will. My Lord, we have gone out of the Way too much already, and these Gentlemen will lead us farther; but we hope your Lord-fhips will reduce us to the Methods of the Law. Here is an Information which we defire may be read; if they have any thing to plead to it, their Time for that will come after it is read: If they think they have been illegally imprisoned, it appears plainly upon this Retorn, who they were that did commit them. Here are a great many Noble Lords to answer an Action of false Imprifonment, if these Lords think fit, and may have these learned Gentlemen, that are very well able to advise them what they should do in it.

Sir Rob. Sawyer. We pray your Lordship's Judgment, whether the Cases put by Mr. Sollicitor are like our Case?

Mr. Soll. Gen. They are as like, as Sir Robert

Sawyer is to Mr. Attorney that was.

Sir Rob. Sawyer. Those Cases are of apparent Breaches of the Peace; fo likewife was my Lord of Devonsbire's Case; but certainly that was not

at all like this.

Mr. Finch. With your Lordship's Favour, I would add but one Word, and I would repeat nothing of what has been faid: All that I shall fav 18 this; There is a great deal of Difference between an actual Breach of the Peace, and that which in the bare Form of an Information is a Breach of the Peace, by Construction of Law, it being contra Pacem. Suppose it be laid that a Man did Vi & Armis speak Words, will that make the Words a Breach of the Peace?

Mr. Soll. Gen. It must be Vi & Armis, and cer-

tainly is a Breach of the Peace.

Mr. Fineb. If a Man write a Petition, are the

Pen and link that he uses the Arms?

Mr. Soll. Gen. My Lord, I hope, Mr. Finch remembers what I heard him fay in Algernoon Sidney's Cale, scribere est agere.

Mr. Finch. I think it is fo, Mr. Sollicitor, but

every Action is not a Breach of the Peace.

L. C. J. Well, let my Brothers deliver their Opinions, I will give you mine.

Mr. Just. Allybone. The fingle Question now is. Whether or no that which Mr. Sollicitor was pleafed to name as the Crime, and lay it to the Charge of my Lords the Bishops, that is a Seditious Libel, by a Breach of the Peace. I do confess that there is little of Argument to be drawn from Forms of Indectments; and I shall put no great Stress upon the Words, Vi & Armis, where the Fact will not come near it; but if a Commitment may enfue (as they feem to agree) whereever Surety of the Peace may be required, nothing feems more important to me, than that Surety of the Peace should be required, where there is any thing of Sedition in the Case; and wherever there is a Seditious Act, I cannot tell how to make any other Construction of it, but that it is an actual Breach of the Peace; that is my Opinion.

Mr. Just. Powell. I am of the same Opinion in this Point too, as I was in the other Point before: It was a Matter of great Consequence, I thought, upon the former Point, but now it appears to me, to be of far greater Consequence than it did at first; for here, all the Great, High, and Noble Peers of England are concerned in it, as to their Privilege. Our Predecessors in this Court heretofore would not determine the Privileges of the Peers, but left them to themselves to make what Judgment they pleafed of them. I think truly its a Thing of that Weight, that it may be very fit for the Court to take Time to confider of it, and I declare for my own Part, I will not take upon me to deliver any Opinion in a Matter of this Consequence, before I have confulted all the Books that can give me any

Light in the Case.

Mr. Just. Allybone. Brother Powell, I am not determining, limiting, or cramping the Privilege of Peers, but I am only confidering whether or no a Seditious Libel be a Breach of the Peace. 'Tis agreed to be on all Hands a Breach of the Peace. Is there any thing that will require Sureties of the Peace to be given upon the doing of it? For there Sir Robert Sawyer has laid the Foundation of his Distinction, and if that shall draw any Person under a Commitment, then, say I, in my Judgment, wherever there is a Seditious Libel,

there is that which is an actual Breach of the Peace: for I am fure there is that which is sufficient to require Sureties of the Peace. I controvert not the Right of the Peers one Way or other, but only declare my Opinion, That this is a Fact that comes within the Rule laid down by them, that what will require Sureties of the Peace, is a Breach of the Peace.

Mr. Just. Holloway. God forbid that in a Case of this Nature, any one should take upon him here to say, that every Misdemeanor were a Breach of the Peace, I fay not fo; but certainly there are some such Misdemeanors as are Breaches of the Peace; and if here be fuch a Misdemeanor before us, then it is acknowledged, that even in Parliament-time, a privileged Perlon might be committed for it: For in Treaton, Felony, and Breach of the Peace, Privilege does not hold. I will not take upon me, as my Brother said, to determine concerning the Privilege of the Peers, it is not of our Cognizance, nor have we any thing to do, either to enlage or confine Privilege, nor do we determine whether this be such a Libel as is charged in the Information, that will come in Question another Time; but certainly as this Case is, the Information ought to be read, and my

Lords ought to appear and plead to it.

L. C. J. Certainly we are all of us here as tender of the Privileges of the Peers as any in the World can be, and as tender as we would be, and ought to be in trying any Man's Right: It becomes us to do it with great Respect and Regard to my Lords the Bishops; and therefore I would be as careful (if that were the Question before me) to confider very well before I give my Opinion, as ever I was in my Life. But when I fee there can come no Mischief at all to the Privileges of the Peers, by what is agreed on all Hands, I think I may very justly give my Opinion: For here is the Question, Whether the Fact charged in the Warrant be such a Misdemeanor as is a Breach of the Peace? and the Words of the Warrant (which is now upon the Record) being such as have been recited, I cannot but think it is such a Mildemeanor as would have required Sureties of the Peace; and if Suretics were not given, a Commitment might follow; and therefore I think the Information must be read.

Mr. Att. Gen. We pray the Clerk may read it. Clerk reads. Middleser, st. Demogand. That Sir Thomas Powis, Knight, Attorney General of our Lord the King, who for our faid Lord the King in this Behalf Sues, comes in his own Person here into the Court of our said Lord the King, before the King himself at Westminster, on Friday next, after the Morrow of the Holy Trinity in this Term, and for our faid Lord the King, gives the Court here to understand, and be informed, that our faid Sovereign Lord the King, out of his fignal Clemency

Mr. Soll. Gen. Read it as it is in Latin.

Bishop of Peterborough. My Lord, we defire it may be read in English, for we don't understand Law-Latin.

Mr. Soll. Gen. No, my Lords the Bishops are very learned Men, we all know; pray read it in

Latin.

Clerk reads. Memorandum, Quod Thomas Powis, Miles, Attornatus Domini Regis nunc Generalis, qui pro codem Domino Rege in hac parte sequitur, in propria Persona sua venit hic in Curia dit? Domini Regis coram ipso Rege apud Westmonaste-

rium, Die Veneris proxime post crastinum Sanctæ Trinitatis, isto eodem Termino, & pro codem Domino Rege, Dat Curiæ hic intelligi & informari, quod dietus Dominus Rex, nunc ex insigni Clementia & benigna Intentione suis erga Subditos suos Regni sui Angliæ per Regiam suam Prerogativam, quarto die Aprilis, Anno Regni Diet' Domini Regis nunc Tertio, apud Westmonasterium in Comitatu Mis Pajesty's Exactous Declarationem suam Intitulatam, Dis Pajesty's Exactous Declaration all his Loving Subjects soz Liberty of Conscience, gerentem Datum eisdem Die & Anno, Magno Sigillo suo Angliæ Sigillatam publicavit; in qua quidem Declaratione continctur.

JAMES REX,

I T having pleased Almighty God, not only to bring Us to the Imperial Crowns of these Kingdoms through the greatest Difficulties, but to preserve Us by a more than ordinary Providence, upon the Throne of Our Royal Ancestors, there is nothing now that We so earnestly desire, ast o establish Our Government on such a Foundation as may make Our Subjects happy, and unite them to Us, by Inclination as well as Duty, which We think can be done by no Means so effectually, as by granting to them the free Exercise of their Religion for the Time to come, and add that to the perfect Enjoyment of their Property, which has never been in any Case invaded by Us since Our coming to the Crown; which being the two Things Men value most, shall ever be preserved in these Kingdoms during Our Reign over them, as the truest Methods of Our Peace, and Our Glory. We cannot but heartily wish, as it will eafily be believed, that the People of Our Dominions were Members of the Catholick Church, yet We humbly thank Almighty God, it is, and hath long Time been Our constant Sense and Opinion (which upon divers Occasions We have declared) that Conscience ought not to be constrained, nor People forced in Matters of meer Religion. It has ever been directly contrary to Our Inclination, as We think it is to the Interest of Government, which it deftroys, by spoiling Trade, depo-pulating Countries, and discouraging Strangers; and finally, that it never obtained the End for which it was employed. And in this we are the more confirmed by the Reflections We have made upon the Conduct of the four last Reigns. For after all the frequent and pressing Endeavours that were used in each of them, to reduce these Kingdoms to an exact Conformity in Religion, it is visible, the Success has not answered the Design; and that the Difficulty is invincible. We therefore, out of Our Princely Care and Affection unto all our loving Subjects, that they may live at Ease and Quiet, and for the Encrease of Trade, and Encouragement to Strangers, have thought fit, by Virtue of Our Royal Prerogative, to iffue forth this Our Declaration of Indulgence, making no Doubt of the Concurrence of Our two Houses of Parliament, when We shall think it convenient for them to meet. In the first Place We do de-clare, that We will protect and maintain Our Archbishops, Bishops, and Clergy, and all other Our Subjects of the Church of England, in the free Exercise of their Religion, as by Law established, and in the quiet and full Enjoyment of all their Possessions, without any Molestation or Distur-

bance whatfoever. We do likewise declare, that it is Our Royal Will and Pleasure, that from henceforth the Execution of all and all manner of Penal Laws in Matters Ecclesiastical, for not coming to Church, or not receiving the Sacrament, or for any other Non-conformity to the Religion established, or for or by reason of the Exercise of Religion in any manner whatsoever, be immediatly suspended, and the further Execution of the faid *Penal Laws*, and every of them, is hereby suspended. And to the end that by the Liberty hereby granted, the Peace and Security of Our Government, in the Practice thereof, may not be endangered. We have thought fit, and do hereby streightly charge and command all Our loving Subjects, that & We do freely give them Leave to meet and serve God after their own Way and Manner, be it in private Houses, or Places purposely hired or built for that Use, so that they take special Care that nothing be preach'd or taught amongst them which may any ways tend to alienate the Hearts of Our People from Us or Our Government, and that their Meetings and Assemblies be peaceably, openly and publickly held, and all Persons freely admitted to them; and that they do fignify and make known to some one or more of the next Justices of the Peace, what Place or Places they set apart for those Uses. And that all Our Subjects may enjoy such their Religious Assemblies with greater Assurance and Protection, We have thought it requisite, and do hereby command, that no Disturbance of any kind be made or given unto them, under Pain of Our Displeasure, and to be further proceeded against with the uttermost Severity. And forasmuch as We are defirous to have the Benefit of the Service of all Our loving Subjects, which by the Law of Nature is inseparably annexed to, and inherent in Our Royal Person, and that none of Our Subjects may for the future be under any Discouragement or Disability (who are otherwise well incli-ned and fit to serve Us) by reason of some Oaths or Tests that have been usually administred on such Occasions, We do hereby further declare, That it is Our Royal Will and Pleasure, that the Oaths commonly called the Oaths of Supremacy and Allegiance, and also the several Tests and Declarations mentioned in the Acts of Parliament made in the twenty-fifth and thirtieth Years of the Reign of Our late Royal Brother King Charles the Second, shall not at any Time hereafter be required to be taken, declared, or subscribed by any Perfon or Persons whatsoever, who is, or shall be employed in any Office or Place of Trust, either Civil or Military, under Us, or in Our Government. And We do further declare it to be Our Pleasure and Intention, from Time to Time hereafter, to grant Our Royal Dispensations, under Our Great Seal, to all Our loving Subjects so to be employed, who shall not take the said Oaths, or subscribe or declare the said Tests or Declarations in the abovementioned Acts, and every of them. And to the end that all Our loving Subjects may receive and enjoy the full Benefit and Advantage of Our Gracious Indulgence hereby intended, and may be acquitted and discharged from all Pains, Penalties, Forseitures and Disabilities by them, or any of them incurred or forfeited, or which they shall or may at any Time hereafter be liable to, for or by reason of their Nonconformity, or the Exercise of their Religion, and from all Suits, Trou-

bles or Disturbances for the same, We do hereby give Our free and ample Pardon unto all Nonconformists, Recusants, and other Our loving Subjects, for all Crimes and Things by them committed, or done contrary to the Penal Laws formerly made relating to Religion, and the Profession or Exercise thereof; hereby declaring that this Our Royal Pardon and Indemnity shall be as good and effectual to all Intents and Purpofes, as if every individual Person had been therein particularly named, or had particular Pardons under Our Great Seal, which We do likewise declare shall from Time to Time be granted unto any Perfrom or Persons desiring the same, willing and requiring Our Judges, Justices, and other Officers, to take Notice of and obey Our Royal Will and Pleasure herein before declared. And although the Freedom and Affurance We have hereby given, in relation to Religion and Property, might be fufficient to remove from the Minds of Our loving Subjects all Fears and Jealousies in relation to cither; yet We have thought fit further to declare, That we will maintain them in all their Properties and Possessions, as well of Church and Abby Lands, as in any other their Lands and Properties whatfoever.

Et idem Attornatus disti Domini Regis nunc Generalis pro codem Domino Rege ulterius dat Curiæ hic intelligi & informari, quod postea scilicet vicesimo septimo die Aprilis Anno Regni disti Domini Regis nunc, &c. quarto, apud Westmonasterium prædistum in Comitat u Middlesexiæ prædisto, idem Dominus Rex nunc eadem Clementia & benigna intentione suis erga subditos suos Regni sui Angliæ, per Regiam suam Prerogativam, aliam Regalem suam Doclarationem Intitulatam, His Majesty's gracious Declaration, gerentem datum eisdem die & anno ultimo mentionatis, magno sigillo suo Angliæ similiter sigillatam, publicavit; in

quâ quidem Declaratione continetur.

JAMES REX.

" UR Conduct has been such in all Times, as ought to have perswaded the World, that We are firm and constant to Our Resolutions; yet, that easy People may not be abused by the Malice of crafty wicked Men, We think if to declare, That Our Intentions are not changed fince the 4th of April, 1687, when We issued out Our Declaration for Liberty of Conscience in the following Terms.

His Majesty's Gracious Declaration to all bis loving Subjects for Liberty of Conficience.

JAMES REX.

Thaving pleafed Almighty God, not only to bring Us to the Imperial Crowns of these Kingdoms through the greatest Difficulties, but to preserve Us by a more than ordinary Providence upon the Throne of Our Royal Ancestors, there is nothing now that We so earnestly desire as to establish Our Government on such a Foundation as may make Our Subjects happy, and unite them to Us by Inclination as well as Duty; which We think can be done by no Means so effectually, as by granting to them the free Exercise of their Religion for the Time to come, and add that to the persect Enjoyment of their Property, which has never been in any Case invaded by Us since Our coming to the Crown; which being the two Things Men value most, shall ever be preserved in

these Kingdoms during Our Reign over them, as the truest Methods of their Peace and Our Glory. We cannot but heartily wish, as it will easily be believed, that the People of Our Dominions were Members of the Catholick Church; yet We humbly thank Almighty God, it is, and hath long time been Our constant Sense and Opinion (which upon divers Occasions We have declared) that Conscience ought not to be constrained, nor People forced in Matters of meer Religion. It has ever been directly contrary to Our Inclination, as We think it is to the Interest of Government, which it destroys by spoiling Trade, depopulating Countries, and discouraging Strangers; and finally, that it never obtained the End for which it was em-And in this We are the more confirmed by the Reflections We have made upon the Conduct of the four last Reigns. For after all the frequent and preffing Endeavours that were used in each of them, to reduce these Kingdoms to an exact Conformity in Religion, it is visible, the Success has not answered the Design; and that the Difficulty is invincible. We therefore, out of Our Princely Care and Affection unto all Our loying Subjects, that they may live at Ease and Ouiet, and for the Encrease of Trade, and Encouragement to Strangers, have thought fit, by virtue of Our Royal Prerogative, to iffue forth this Our Declaration of Indulgence, making no Doubt of the Concurrence of Our two Houses of Parliament, when We shall think it convenient for them to meet. In the first Place We do declare, that We will protect and maintain Our Archbishops, Bishops, and Clergy, and all other Our Subjects of the Church of England, in the free Exercise of their Religion, as by Law established, and in the quiet and full Enjoyment of all their Possessions, without any Molestation or Disturbance whatsoever. We do likewise declare, that it is Our Royal Will and Pleasure, that from henceforth the Execution of all and all manner of Penal Laws in Matters Ecclefiastical, for not coming to Church, or not receiving the Sacrament, or for any other Non-conformity to the Religion established, or for or by reason of the Exercise of Religion in any manner whatsoever, be immediatly suspended, and the surther Execution of the faid Penal Laws, and every of them, is hereby fuspended. And to the end that by the Liberty hereby granted, the Peace and Security of Our Government, in the Practice thereof, may not be endangered. We have thought fit, and do hereby streightly charge and command all Our loving Subjects, that as We do freely give them Leave to meet and serve God after their own Way and Manner, be it in private Houses, or Places purposely hired or built for that Use, so that they take special Care that nothing be preach'd or taught amongst them which may any ways tend to alienate the Hearts of Our People from Us or Our Government, and that their Meetings and Assemblies be peaceably, openly and publickly held, and all Persons freely admitted to them; and that they do fignify and make known to fome one or more of the next Justices of the Peace, what Place or Places they set apart for those Uses. And that all Our Subjects may enjoy such their Religious Assemblies with greater Assurance and Protection, We have thought it requifite, and do hereby command, that no Disturbance of any kind be made or given to them, under Pain of Our Displeasure, and to be further proceeded against

with the uttermost Severity. And forasmuch as We are defirous to have the Benefit of the Service of all our loving Subjects, which by the Law of Nature is inseparably annexed to, and inherent in Our Royal Person, and that none of Our Subjects may for the future be under any Discouragement or Disability (who are otherwise well in-clined and fit to serve Us) by reason of some Oaths or Tests that have been usually administred on fuch Occasions, We do hereby further declare. That it is Our Royal Will and Pleafure, that the Oaths commonly called the Oaths of Supremacy and Allegiance, and also the several Tests and Declarations mentioned in the Acts of Parliament made in the twenty-fifth and thirtieth Years of the Reign of Our late Royal Brother King Charles the Second, shall not at any Time hereafter be required to be taken, declared, or subferibed by any Person or Persons whatsoever, who is or shall be employed in any Office or Place of Trust, either Civil or Military, under Us, or in Our Government. And We do surther declare it to be Our Pleasure and Intention, from Time to Time hereafter, to grant Our Royal Dispensations under Our Great Seal, to all Our loving Subjects so to be employed, who shall not take the said Oaths, or subscribe or declare the said Tests or Declarations in the above-mentioned Acts, and every of them. And to the end that all our loving Subjects may receive and enjoy the full Benefit and Advantage of Our Gracious Indul-gence hereby intended, and may be acquitted and discharged from all Pains, Penalties, Forseitures, and Disabilities by them or any of them incurred or forfeited, or which they shall or may at any Time hereafter be liable to, for or by reason of their Nonconformity, or the Exercise of their Religion; and from all Suits, Troubles or Diffurbances for the same, We do hereby give Our free and ample Pardon unto all Nonconformists, Recusants, and other Our loving Subjects for all Crimes and Things by them committed or done, contrary to the Penal Laws formerly made relating to Religion, and the Profession or Exercise thereof; hereby declaring, that this Our Royal Pardon and Indemnity shall be as good and effectual to all Intents and Purposes, as if every individual Person had been therein particularly named, or had particular Pardons under Our Great Seal, which We do likewise declare shall from Time to Time be granted unto any Person or Persons desiring the same; willing and requiring Our Judges, Justices, and other Officers, to take Notice of, and obey Our Royal Will and Pleasure herein before declared. And although the Freedom and Assurance We have hereby given in relation to Religion and Property, might be sufficient to remove from the Minds of Our loving Subjects all Fears and Jealoufies in relation to either; yet We have thought fit further to declare, That We will maintain them in all their Properties and Possessions, as well of Church and Abby Lands, as in any other their Lands and Properties whatfoever.

Given at Our Court at Whitehall the fourth Day of April, 1687, in the Third Year of Our Reign.

Ever fince We granted this Indulgence, We have made it Our principal Care to see it preserved without Distinction, as We are encouraged to do daily by Multitudes of Addresses, and many other Assurances We received from Our Subjects of all Perswasions, as Testimonies of their Satisfaction Vol. IV.

and Duty, the Effects of which We doubt not but the next Parliament will plainly shew; and that it will not be in vain that We have resolved to use our uttermost Endeavours to establish Liberty of Conscience on such just and equal Foundations as will render it unalterable, and fecure to all People the free Exercise of their Religion for ever; by which future Ages may reap the Benefit of what is fo undoubtedly for the general Good of the whole Kingdom. It is fuch a Security We defire, without the Burden and Constraint of Oaths and Tests, which have been unhappily made by some Governments, but could never support any. Nor should Men be advanced by such Means to Offices and Employments, which ought to be the Reward of Services, Fidelity and Merit. We must conclude, that not only good Christians will join in this, but whoever is concerned for the Encrease of the Wealth and Power of the Nation. It would perhaps prejudice some of our Neighbours, who might lose Part of those vast Advantages they now enjoy, if Liberty of Conscience were settled in these Kingdoms, which are above all others most capable of Improvements, and of commanding the Trade of the World. In pursuance of this great Work, We have been forced to make many Changes both of Civil and Military Offices throughout Our Dominions, not thinking any ought to be employed in Our Service, who will not contribute towards the establishing the Peace and Greatness of their Country, which We most earnestly desire, as unbiassed Men may see by the whole Conduct of Our Government, and by the Condition of our Fleet, and of Our Armies, which, with good Management, shall be constantly the same, and greater, if the Safety or Honour of the Nation require it. We recommend these Considerations to all Our Subjects, and that they will reflect on their prefent Ease and Happiness, how for above three Years, that it hath pleased God to permit Us to reign over these Kingdoms, We have not appeared to be that Prince Our Enemies would have made the World afraid of, Our chief Aim having been not to be the Oppressor, but the Father of Our People, of which We can give no better Evidence than by conjuring them to lay afide all private Animofities, as well as groundless Jealousies, and to choose such Members of Parliament as may do their Part to finish what We have begun for the Advantage of the Monarchy over which Almighty God hath placed Us, being resolved to call a Parliament, that shall meet in November next at farthest.

Quam quidem Regalem Declarationem disti Domini Regis nunc ultimo mentionatam idem Dominus Rex nunc postea scilicet tricesimo die Aprilis Anno Regni sui quarto supra dicto, apud Westmonasterium prædictum in Comitatu Middlesexiæ prædicto, imprimi & per totam Angliam publicari causavit, & pro magis solemni demonstratione, notificatione, & manifestatione gratice suæ Regiæ benignitatis & benevolentiæ suæ ad omnes ligeos suos in eadem Declaratione ultimo mentionata specificatos, postea scilicet quarto die Maii Anno Regni sui quarto, apud Westmonasterium prædictum in Comitatu Middlesexiæ præditto idem Dominus Rex debito modo ordinavit prout sequitur.

At the Court at Whitehall, the 4th of May, 1688. It is this Day ordered by his Majesty in Council, That his Majesty's late Gracious Declaration, bearing Date the 27th of April last, be read at the usual Time of Divine Service, upon

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the 20th and 27th of this Month, in all Churches and Chapels within the Cities of London and Westminster, and ten Miles thereabout; and upon the 3d and 10th of June next, in all other Churches and Chapels throughout this Kingdom. And it is hereby further ordered, That the Right Reverend the Bishops cause the said Declaration to be sent and distributed throughout their several and respective Diocesses, to be read accordingly.

Et ulterius idem Attornatus dicti Domini Regis nunc Generalis pro eodem Domino Rege dat Curiæ bicintelligi & informari, quod post Confectionem prædicti ordinis scilicet, decimo octavo die Maii, Anno Regni dicti Domini Regis nunc quarto supradicto, apud Westmonasterium prædictum in Comitatu Middlesexiæ prædicto Willielmus Archiepiscopus Cantuariensis de Lambeth in Comitatu Surriæ, Willielmus Episcopus Asaphensis de St. Asaph in Comitatu Flintia, Franciscus Episcopus Eliensis de Parochia Sancti Andreæ Holborn in Comitatu Middlesexia, Johannes Episcopus Cicestrensis de Cicestria in Comitatu Sussexiæ, Thomas Episcopus Bathonensis & Wellensis de Civitate Wells in Comitatu Somersetiæ, Thomas Episcopus Petriburgensis de Parochiâ sancti Andreæ Holborn in Comitatu Middlesexiæ, & Jonathan Episcopus Bristolensis de Civitate Briffol, inter se consuluerunt & conspiraverunt ad diminuendam Regiam Authoritatem, Regalem Prærogativam & Potestatem, & Regimen ejusdem Domini Regis nunc in præmissis, ac ad cundem Ordinem infringendum & eludendum; ac in prosecutione & executione conspirationis prædictæ, ipsi iidem Willielmus Archiepiscopus Cantuariensis, Willielmus Episcopus Asaphensis, Franciscus Episcopus Eliensis, Johannes Episcopus Cicestrensis, Thomas Episcopus Bathonensis & Wellensis, Thomas Episcopus Petriburgensis, & Jonathan Episcopus Bristollensis dicto decimo octavo die Maii Anno regni dicti Domini Regis nunc quarto supradicto, Vi & Armis, &c. apud Westmonasterium prædictum in Comitatu Middlesexiæ præditto, illicitè, malitiosè, seditiosè, & scandalosè, quoddam falsum, fictum, pernitiosum, & seditiosum libellum in scriptis, de eodem Domino Rege & Regali Declaratione & Ordine prædictis (prætensu Petitionis) sabricaverunt, composuerunt & scripserunt, & sabricari componi & scribi causaverunt, & cundem falfum, fictum, malitiosum, pernitiosum, & seditiosum libellum per ipsos prædictum Willielmum Archiepiscopum Cantuariensum, Willielmum Episcopum Asaphensem, Franciscum Episcopum Eliensem, Johannem Episcopum Cicestren-sem, Thomam Episcopum Bathonensem & Wellen-sem, Thomam Episcopum Petriburgensem, & Jonathanum Episcopum Bristollensem manibus suis propriis respective subscriptum die, & anno, & loco ultimo menconatis in præsentia dicti Domini Regis nunc Vi & Armis, &c. publicaverunt, & publicari caufaverunt; in quo quidem falso, sisto, malitioso, pernitioso & seditioso libello continetur-

The humble Petition of William Archbishop of Canterbury, and of divers of the Suffragan Bishops of that Province (now present with him) in Behalf of themselves and others of their absent Brethren, and of the Clergy of their respective Dioceses,

Humbly sherveth,

THAT the great Averseness they find in themfelves to the distributing and publishing in all their Churches, your Majesty's late Declaration for Liberty of Conscience, proceedeth neither from any want of Duty and Obedience to your Majesty; our holy Mother the Church of England being both in her Principles, and in her constant Practice unquestionably Loyal, and having, to her great Honour, been more than once publickly acknowledged to be so by your Gracious Majesty; nor yet from any Want of due Tenderness to Dissenters, in relation to whom they are willing to come to fuch a Temper as shall be thought fit when that Matter shall be confidered and fettled in Parliament and Convocation. Butamong many other Confiderations, from this especially, because that Declaration is founded upon such a dispensing Power, as hath been often declared illegal in Parliament, and particularly in the Years 1662, and 1672, and the Beginning of your Majesty's Reign; and is a Matter of so great Moment and Consequence to the whole Nation, both in Church and State, that your Petitioners cannot in Prudence, Honour or Conscience, so far make themselves Parties to it, as the Distribution of it all over the Nation, and the folemn Publication of it once and again, even in God's House, and in the Time of his Divine Service, must amount to, in common and reasonable Construction.

— In contemptum disti Domini Regis nunc, & Legum hujus regni Angliæ, mansfesum, in malum exemplum omnium aliorum in tali casu delinquentium, ac contra Pacem disti Domini Regis nunc Coronam & Dignitatem suas, &c. Unde idem Attornatus disti Domini Regis nunc generalis pro eodem Domino Rege petit advisamentum Curiæbic in præmissi, & debitum legis processium versus præstatos Willielmum Archiepiscopum Cantuaricnsem, Willielmum Episcopum Asaphensem, Franciscum Episcopum Elicnsem, Johannem Episcopum Cicelrensem, Thomam Episcopum Bathonensem & Wellensem, Thomam Episcopum Betriburgensem, Johanthanum Episcopum Bristollensem sieri; ad respondendum disto Domino Regi de & in præmissis, &c.

T. Powys. W. Williams.

Mr. Att. Gen. My Lord, we humbly pray, that according to the Rules of the Court in such Cases, my Lord Archbishop of Canterbury, and my Lords the Bishops, may plead to the Information.

Mr. Soll. Gen. My Lords the Bishops are here in Custody in the Court, upon the highest Commitment that can be in this Kingdom, to wit, that of the King in Council; and we pray, that according to the Course of the Court, they may plead to the Information presently.

may plead to the Information prefently. L.C.  $\mathfrak{Z}.$  What does his Grace and my Lords

the Bishops say to it?

Mr. S. Pemberton. Will your Lordship give us leave, who are of Council for his Grace my Lord of Canterbury, and the rest of my Lords the Bishops, to speak a Word in this Matter?

L. C. J. Ay, Brother, go on.

Mr. S. Pemberton. That which we have to desire of your Lordship, and the Court, is this; We have now heard this Information read, and 'tis plain we could know nothing of this before, the Warrant of Commitment being only in general for a Libel; and this being a Case of the greatest Consequence, peradventure, that ever was in Westminster-Hall (that I think I may boldly say,

it is a Case of the greatest Consequence that ever was in this Court) and it being a Matter of this Nature, that these great and noble Persons, my Lords the Bishops, are here taxed with; that is, for making a seditious Libel, contained in such a Petition (as though it was a Libel to petition the King) we do beg this of your Lordship, that (it being of this great Importance) to the End we may come prepared to say what we have against it,

we may have an Imparlance till the next Term. Mr. Finch. Pray, my Lord, favour me with a Word on the same Side, for my Lords the Bishops. Your Lordship sees now how necessary the Trouble we gave you before, in making our Objections against the reading of the Information was, and what the Drift and Aim of the King's Council was, in the defiring the Information to be read first; for now it is read, What is it that they defire of your Lordships? They desire that my Lord Archbishop, and my Lords the Bishops, being in Custody, and brought here in Custody, they may be now so charged with this Information, as to plead presently. This, my Lord, we oppose, and with humble Submission we ought to have Time to imparle, and a Copy of the Information, that we may confider what we have to plead to it; for however we come here into Court, whether legally or not legally, yet ought we in the one and in the other Case, to have Time to consider of our Desence. And, my Lord, till of latter Time this Practice which the King's Council now calls the Course of the Court, was never used, nor was any Man required to plead immediately; and, my Lord, if the Practice of the Court has not been antiently fo (as I do believe they will scarce shew it to be antienter than a few Years last past) then with humble Submission, though the Course of the Court have been fo for some little Time past, yet it is not in the Power of the Court (as we humbly conceive) to make a Course in Prejudice of all the Privileges that the King's Subjects are by the antient Rules of Law entituled to; they cannot make a new Law in prejudice of any Right or Privilege which the Subject hath, and call it the Course of the Court. Now that this which we defire for my Lords the Bishops, is the Right and Privilege of the Subject, is most manifest; for there might be many Defences that a Man may have to make to an Accusation of this Nature, which it is impossible for him to know at the first hearing of an Information read, and yet which would be necessary for him to make use of, or at least it would be impossible for him to make use of in such a Manner as the Law doth allow of and require. It may be the Pleas which he has to plead may be such as that he has not Time to put into Form; there may be Matters upon the hearing the Information read, that it would be neceffary for him to give Answer to, which he knew not of before, and therefore may neither have Materials ready, nor be capable of putting them (if he had them ready) into such Form as the Law requires. They tell you on the other Side, that if a Man be brought into Court by legal Process, he may be charged with any Information whatfoever; that they are not tied to the Fact alledged in the Commitment, but finding the Party under a legal Imprisonment, they can exhibit an Information against him for any other Offence. Then, my Lord, would I fain know, which way any Man alive can be prepared to make his just and legal Defence, for he knows

not his Accusation; for though he think it may be for that for which he was committed, yet it may prove otherwise, and then he can be no way provided with Materials for his Desence, but he must lose all Advantages which the Law gives him for his Desence. My Lord, if this be the Course of latter Times, yet you will not take that to be such a Law as is binding to all future Times; and we are sure the King's Council cannot shew that this was the antient Practice, for that was quite otherwise.

L. C. J. Mr. Finch, you were not here, I suppose, when this Question came in Debate in this Court lately, in the Case of a very great Person: Twas urged very earnestly and very learnedly by one that stands by you. We upon that Debate asked Sir Samuel Astry, what the Course of the Court was? and he told us, that the Course of the Court (of his own Knowledge for all the Time that he had sat as Clerk of the Crown in this Court) was, that when any one was brought in Custody, or upon a Recognizance, they were to plead presently.

Mr. Finch. Sir Samuel Aftry has not been here fo very long, as to make the Practice of his Time the Course of the Court.

L. C. J. But I will tell you what he said surther, if you will hear me: He said, he had enquired of Mr. Waterbouse, whom we all know to have been an old Clerk in the Crown-Office, and he told him, that that had been the Practice all his Time.

Mr. S. Pemberton. My Lord, I hope the Course of the Courts of Westminster-hall shall not depend upon the Certificate of such a one as Mr. Water-house, who is a Man, we all know, superannuated, and very desective in his Memory.

Mr. Just. Powel. Certainly what they desire for the Desendant is very reasonable, for I take the Point to be only this; whether a Man may be compelled, being in Custody, to plead to an Information presently.

formation presently.

Mr. Just. Allybone. Pray, Brother Powel, spare me a Word in this Matter. Mr. Finch, I suppose you labour for what the Court will not deny you, that you may have Time to plead according to to the Course of the Court. We are not making Courses for particular Facts, that by my Consent we will never do; but if you fay fuch a Thing is not the Course of the Court, and the King's Council affirm it is, how shall this be determined? And from whom can we take our Information to determine what is the Course? I am sure there is none of us that are here now, can pretend to tell what the antient Course was; for my Part, I declare it, I cannot; and I know no Reason there should be any Novelty introduced into the Court upon any Ground or Reason whatsoever, nor will I confent to any while I fit here: Therefore I defire to know what is the antient Course, and how we shall come to the Knowledge of that Course, if not by the Certificate of those who have been antient Officers of the Court?

L. C. J. Nay, that is certain, the Court will bring in nothing new in any such Case as this.

Mr. Just. Allybone. If that hath not been the antient Course without Exception, I am against it; I know no Reason my Lords the Bishops should have any thing new put upon them: On the other Side, they must not expect to have the antient Course of the Court declined in their Case.

Mr. Pollexfen. Pray, my Lord, hear me a little in this Matter: 'Tis not my Defire that any Law should be alter'd for any particular Case, and the Course of the Court I know is the Law of the Court; but I humbly crave leave to fay, That I take the antient Course of the Court to be quite otherwise than what the King's Council would have it. There may be particular Things done now and then, perhaps in particular Cases, and upon particular Occasions, which will not make what is so done to be the Course of the Court, nor be a binding Rule to you. Now, as to this Matter of Time or no Time, to plead to an Information, I remember the Time very well, when I and some others that stood at the Bar, and wondred when we saw this Practice coming in, and thought it a very hard and mischievous Thing; for, in Truth, the feveral Plots that have been, and the Heats of Men about those Things, have brought in this Course: For certain I am, and I dare affirm, there never was any fuch Course here before, neither upon Warrant from the Chief Justice, nor upon Recognizance, or any other Process, was a Man compelled to plead inflantly, without having a Capias in the regular Form, after a Contempt for not appearing upon Summons. Truly, my Lord, we had no Interest in the Matter one way or other, to make us scruple it any otherwise than as we were concerned that the Law and Justice of the Nation should have its true and antient Cur-And this I can affure your Lordships, that here was both my Lord Chief Justice Saunders, and Mr. Serjeant Holt, and myself, who taking Notice when this was first offered at, to make a Man plead immediately, without giving him Time to consider what he should plead, could not but fay among ourfelves, that it was an unreasonable Thing; and we were inclined to speak to the Court to inform them of the Consequence of it, which needs must be very mischievous. Sir Samuel Astry, we know, came to be Clerk of the Crown in my Lord Scrogg's Time. We know 'tis usual and customary for the Court to ask what is the Course of the Court in doubtful Cases, and to receive the Information from the Officers of the Court on both Sides. If it be on the Plea-fide, from Mr. Aston; if on the Crown-side, from Sir Samuel Astry, concerning Things of Practice; but I did never think that what they reported was final and conclusive to the Court: But to make this Matter clear, I humbly pray, that you would please to give Order for the Search of old Precedents, how the old Practice really hath been: Every thing that has been done in hot Times, is not to be made a standing Rule. If there do any fuch thing appear to have been done and practifed antiently, truly, my Lord, I will fubmit, and fay I am under a mighty Miftake; but if this which is now urged for the Courfe of the Court, is nothing but what the Zeal of the Times, and Heat of Persecutions hath introduced, furely that is not fit to be a constant Rule for the Court to go by; for every one knows, that the Zeal of one Time may bring in that by Surprize upon one Man, which when things are cool, at another time will appear to be plain Injustice. We have indeed seen strange Things of this kind done before, but I hope to God they are now at an End, and we shall never see any such thing done hereafter; and as for this particular Point, I think it is a wonderful Thing in the Consequence of it, if the Law should be as they would have it. Here is a long In-

formation just read over to a Man (but whether long or thort, as to the main Point, 'tis the fame) and you say the Course of the Court is, he must plead to it immediately. Surely Matters of Crime that require Punishment to be inflicted on Men. are of as much Confequence and Concern, as any Civil Matter whatfoever; and Men are to have their Rights in those Matters preserved, as well as in other Matters, which is all I press: For suppose a Man has a special Matter to plead, as particularly suppose it be the King's Pardon, I cannot give this in Evidence upon a Trial after not guilty pleaded, then I ought to plead it; but what if I have it not ready? 'Tis not telling the Court of it, without shewing of it, that will do; and it may be a Man that is taken up, and brought hither in Custody, cannot have it ready to flew; but yet then by this Rule a Man shall lose the Benefit of his Plea, by being compelled to answer immediately: But they fay, the Court will do right, I suppose they will; and my Lords the Bishops in this Case I believe do not distrust but that the Court will do right; but I never thought the Law was brought to that Pass, that fuch Things as these were left wholly in the Difcretion of the Court. Certainly Imparlances. Time to plead, and just Preparations for a Man's Defence are Things that the Law has fettled, and not left in the Discretion of the Court; and truly to me it feems all one utterly to take away a Man's Defence, as to hinder him of the Means to pre-pare for it. My Lord, here is an Information before you against these noble Lords, it is a Matter of great Moment, and though I hope in God there is no great Cause for it, yet however, fince fuch Persons are concerned, and 'tis a Matter of fuch great Weight, I hope you will give us fuch an Imparlance, as if we had this Day appeared upon the ordinary Process, which is an Imparlance until the next Term.

L. C. J. There is a Difference between this and that other Case: If my Lords the Bishops had appeared upon the Summons, they would have had an Imparlance of Course; but when they are brought up hither in Custody, that mightily alters the Cafe. But that we may not be too hafty in a Thing of this Nature, let the Clerk of the Court be consulted with, that we may know what the

true Course is.

Mr. Att. Gen. My Lord, we pray Sir Samuel

Aftry may be examined a little about it.

Mr. Just. Allybone. Mr. Pollexfen, I believe the Court is unanimous in their Resolutions of making nothing new in this Case; but pray give me leave to tell you, this is not the first Time that this Queftion has come to be agitated in this Court fince I came hither. Now from whence can the Court take their Measures to be rightly informed what the Practice of the Court is, but from the Infor-mation of the Officers of the Court? who by their constant Employment, are most capable of knowing what the Course is. Now if you come to offer any thing that may be Matter of Doubt to the Court, concerning the Practice of the Court, you having known that this thing was controverted before (for fo it has been) should have provided yourself with something that must be a reasonable Motive for us to doubt; for this has not been only once, but often moved, and our Officers have been confulted with concerning this Question, which took its Rise from such Objections as you have made now. Now for you to tell us, That you defire that we would look into Precedents, is, methinks, pretty odd. If you had brought us any Precedents, it had been fomething: And withal I must tell you, that you must not reckon the Favour of the Court, in any particular Case, to be the standing Rules for the Practice and Course of the Court; but instead of bringing Precedents, you only offer your own Thoughts, and those would create no Doubt in us but what has been before fatisfied upon Examination of the Officers

of the Court. Mr. Pollexfen. Pray Sir, will you give me leave

to answer one Word.

Mr. Just. Powell. Truly I have not observed that ever this Point was flarted fo as to beget a Question fince I came hither, but only in the Cases of the Quo Warranto's; and truly in that Case I thought it hard they should be denied Time to plead, especially the Consequence being

L. C. J. Yes, yes, Brother, it has been seve-

ral Times.

Mr. Just. Powell. Truly, my Lord, I have not

observed it, nor do I remember it.

Sir Rob. Sawyer. My Lord, I have always taken the Distinction, as to these Matters, to be

Mr. Just. Powell. But, my Lord, if the antient Course of the Court hath been to grant an Imparlance, and a Copy of the Information before they plead, I fee no Reason why my Lords the Bishops should nor have the Benefit of that antient Course: For if a Man that is fued at Law for a two-penny Trespass, shall have that Advantage as to receive a Declaration, and have Time to plead what he can to it, why should not my Lords the B shops, in a Matter of fo great Weight, have the same Advantage too? But indeed, if the Course of the Court had been antiently otherwise, I can say nothing to it; for the Course of the Court is certainly the Law of the Court.

Mr. Just. Allybone. Brother Powell, you say well, if they did produce any one Precedent to give us Occasion to doubt in the Matter.

Sir Rob. Sawyer. Pray, good my Lord, will

you give me leave-

Mr. Att. Gen. Why, Sir Robert Sawyer, will

you never have done?

Mr. Soll. Gen. No, they are so zealous and eager in this Case, that they wont permit either the Court, or any body else to speak a Word but

Mr. S. Pemberton. Good Mr. Sollicitor, give us leave to answer the Objection that the Court hath made to us; we would fatisfy your Lordship where the Distinction really lieth, where there has been an Opportunity for the Party to come in, as by Summons or Subpana, or the like, and he has flipped that Opportunity, and so the King is de-layed. In that Case they always used to put the Party upon Pleading presently, when he was ta-ken up upon a *Capias*, and brought in Custody; but when there was never any Subpana taken out (as the Case is here) so that the Party never had an Opportunity to come in and render himself, and appear to answer it according to the due Course of Law, an Imparlance was never yet denied, nor Time to plead; and that is the Case here.

Sir Rob. Sawyer. My Lord, Mr. Serjeant has given you the true Distinction, where Process has gone out to summon any one to appear to an Information, and he hath failed to appear according to the Summons, and the Profecutor for the King

takes out a Capias; if he be brought in upon that Capias, the antient Course has been so as they say: But for that other Matter, where a Man comes in upon a Commitment at the first Instance, and an Information is put in just as this is, the same Morning, and not before; if they can shew any one Precedent of this Kind fifteen Years ago, I would be contented to yield that they are in the right; but I am fure they are not able to do it. In Sir Matthew Hales's Time when this was moved, it was refused; and he was clear of another Opinion.

Mr. Att. Gen. I hope now, my Lord, we shall be heard a little for the King; and I cannot forbear observing in the first Place, somewhat that these Gentlemen have offered at, who are now inveighing against the Heat of the Times, when a great Part of that Heat we know who were the Inflamers of; but what is all this to the Purpose? The Question is barely this, Whether when a Man is brought into Custody into this Court, and charged with an Information, he shall not by the Course of the Court be compelled to plead prefently?

Sir Rob. Sawyer. To Indictments for Treason and Felony he shall be compelled to plead pre-

fently, but not to an Information for Misdemea-

Mr. Just. Powell. It seems to me very hard he should.

Mr. Att. Gen. Sir, there are many Things that feem hard in Law, but yet when all is done, the Judges cannot alter the Law. 'Tis a hard Cafe that a Man that is tried for his Life for Treason or Felony, cannot have a Copy of his Indictment, cannot have Council, cannot have his Wirneffes sworn; but this has been long practifed, and the Usage is grown to a Law, and from Time to Time it hath been so taken for Law; it cannot be altered without a new Law made; as it hath been heretofore, so it must be now, till a greater Authority alter it; and so, as to the Case here at present, if it were a new Case, and it was the first Instance, I must confess, I think I should not press it; but if this be the constant Practice of the Court, and if these Gentlemen that now oppose it, some of them ministerially, some of them judicially, have themselves established this Practice, they have no Reason to wonder that we follow them in it. We do not blame them for what they do now; for Men when they are of Council may be permitted to argue for their Client contrary to their former Opinions; but if these Things, by their Procurement, have been done thus before, furely without Offence we may pray the like may be done now. 'Tis our Duty, on Behalf of the King, to desire that he may have Right done him, as well as they on Behalf of my Lords the Bishops; and for the Usage, to cite Precedents were endless, especially of late Times, and these Gentlemen know them all very well, for they were some of them Parties to them themselves, and we can do no more, nor need, than to put them in mind of their own Doings; whether it was fo before their Time or not, it concerns them to make out and retract their own Errors; but in our Observation, if ever this was pressed, or infifted upon on the King's Behalf, this Course has always been purfued.

Sir Rob. Sawyer. For a Precedent, my Lord, there is the Case of my Lord Hollis, where there

was given Time after Time.

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Mr. Soll. Gen. That was only Time to argue

the Plea to the Jurisdiction of the Court.

Mr. Juft. Powell. Mr. Sollicitor, have you ever known it contested, and upon Debate so ruled, in an Information for a Misdemeanor, as this

Mr. Soll. Gen. If you please to ask Sir Samuel Aftry, he will inform you how the Course has

L. C. J. What say you, Sir Samuel Astry?

Sir Samuel Aftry. My Lord, when I came into this Place, there was an antient Gentleman that had been long a Clerk in the Office.

L. C. J. How many Years is it fince you came

into this Office?

Sir Samuel Aftry. About a Dozen Years, I think, my Lord; and he sat in this Place where Mr. Harcourt does now. He was always accounted a loyal, honest, and intelligent Man, that is Mr. Waterhouse, who is now alive; and when I came into my Office, I took my Instructions in a great Meafure from him, and asked him what the Course of the Court was, in such Cases which I myself did not understand; for though I had been an Attorney twenty Years, yet it was on the other Side, the Civil Side; and though I knew fome Things of my own Knowledge, yet I did not fo well know the whole Practice of the Court; and particularly I asked him, what was the Course of the Court in this Case that is now in Question, and he told me, that in all his Time and Experience, if a Man appears upon a Recognizance, or was a Person in Custody, or appeared in propria persona, as a Person priviledged, he ought to plead at the first Instance; and according to that Practice, when Sir Robert Sawyer was Attorney General, it was the constant Practice, and I am sure he knows it is no new Thing.

Sir Rob. Sawyer. But upon what Information, Sir Samuel Astry, were they Informations upon

Mildemeanors?

Sir Samuel Astry. Yes, several.

Sir Robert Sawyer. But was there no Process taken out first to call the Party in?

Sir Samuel Astry. Yes, where Process was never taken out.

Mr. Att. Gen. For how long Time is that you speak of your own Knowledge, Sir Samuel?

Sir Sam. Aftry. About a Dozen Years.

Mr. S. Pemberton. It was never done till very lately, but after the Party was in Contempt for

not appearing.

Mr. Soll. Gen. I would ask you, Sir Samuel Astry, one Question: Was the usual Process of Subpana first taken out? For Mr. Serjeant Pemberton fays it was; do you find any Warrant for fuch a Difference as that?

Mr. S. Pemberton. Do you find any such Case

as this is?

Mr. Soll. Gen. Nay, pray Mr. Serjeant, give us your Favour, and let us ask our Questions according to your own Doctrine. How do you find the Practice to have been as to that Distinction

they have made?

Sir Sam. Aftry. Sir, I would be very loath to enlarge the Precedents of the Crown-Office further than the Truth is; I tell you whence I took my Instructions, from Mr. Waterhouse, who was an antient Clerk in the Office; he has been in that Office fixty Years, and the Instructions I took from him, were, that this was the Practice all his Time, and it has been afferted all my Time. It

has been often contested, I confess, and Mr. Pallexfen has always opposed it, and moved against it. but it has been always ruled against him: I know it was against his Judgment, but the Court always over-ruled it.

Sir Rob. Sawyer. Sir Samuel Aftry, can you give any one Precedent before you came into this Of-

Sir Sam. Aftry. Sir, I can go no farther than this that I have told you, what Information I received from him.

Sir Rob. Sawver. What is all this but a Certifi-

cate from Mr. Waterbouse?

L. C. J. We can be informed no otherways than by Certificate from the old Clerks of the Of-

Mr. S. Pemberton. Alas, he is a Child, and not

fit to do any thing.

Mr. Pollexfen. We all know Mr. Waterhouse very well, he is a very weak Man, and always was fo, and there is no depending upon any thing that he favs.

Mr. Soll. Gen. Pray, my Lord, will you hear

us a little for the King.

The Bishop of Peterborough whispering with Sir Robert Sawyer, Mr. Sollicitor faid to him, My Lord, you had better look another way, and look towards the Court, for there

your Business lies. L. C. J. Well, Mr. Sollicitor, what say you?

Mr. Soll. Gen. My Lord, it appears plainly, that the King is in Possession of this Privilege, and has been so for these Dozen Years; for so long the Ju-flice of the Kingdom towards all the Subjects, hath run in all the Instances of it in this Channel; and though it hath been contested as often as Mr. Pollexfen has been of Council for the Defendant, in such Cases it has always been ruled against him. He indeed has made his continual Claims (Sir Samuel Astry says) he has raised the Dust, and made a Hue and Cry, but it has always gone against him: And I would ask the rest of you Gentlemen that are of Council for my Lords the Bishops (for some, or one of you, I am fure, has been concerned in every Information that has been exhibited in this Court for these nine or ten Years last past, I would ask you) whether in any Information that you have been concerned in, if the Party being brought in by Process, insisted to have Time and an Imparlance, it was ever granted him? I know you will not fay it ever was; why then should there be more done in this Case, than has been done in all other Cases these ten Years? 'Tis not sufficient to make Declarations against the Unreasonableness of the Practice, for it is but what you have done yourselves, and insisted upon for Law; and all those Men that upon Informations have been compelled to plead, have had Injury done them; or else these Lords will have no Injury by the Court's taking the same Course. It is true, my Lords the Bishops are Peers, and here are seven of them, and feven Lords go a great Way; they make a Committee, I think, in the House of Peers, and a mighty Matter is made of it, that this is the Case of so many Lords! But will you alter the Course of the Court, because seven of my Lords the Bishops are concerned in it, and they make a mighty Stir about the Reasonableness of the Thing? How can it be believed that the Law will not give a Man Time to make his Defence? They agree themselves, that if it were in the Case of Life and Death, they must plead presently;

and doth not the fame Reason hold? And may not an Argument be drawn à fortiori, in the Case of a Misdemeanor? If I am not to have Time when I plead for my Life, there is less Reason I should have Time to answer a Trespass: But, my Lord, 'tis not Reason that weighs in the Case, 'tis the Course of the Court, which is the Law of the Court that we are contending for: And what is there in the Case that should require so much Time for my Lords the Bishops to plead to it? It is charged in the Information, that these noble Prelates did make a Libel which was produced by them, and published in the King's Presence; they can eafily tell whether they have done this, or not done it. What can they plead but the general Iffue? They talk of special Matter to be pleaded, but can they shew any more that they can say, than what any poor ordinary Countryman, if he were here to plead to an Information, could fay? That is, whether he was guilty or not guilty. These Lords can tell whether it be true, that they did publish the Paper laid in the Information, and then your Lordship will tell them what will be the Consequences of that Publication in Point of We fay all this was done at Westminster; there the Scene is laid, and it is not an Information for an old stale Thing done a great while ago, but a Thing that was done Yesterday, and a Thing notorious enough, their contesting with the King about his Declaration of Indulgence. And as to what Mr. Finch has faid, that this is a Novel Invention, and a Trick to rob a Man of his just Defence; fure he forgets who it is that taught us the Trick. If it be a Trick, we have learnt it from those that trick'd before us; and what is it that these Lords do desire? They would have an Imparlance till Michaelmas Term: Does, or can your Lordship think they ask that which is reasonable? To have fix Months Time to plead not guilty to an Information for a Libel, and when so many Men have been denied it formerly upon the Instigation of those very Gentlemen that now press so very hard to have it granted, sure they must expect to be denied it too; and all this while these Lords lie under this Accusation, which is not fo trivial a Matter as fome would make it. I believe my Lords the Bishops have a Defire to be cleared, I suppose it is only their Council that defire to delay it, upon what Ground I know not; I believe they themselves would be glad to remove the Imputation, which would be best done by a Trial, and the sooner the better: If they have a Mind to justify themselves, that is the readiest Course for it, and they may do it presently, by pleading Not Guilty. My Lord, I know I am in a great Auditory, and Abundance of your Lordship's Time has been taken up already; I press it therefore for the Sake of the King, and for the Sake of my Lords the Bishops, we shall else have all hang in suspence, and hang in the Air for fix Months longer; therefore let the Matter be put upon a fair Issue, so as it may come to a speedy Determination. I am sure if these Lords be innocent to Day, they will be innocent to Morrow, and if it were my own Case, I would defire to have it tried as speedily as I could, and therefore I pray they may plead imme-

Mr. Fuft. Powell. Mr. Sollicitor, what do you fay to the Difference that was taken between a Person that was brought in Custody at the first Instance, where there is no Contempt to the Process Vol. IV.

of the Court, and one that comes here by Capias, upon Default of appearing at the Summons?

Mr. Finch. My Lord, if I apprehend them aright, they give us more than we did ask, for Mr. Sollicitor has laid it down as a Rule, that if a Man is taken upon a Capias in a mean Process, he shall have no Imparlance.

Mr. Soll. Gen. No, you are greatly mistaken, Sir, and I pray don't lay down Rules for me.

Mr. Finch. If I am Sir, I beg your Pardon, but this I am fure of, if a Venire Fac goes out, which is in the Nature of a Subpena, and the Party appear to it, that being the first Time he could come into Court, you cannot force him to plead to an Information, but he has an Imparlance of Course.

Mr. Just. Powell. Methinks it seems very reasonable, that this forcing a Man to plead presently should be only a Punishment for a Contempt of the Court, and pray, were my Lords the Bishops in Contempt to the Court when they came here to Day? Certainly they were not, for no Man is in Contempt, but he that being served with Process, disobeys that Process; and if my Lords the Bishops had been served with a Subpana and had not apprared, then there would have gone out a Capias to bring them in, and then they would have come in upon a Contempt, and then they would have come within the Rule.

Mr. Soll. Gen. If you have a Mind to it, you

may ask Sir Samuel Astry again.

Mr. Att. Gen. If they come in upon Bail, they

ought to plead presently.

Mr. Just Allybone. Mr. Finch, I'll tell you what flicks with me, truly you could not but be aware that this would be required of you; for this very thing was in Debate last Term, and you know what Rules the Officer said was the Course of the Court, why did you not therefore come prepared with some Precedents, to shew us what the Course of the Court is?

Mr. Att. Gen. Truly, my Lord, at this rate, we shall keep your Lordship here all this Afternoon, if these Gentlemen will not be satisfied with the Rule of the Court; and for an Answer to what Mr. Justice Powell says, if any Riot be committed in the Country, and the Parties are bound by Recognizance to appear here, that is no Process of this Court, and so consequently there can be no Contempt, and yet they must plead presently.

Mr. Just. Powell. There is a particular Reason for that, because they are bound by Recognizance, Sir Samuel Astry and others say, that if they come in by Recognizance they must plead pre-

fently

Mr. Soll. Gen. But for the Thing itself (that the People that hear us may not imagine that this Court puts a Hardship upon my Lords the Bishops, more than is done in other Cases) it is best to keep the same Rule as in all other Cases; for when all is done, when Justice goes with an equal Current, without any regard to one Person or other, then every body is fafe, and all Persons concerned do their Duty: So in this Case, here be no Precedents produced wherein it has been otherwise; then can no Person complain but that Things go in this Case as they do in all other Cases; perhaps such a Case (as to the Fact of it) never happened before; but for the Law of it, that is plain, and the same is in all other Cases; for that there may be an Information against my Lords the Bishops, as well as other People, if they

make Libels, fure it is no doubt at all; and if an Information lies against them for ir, they are under the same Rules as others are: But these Gentlemen talk of being furprized, and that this is the first Time they have heard of this Information, but have we told any News in this Information? Was not all that is contained in it, notoriously enough known before? Was not the King's first Declaration very well known? Was not his fecond Declaration very well known? Was not his Order of Council for reading of the Declaration very well known? Is not your own Petition a Thing very well known to yourselves and all the World? Then thele being the particular Facts of which this Information is made up, and we only fay you did this Fact, and we ask you, did you do it, or did you not? Can there be any great Surprize in this? My Lord, I cannot see any thing that alters this from the common Case, but only their being Peers; and fince this Question has been heretofore under Contest, these Gentlemen have had Time enough to have prepared Precedents, to differ this from the common Rule, if they could; but fince they cannot, we defire they may have the same Rule that is in all other Cases, and then to be fure all will go right.

L. C. J. Sir Samuel Aftry, pray will you tell us, whether ever the Court used to grant an Imparlance where a Person comes in in Custody? Or did you ever know, when a Person comes in upon a Commitment, Time was given him to

plead?

Mr. S. Pemberton. Have you ever known it dif-

puted and denied?

Sir Sam. Aftry. My Lord, I have known that 'tis in the Discretion of the Court to grant what Time they please.

L. G. J. Is it the Course of the Court to give

an Imparlance?

Sir Sam. Astry. No, 'tis the Favour of the Court, and if the Defendants have at any Time shewed a reasonable Cause, that they have a special Matter to plead, or any other Cause allowed by the Court, the Court has fometimes indulged them fo far as to give them Time.

L. C. J. But how is the ordinary Course, Sir

Samuel Aftry?

Mr. Just. Allybone. Ay, for as I said before, Things done in particular Cases in Favour are not

Precedents.

Sir Sam. Aftry. I have told your Lordship the Course is this, that any Person that appears upon a Recognizance, or is taken up by your Lordship's Warrant, or by a Warrant from a Justice of Peace, or any other way in Custody, or any Officer of the Court that is a privileged Person, and that must appear in propria persona, must plead prefently, if the Court upon particular Reasons do not give him Time; and this I received Information of, as the Practice of the Court, from Mr. Waterbouse, who had been a Clerk in the Office fixty

Mr. Soll. Gen. He said so before, but these Gentlemen will never be contented, unless they have a

new Law made for them.

Mr. Pollexfen. My Lord, I would not unnecesfarily trouble your Lordship; but truly this is a Case of great Concern. And first of all, I think we shall all agree, that what has been used for ten or twelve Years past will not make the Course of the Court, and next I perceive they do not bring any one Instance for any Proceeding of this Sort

above ten or twelve Years old. But then fay they on the other Side, Why do not you bring Precedents that it has gone otherwise heretofore? My Lord, that cannot be done, for it is a Negative on our Side, that this which they defire is not the Course of the Court: But then, as it is impossible to prove a Negative, so the Proofs should come on the other Side, that this has been done: They ought to shew it, if there has been any such thing as a standing Rule, or else it shall be prefumed an Innovation, as being contrary to all Rea-fon. But, my Lord, because they put it upon us, there is this Proof on our Side, as much as a Negative can afford. In those Proceedings that were in the great Case of the Habeas Corpus, there was an Information against Elliot and others; they had Time given them to plead over and over, fo that there is one Precedent: And as many of these Cases in former Times as can be found, will shew that this was always the Course. But pray, fay they, produce us one Instance, that ever there was a Man that came in upon a Recognizance, that had Time to plead. Truly, my Lord, I cannot just now tell whether any such Instance can be produced, but I verily believe there may be a great many; but I turn it upon them, and that with great Reason. With Submission to your Lordship, shew me any Man, if you can, above a Dozen Years ago, that had not Time allowed him to plead. Ay but, say they, Mr. Waterhouse, an antient Clerk of the Crown-Office, that has been there these sixty Years, hath certified that this hath been the Practice of all his Time. My Lord, we that have been conversant in the Business of this Court, did all very well know Mr. Waterhouse when he was here, and fat in Court in the Place of Sir Samuel Astry.

Sir Sam. Aftry. No, Sir, it was in Mr. Har-

Mr. Pollexfen. Well, he executed a Place here, and 'tis no Matter whether he were Mafter of the Office or no; but I think we all knew him very well, he was a Man as lame in his Business as could be; for there are some Men that will never do Bufiness well, let them be never so long at it; and he was as weak in the Practice of the Court, and every thing else, as 'tis possible for one that has been bred in an Office can be; and at this Time he is grown fo decrepit and superannuated, that you may as well depend upon the Certificate of an old Woman, as any thing that he shall fay in fuch a Matter as this: He is now almost fourscore Years of Age, and has lost that little Memory and Understanding he had; but if his Certificate must be depended upon, because of his standing in the Office, pray, my Lord, let him come hither, and do you ask him what he has to fay in this Matter.

Mr. Soll. Gen. Ay, that is very well indeed.

Mr. Pollexfen. Good Mr. Sollicitor spare us, certainly there needs not such great Haste in this Matter, we are upon a Business of very great Weight and Concernment; for you are now making a Law for the whole Kingdom, in Point of Practice, in Cases of this Nature. We do say indeed, that by the Reason of the Heat and Zeal of these last ten Years, fuch a Usage has been introduced, but Sir Samuel Astry tells you, it was opposed, and I hope that neither I, nor the Thing will be the worse thought of, because I opposed what I thought an unreasonable and new Invention. My Lord, I know in the Case of the City of London,

we had Time to plead a whole Vacation after an Imparlance, and were not at all hurried on, as the King's Council would do in this Case. My Lord, if they can produce any antient Precedent for it, I will fay no more; but there is no Cafe in Print in any of our Books that ever I read, or can remember, that countenances fuch an Opinion. A Man by this Means may lose his just Defence, and he has no Remedy, nor will it ever be in his Power to retrieve it, for he may be brought on a sudden into Court upon a Warrant, and when he is here, he shall be charged with an Information, and prefently he must plead not guilty, because he has not Time to prepare a Plea of any other Nature. let him have never so much other special Matter or Occasion for it. If you please to let this Matter be examined what the Precedents are, and of what Age those Precedents are, then perhaps your Lordthip will get some Satisfaction; but otherwise, if the bare Certificate of the Malter of the Office is to be a Guide to the Court what is Law, and what is not, we shall be in a very uncertain Condition, especially when the Matter carries in the very Face of it, a great deal of Unreasonableness and Injustice. They on the other Side will argue, that is not more unreasonable than the Practice in the Case of Treason and Felony, where Persons are compelled to plead instantly. But under Favour, my Lord, there is no Comparison between this Case and that, though I know it was always thought a Hardship and Defect in our Law, that a Person should be denied Time to plead in Case of Life and Death, except he can shew some special Matter of Law that he has to plead, and then he has always Time allowed him to put it into Form; and I could never think there was any Reason to be given for it, but because the common Desences of Felons would be little Shifts and Arts, which would destroy Proceedings, and make them tedious, and that would be an Encouragement to People to commit Felony; and beside there is a Trust which the Law reposes in the Court in capital Cases, to take Care that these Men should not suffer upon any little Tricks in Law; but if you come below Treason and Felony, the Law puts no fuch Hardship upon the Defendant, nor reposes such a special Trust in the Court; but a Man may plead any thing he has to plead; and can any Man plead before he fees what he is to plead to? And shall the Law allow him Council to prepare his Plea, and not allow him Time to confult with that Council about it? These are Things, my Lord, that truly to me feem unreasonable: But as to the Pra-Étice and Course of the Court, I pray your Lordthip to give Order, that the Precedents may be fearched, that you may know what the antient Practice was.

Mr. Finch. Whether you will grant an Imparlance now or no, yet I hope, however, you will think fit to give my Lords the Bithops Time to

plead.

L. C. J. But Mr. Finch, we have had a Certificate from Sir Samuel Aftry, which truly weighs a great deal with me; he tells you the Practice has been so ever since he came here, and that Mr. Haterhouse told him, that it had been so all his Time, which is fixty Years.

which is fixty Years.

Mr. Pollexfen. My Lord, there are Perfons here that will upon their Oaths declare, That Mr. Waterbouse has often told them the Practice was otherwise, even in his Fime, and afterwards Vol. IV.

a long Time before this new Way of Proceeding came in,

Mr. Ince. My Lord, if I might have Liberty to speak, I can say Mr. Waterhouse has told me.

L. C. J. Pray be quiet Mr. Ince.

Mr. Juft. Allybone. But pray Mr. Pollexfen give me leave to mind you how the Evidence stands against you; the Objections are, that this has been a Practice but for twelve Years last past; If that be true, I think it goes a great Way, for the Practice of twelve Years is Precedent enough, Prima Facie, that such is the Practice; for how shall we come to the Knowledge of the Practice, but from our Officer Sir Samuel Astry, who has been here examined? And he tells you, that upon his coming into the Office, when it could not be so doubtful as now, it seems, it is, he took Instructions from Mr. Waterbouse: I allow you 'tis but his Certificate, but that must go a great Way

Sir Rob. Sawyer. Such a Practice as this has been always very rare in Informations for Misdemeanors; and they bring you nothing of any Precedent older than Sir Samuel Astry's Time.

Mr. Finch. Pray, my Lord, give me leave to vary the Question; I do not now make it a Question, whether your Lordships should grant my Lords the Bishops an Imparlance, but whether you would think fit to look into the Course of the Court before that Time that Sir Samuel Astry speaks of, and take Time to consider and search into Precedents.

Mr. Just. Allybone. Do you, Mr. Finch, give us any one Reason or Precedent that may make us doubt, whether this be the Course of the Court or no? And you could not but be aware of this before, and therefore should have come prepared

to make out your Objection.

with the Court.

Mr. Finch. Mr. Pollexsen and the rest of the Practisers in my Lord Hales's Time will tell you, that the Course was otherwise in his Time. Sir Samuel Astry indeed tells you, it has been so since his Time; but this was one of the Points, it seems, that he was ignorant of, which made him enquire of Mr. Waterbouse, so doubtful was this Practice.

of Mr. Waterbouse, so doubtful was this Practice.
Sir Samuel Astry. I was an Attender upon this
Court before I came into this Office, but it was
in another Place, on the other Side of the Court;
and therefore was not concerned so much to know
what was the Course on this Side, till I came into

this Office.

Mr. Soll. Gen. These Gentlemen differ among themselves, one would have an Imparlance, the other only Time to plead; I believe truly they cannot tell what they would have, I pray the Rules of the Court may be kept to.

Sir Samuel Astry. Here are two Clerks that fit by me, that have been a long Time in the Office, Mr. Harcourt, my Secondary, and the Clerk of the Rules; I pray they may be asked their Know-

ledge of this Matter.

Mr. Att. Gen. Certainly these Gentlemen think they have a Privilege above all other People, that they must not be subject to the same Rules as others are! We on our Parts have taken all the Methods that we could to make this Matter manifest, and what is it that these Gentlemen now propose? They pray you to take Time to consider, but have they used the right Means of creating a Jealousy or Suspicion in the Court, that the Course is otherwise? They can give no Instance of it, and all they say is, 'tis a Negative, that this is not the Course of the Court, but the

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Imparlance that they beg is in the Affirmative, furely that they can find Proof of, if it be so. As for my Lord Hollis's Case, that is with us, and not against us; let Mr. Pollexfen shew that ever any one of the Men that were brought into Court in Custody, either had Time to plead, or an Impar-

L. C. 7. Sir Samuel Astry fays he has given you his Opinion, and here are two other Clerks of the Office that he refers himself to, are you willing

that they should be asked?

Mr. S. Pemberton. Yes, my Lord, with all our

L. C. 7. Mr. Harcourt, how long have you been a Clerk in the Crown-Office?

Mr. Harcourt. About seventeen or eighteen Years,

L. C. J. How long have you known the Practice of the Court in this Matter, and what is it?

Mr. Harcourt. I cannot charge myself so with Particulars from the Time of my coming into the Office, but for these ten or twelve Years past (I remember) it has been as the King's Council prefsed, and as Sir Samuel Astry has declared.

L. C. J. What fay you, Mr. Sillyard, how long have you known the Crown-Office?

Mr. Sillyard. I have been a Clerk here about thirty Years.

L.C. J. Well, and how has the Practice been all your Time?

Mr. Sillyard. I have not fat here as Clerk of the Rules but a little while, but fince I have fat here, I have always observed it to be the Practice, that one that comes in Custody should plead immediately; it was a Thing heretofore that did not so often happen as it hath done here of late, therefore I cannot so well speak to it; but it hath fallen out frequently within some Years last past, and that hath been the constant Course.

Sir Samuel Astry. When you first came to be Attorney-General, Sir Robert Sawyer, I am sure it

Mr. Att. Gen. Pray let me ask you, Mr. Sillyard, you say you have known the Office thirty Years; when you first came to the Office, were Informations as frequent as they are now, and have been

Mr. Soll. Gen. It was so in the Case of Mr. Hampden, when you were Attorney-General, Sir Robert Sawyer, he was forced to plead immediately to an Indictment, for a Crime that perhaps you will fay was near upon Treason.

Sir Rob. Sawyer. Yes, truly, it wanted but one

Witness, that was all.

Mr. Soll. Gen. But yet the Indictment was only for a Misdemeanor, and there we struggled and debated the Matter, but were forced to give it over, because the Course of the Court was against us, so it has been by the unquestionable Testimony of Sir Samuel Astry for these twelve Years last past; and in those twelve Years we have had many Changes, perhaps there may have been twelve Chief Judges, and they have all affirmed it, and if I then make it out, that in all these Judges Times that are within our Remembrance, it has gone thus, then there are enough Precedents in the Matter.

Sir Rob. Sawyer. But, my Lord, I defire to know, whether that were the antient Course,

Mr. Sollicitor?

Mr. Soll. Gen. They that make the Objection ought to prove it; but I will name Sir Robert Saw-

ver another Case, and that is the Case of Sir Samuel Barnardiston, which was the Case of a Libel too, he was forced to plead immediately, and it cost him 10,000 l. Fine.

L. C. J. Well, Gentlemen, have you done on

either Side?

Mr. S. Pemberton. If your Lordship will please to give us Time till to Morrow Morning, we will come hither by Rule of Court, and bring you fome Certificates and Affidavits, or else some Precedents that we hope will fatisfy your Lordship in

this Matter.

L. C. J. No, Brother, we cannot do that; the Question is what the Course of the Court is, we have an Account of that from Sir Samuel Aftry, for twelve Years of his own Knowledge, and from Mr. Waterhouse by him for fixty Years; but for Mr. Waterbouse they except against him, and say he was a Person that was always lazy and did not fo well understand his Business, and now is superannuated, that is faid, but is but gratis dictum, perhaps it may be so, perhaps not; and they have offered to examine Mr. Ince about some Opinion that he has had from this Mr. Waterhouse; it may be he may have asked him some Question that may lead to it, and he may have given him some slight Answer, but then here are these two Persons, Mr. Harcourt, and Mr. Sillyard, and the one has been a Clerk these fixteen or seventeen Years, and the other has known the Office thirty Years; though there were not heretofore so many Informations of this Nature and Kind as now of late. but still they say, that a Person that comes in upon a Commitment, or a Recognizance, shall never have any Imparlance.

Mr. Soll. Gen. Can they give any one Instance that has any the least Shadow to the contrary?

Mr. Pollexfen. My Lord, if we had Time, we hope we should be able to satisfy you in this Mat-

Mr. Soll. Gen. You have had Time enough to prepare yourselves for this Question, if you had

thought you could do any good in it.

L. C. J. Would the Course of the Court be otherwise to Morrow than it is to Day, we have taken all the Care we can to be fatisfied in this Matter, and we will take Care that the Lords the Bishops shall have all Justice done them, nay, they shall have all the Favour by my Consent that can be shewn them, without doing wrong to my Mafler the King; but truly I cannot depart from the Course of the Court in this Matter, if the King's Council press it.

Mr. Att. Gen. My Lord, we must pray your Judgment in it, and your Direction, that they

may plead.

L. C. J. Truly I think they must plead to the Information.

Mr. Att. Gen. Sir Samuel Astry, pray ask my Lords whether they be Guilty or Not Guilty.

Then his Grace the Lord Archbishop of Canterbury flood up, and offered a Paper to the Court.

L. Archbifb. of Cant. My Lord, I tender here a fhort Plea (a very flort one) on Behalf of myfelf and my Brethren the other Defendants; and I humbly defire the Court will admit of this Plea.

L. C. J. If it please your Grace, it should have

been in Parchment.

Mr. Soll. Gen. What is that my Lord offers to the Court?

L. C. J. We will see what it is presently, Mr. Sollicitor.

Bifb.

Biffs. of Peterb. I pray, my Lord, that the Plea may be read.

Mr. Soll. Gen. But not received.

Mr. Att. Gen. No, we defire to know what it

Sir Rob. Sawyer. Mr. Attorney, if they will plead, the Court fure is obliged to receive it.

L.C.J. If it is a Plea, your Grace will stand

L. Archbish. of Cant. We will all stand by it, my Lord; it is subscribed by our Council, and we pray it may be admitted by the Court.

Mr. S. Pemberton. I hope the Court will not deny to receive a special Plea, if we offer one.

L.C. J. Brother, let us hear what it is. Mr. Soll. Gen. Read it if you please, but not

receive it. Clerk reads the Plea; which in English is thus:

## The BISHOP'S PLEA.

AND the aforesaid William Archbishop of Canterbury, William Bishop of St. Asaph, Francis Bishop of Ely, John Bishop of Chichester, Thomas Bishop of Bath and Wells, Thomas Bishop of Peterborough, and Jonathan Bishop of Bristol, being present here in Court in their own Persons, pray Over of the Information aforesaid; and it is read to them, which being read and heard by them the faid Archbishop and Bishops, the said Archbishop and Bishops say, that they are Peers of this Kingdom of England, and Lords of Parliament, and each of them is one of the Parliament, and that they being (as before is manifest) Peers of this Kingdom of England, and lord of the Parliament, and that they being (as before is manifest) Peers of this Kingdom of England Lord Lord of Parliament with the said Lord of Parliament with the said and Lord of Parliament with the said archives and Lord of P land, and Lords of Parliament, ought not to be compelled to answer instantly for the Misdemeanor aforefaid, mentioned in the faid Information exhibited here against them in this Court; but they ought to be required to appear by due Process in Law issuing out of this Court here upon the Information aforesaid, and upon their Appearance to have a Copy of the said Information exhibited against them, and reasonable Time to imparle thereupon, and to advise with Council learned in the Law, concerning their Defence in that Behalf, before they be compelled to answer the said Information: Whereupon, for that the said Archbishop and Bishops were imprisoned, and by Writ of our Lord the King, of Habeas Corpus, directed to the Lieutenant of the Tower of London, are now brought here in Custody, without any Process upon the Information aforesaid issued against them, and without having any Copy of the faid Information, or any Time given them to imparle, or be advised, they pray Judgment, and the Privilege of Peers of this Kingdom, in this Case to be allowed them; and that they the faid Archbishop, and Bishops, may not be compelled instantly to answer the Information aforesaid, &c.

> ROBERT SAWYER. HEN. FINCH. HEN. POLLEXFEN.

Mr. Att. Gen. My Lord, with your Lordship's Favour, this, in an ordinary Person's Case, would perhaps be thought not fair Dealing, or that which (it being in the Case of these Reverend Prelates) I shall not now name; to make all this Debate and Stir in a Point of this Nature; to take the Judgment of the Court after three or four Hours arguing, and when the Opinion of the Court has been delivered, then to put in a Plea to the Jurisdiction of the CourtSir Rob. Sawyer. It is no fuch Plea.

Mr. Att. Gen. It is so in Effect; but certainly it is fuch an Irregularity, and fuch an unfair way of proceeding as would not be endured in an ordinary Case; and I hope you will give so little Countenance to it, as to reject it, and make them plead according to the usual Course and Way of Proceedings. Certainly a Plea of this Nature, after so long an Argument, would be reckoned nothing but a Trick.

Mr. S. Pemberton. We hope the Court and you are not of one Mind, Mr. Attorney, in this Matter;

we defire the Court to receive the Piea.

Mr. Att. Gen. With Submission, the Court is not bound to receive Pleas that are put in purely for Delay, as this is; for the Judgment of the Court has been already given in the very Matter of this Plea; and for rejecting a Plea, it is done every Day; if a Man puts in a meer trifling dilatory Plea, the Court may reject it. Does this Plea contain any thing in it, but what has been argued and debated pro & con, and settled by the Court already? If they will put in any Plea in Chief they may, but such a Plea as this, I hope shall not have so much Countenance as to be received by the Court.

Mr. Pollexfen. Do you demur to it? if you please, Mr. Attorney, we will join in Demurrer

with you.

Mr. Att. Gen. No, there will be no need of

Mr. Soll. Gen. Surely the Court will never give

fo much Countenance to it, as to receive it.

Mr. Finch. If you will please either to reply or demur, Mr. Sollicitor, we are here to maintain the Plea.

Mr. Soll. Gen. If you were here, you would fay the same thing that we do. My Lord, this Pleais, That my Lords the Bishops are not bound to plead instantly; so that 'tis not a Question, Whether they ought to answer, or not to anfwer, but whether they ought to answer immediately, and what do they say more? They would have an Imparlance, and Time to consult with their Council what they shall plead, which is all but one and the fame thing; and what is the reason they give for this? They induce it thus, These Noble Persons are Peers of the Realm, and so ought not to be compelled to plead immediately: This, if I mistake not, is the Sum of their Plea. Now, pray my Lord, what fort of Plea is It is not a Plea to the Jurisdiction of the Court, though it do in a fort decline the Justice of the Court? Is it a Plea in Abatement? No, it is not; for it is only to gain Time: And do they now offer any thing more for themselves, than what was faid by their Council before? only, that we are Peers of the Realm, and that such is the Privilege of Peers, that they ought to have an Imparlance, and Time to plead, and that they ought not to answer presently. My Lord, this Matter hath been long agitated in the Court already; your Lordship, and the Court, have given your Judgments, and we know your Lord-Thip, and the Court, will not admit of Tricks to delay the King's Caufes. We all know the Term is a fhort Term; and what I faid in the Beginning upon this Matter, I say again, it is the Interest, and for the Honour of my Lords the Bishops (if they understand their own Interest, and value their Honour) to have this Cause tried as foon as may be; but this Trifling and Tricking

is only for Delay: For what Issue can be taken upon this Plea? Certainly none. And if we should demur, what will be the End of that, but only to get Time to slip over the Term? If there were any thing worth the confidering in this Plea, and that had not been already debated and fettled, then it might concern us to give fome Answer to it; but we have spent three Hours, by my Watch, in the Dispute, and the Matter having been over-ruled already, it is Time to have an End of it. Sure the Court will never be so treated by these Persons that are of Council for my Lords the Bishops, for it cannot be thought that my Lords the Bithops do it of themselves; and whether the Court will be so served, we submit to your Lordship. Certainly you will not receive fuch a Plea as this, especially it being in Paper, you will never countenance fuch a Practice fo far as to give these Lords Time to trifle with the Court. If any fuch thing as a Plea be tender'd to the Court, it ought to be in Parchment; and if they would have an Imparlance, there ought to have been an Entry of a Petit Licentiam interloquendi upon the Roll, but not such a Plea as this; for this in effect is no more than defiring an Imparlance, which if it be granted of course, upon such a Prayer entred upon the Roll, you take it of course; but if it be not of course, you cannot come in by way of Plea, it must be by Suggestion upon the Roll, and a Conceditur entred. If this be admitted as a Precedent, every Man hereafter that comes in upon any Information, will take Advantage of it, and plead fuch a Plea as this; and if you grant an Imparlance in this Case upon this Plea, you must grant an Imparlance in every Case. Certainly the Law is not to be altered, the Methods of Proceedings ought to be the same in every Case. I hope you will not make a particular Rule in the Case of my Lords the Bishops, without a special Reason for it.

Mr. S. Pemberton. We put in this Plea, my Lord, and are ready to abide by it; and we fay, that according to the Course of the Court, it ought to

be received.

Mr. Att. Gen. No, but good Mr. Serjeant, 'tis in the Discretion of the Court whether they will receive it or not; for the Matter has been in Debate already, and has received a Determination; the Court has over-ruled them in this very Point already, and there is no more in this Plea than was in the Argument before, and therefore it ought to be rejected as a frivolous Plea.

Mr. Soll. Gen. Here is a Plea offered in Writing, and in Paper; the Court sees what it is, and I hope

you will give no Countenance to it.

Mr. Pollenfen. I do hope, my Lord, you will not judge this as a frivolous Plea; I think our Case is fuch, that you will not do that; if you think fit you may over-rule it, but I hope you will not refuse it.

Mr. Soll. Gen. The Court will certainly reject a

frivolous Plea, and they may do it.

Mr. Pollexfen. But Mr. Sollicitor, I hope the Court will confider of it, whether it be a frivolous Plea or not. It is true, there has been a Debate about the Course of the Court, and there has been an Examination of the Clerk of the Office, and the Court has gone upon his Certificate; but yet still perhaps it may remain in Doubt, and it being a Question of such a Consequence as this, it may very well deserve the Court's Consideration. There never was a judicial Settlement of it that I know

of yet; nor do I know any way of having it fatisfactorily fettled, but by the Judgment of the Court entred upon Record. Here we offer a Plea that contains the Matter in Debate, and this Plea will appear upon Record; and if upon Confideration of the Plea your Lordship shall think fit to over-rule it, and be of Opinion against the Plea, then will you, by your Resolution, in a judicial way, settle the Question that has hitherto been in Controversy.

L. C. J. Mr. Pollexfen, I would ask you whether the Council have dealt ingenuously with the Court or no in this Matter, after four Hours Debate, and the Opinion of the Court delivered, to come and fum up all the Arguments in fuch a Plea as this, and fo put us upon debating it over

again?

Mr. Pollexfon. My Lord, certainly this has been done before, without Offence. After we had moved for a Thing which was denied upon Motion, it is no fuch great Disrespect to the Court, with Submission, to put the same Matter into a Plea, for the judicial Opinion of the Court.

Sir Rob. Sawyer. That, without all Question,

has been done a great many times.

Mr. Soll. Gen. How many times have you been accused of playing Tricks, Sir Robert Sawyer?

Sir Robert Sawyer. Not so many as you, Mr.

Sollicitor.

Mr. Soll. Gen. I don't ask it as if I questioned it; for I assure you, I don't doubt it of your Part

L. C. J. Pray Gentlemen don't fall out with one another at the Bar; we have had Time enough

fpent already.

Mr. Pollexfen. Truly, my Lord, I would not trick with the Court in any Case, nor on the other fide would I be wanting to advise, and do for my Client what I am able, and lawfully may. We have laboured all we could to get Time for my Lords the Bishops to imparle to this Information; and we have been the more earnest in it, because it concerns us, who attend this Bar, to take what Care we can that the Course of the Court may be observed; but as for this Matter, we suppose this Practice of the Court is not in Law a good Practice. Now what Way in the World has any Man to bring this fo in question, as to have a judicial Resolution of the Court about it, but by fuch a Plea? We take it, that it is usual and legal for us to have an Imparlance, and a Man would imparle, but the Court upon Motion refused to give him an Imparlance. Is it not, think you, very fit for the Party to have this judicially entered upon Record? where all this Matter will appear, and the Party may be relieved by Writ of Error, if the Judgment of the Court should be wrong; but truly I cannot see how the Court can refuse the Plea; for if so be a Plea be pleaded, they have their Liberty to answer it on the other fide by a Replication, or else to demur, and the Judgment of the Court may be had upon it one Way or other; but the Court will never go about to hinder any Man from pleading where here he may plead by Law. Here is a Plea put in, and the Court sure will take no Notice what is the Matter of the Plea, till the other Party have either replied or demurred. The same thing may happen in any other Plea that is pleaded, and the Party will be without Remedy upon a Writ of Error, because the Plea being rejected, there does nothing appear upon Record. Truly

Truly for the Court to reject and refuse the Plea, would be as hard as the refusing of the Imparlance, and we know no Way we have to help

our selves.

Mr. Soll. Gen. You might have entered your Suggestion for an Imparlance upon the Roll, and then it would have appeared upon Record, and if the Court had unjustly denied it you, you would have had the Benefit of that Sugge-ition elsewhere. Truly, my Lord, I think if any thing be tricking this is, for it is plainly ill pleading.

Mr. Finch. Then pray demur to it.
Mr. Soll. Gen. No, Sir, 'tis fencing with the
Court, and that the Court won't fuffer. It is only to delay; and if we should demur, then there must be Time for arguing; and what is the Ouestion after all, but whether you would be of the same Opinion to Morrow, that you are to Day?

Sir Rob. Sawyer. I would put Mr. Sollicitor in Mind of Fitz-Harris's Case, which he knows very well: He put in a Plea, and we for the King defired it might not be received; but the Court gave him Time to put it into Form, and I was fain to join in Demurrer presently, and so may these

Gentlemen do if they please.

Mr. Soll. Gen. Yes, Sir Robert Sawyer, I do know the Case of Fitz-Harris very well; I was affigned of Council by the Court for him; we were four of us, and there was a Plea put in, but no such Plea as this. There was an Indictment of High-Treason against him, in which Case it is agreed on all Hands, that the Party must answer presently; but because he suggested here at the Bar, fays he, I have Matter to plead to the Jurisdiction of the Court, and shewed what it was. I was impeached before the Lords in Parliament for Treason, for the same Matter of which I am here accused. The Court did give him Time to put this into Form, and we were affigned his Council to draw it up for him, and accordingly we did put that Matter into a Plea, that we were here indicted for one and the same Treason for which we were impeached in Parliament, and that that Impeachment was still depending, and so we rested in the Judgment of the Court, whether we should be put to answer it here. This was a Plea that carried something of Weight in it, and not such a trifling one as this. It is true, Sir Robert Sawyer, who was then Attorney General, did press the Court to over-rule it immediately; but it being a Matter of fome Importance, the Court would not do that, but had it argued folemnly by Council on both Sides, and at last there was the Opinion of three Judges against one, that the Plea was no good Plea. But what is that to such a trifling Plea as this?

Mr. Att. Gen. Pray, my Lord, favour me a few Words about that Case of Mr. Fitz-Harris. It is true, there was a Plea put in, and it is true also, that that which brought that Plea to be argued, was the Demurrer that was put in by Sir Robert Sawyer, who was so zealous and hasty in the Matter, that because the Court did not presently over-rule the Plea, as he defired, he immediately demurred, before the rest of the King's Council could offer at any thing about it; and thereupon it was put to the Judgment of the Court, and no doubt must be argued, and spoke to on both Sides; but where Pleas are really in Abuse of the Court,

the Court never gives any Countenance to them: Nay, truly I have known another Course taken; I am unwilling to mention a Case that happened much about that Time too in this Court, beause of that Regard I have to my Lords the Bishops, but Sir Robert Sawyer remembers it very well, I am sure: It was the Case of one Whitaker, who for a Thing like this, putting in a trifling Plea, not only had his Plea rejected, but fomething else was ordered. I could shew the Precedent, but that I am more tender than to press it in this Case, because there the Court order'd an Attachment to go against him; but I will put these Gentlemen in Mind of another Case, and that is the Case of a Peer too: It is the Case of my Lord Delamere, which they cannot but remember, it being in the highest Case, a Case of Treason. When my Lord Delamere was arraigned, and to be tried for High Treason, he put in a Plea before my Lord Chancellor, who was then High Steward, and Sir Robert Sawyer, who was then Attorney General, prayed the Lord Steward, and the Peers, to reject it, and the Court did reject it (as we hope the Court will do this) and would never fo far delay Justice as to admit of a Plea that carried no Colour in it, and there was no Demurrer put into the Plea, but it was absolutely refused. My Lord, in this Case we have had the Judgment of the Court already, and therefore we must now desire that this Plea may be rejected.

Mr. Soll. Gen. My Lord, we have now gone out of the Way far enough already; it is Time for us to return, and bring the Case into its due Methods. We pray your Lordship to reject this

Sir Robert Sawyer. My Lord, we are in your Judgment, whether you will receive this Plea or not. L. C. J. You shall have my Judgment present-

ly; but my Brothers are to speak first.

Mr. Just. Allybone. Mr. Pollexfen makes it a Question, whether this Plea may be rejected or not, or whether it ought to be received, and the Court give their Judgment upon it.

Mr. Just. Powell. Truly I do not know whether the Court can reject this as a frivolous Plea.

L. C. J. Surely we may, and frequently do. Mr. Att. Gen. You do it every Day; 'tis a frequent Motion: If a frivolous Plea be put in, before it be entred upon Record as a Plea, the Court may refuse it, if they see Cause.

Mr. Just. Allybone. Truly if it may be, this ap-

pears to me a frivolous Plea.

Mr. Just. Powell. I do not know how the Court can reject any Plea that the Party will put in, if he will fland by it, as they say they will here; and I cannot think this a frivolous Plea, it concerning the Privilege of Peers and Lords of Par-

Mr. Just. Allybone. Brother Powell, I would be as tender of the Privileges of Parliament, and speak with as much Respect of the Privileges of the Peerage, as any body else; but for the Matter of the Plea, truly it appears to me, that the Peers are named in it only for Fashion sake, and it is frivolous.

Mr. Justice Powell. The Matter of the Plea, except only their being faid to be Peers and Lords of Parliament, was spoke to before, but it was only obiter, and by way of Motion; but now it may come before us for our Judicial Determination.

Mr. Just. Allybone. Pray let the Plea be read

gain. [Which was done.]
Mr. Juft. Allybone. This Plca is no more but that which has been denied already upon folemn Debate; and if it be in the Power of the Court to reject any Plea, furely we ought to reject this. Indeed I know not what Power we have to reject a Plea; but if we have Power, this ought to be rejected.

Mr. Just. Powell. I declare my Opinion; I am for receiving the Plea, and confidering of it.

Mr. Just. Holloway. I think as this Case is, this Plea ought not to be received, but rejected, because 'tis no more than what has been denied already. I am not ashamed to say, that I should be very glad and ready to do all things that are confiftent with my Duty, to shew Respect to my Lords the Bishops, some of whom are my particular Friends; but I am upon my Oath, and must go according to the Course of Law.

L. C. J. We have asked, and informed our

felves from the Bar, whether we may or can reject a Plea; and truly what they have faid, hath fatisfied me that we may, if the Plea be frivolous; and this being a Plea that contains no more than what has been over-ruled already, after hearing what could be faid on both Sides, I think the Court is not bound to receive the Plea, but may reject it, and my Lords the Bishops must plead over.

Mr. Att. Gen. We pray they may plead in

chief.

Clerk. My Lord Archbishop of Canterbury, is your Grace guilty of the Matter charged upon you in this Information, or not guilty?

Archbishop of Cant. Not guilty. Clerk. My Lord Bishop of St. Asaph, is your Lordship guilty of the Matter charged upon you in this Information, or not guilty?

Bish. of St. Asaph. Not guilty

Clerk. My Lord Bishop of Ely, is your Lordthip guilty of the Matter charged upon you in this Information, or not guilty?

Bish. of Ely. Not guilty.

Clerk. My Lord Bishop of Chichester, is your Lordship guilty of the Matter charged upon you in this Information, or not guilty?

Bish. of Chichester. Not guilty.

Clerk. My Lord Bishop of Bath and Wells, is your Lordship guilty of the Matter charged upon you in this Information, or not guilty?

Bish. of Bath and Wells. Not guilty.

Clerk. My Lord Bishop of Peterborough, is your Lordship guilty of the Matter charged upon you in this Information, or not guilty?

Bish. of Peterborough. Not guilty.

Clerk. My Lord Bishop of Bristol, is your Lordthip guilty of the Matter charged upon you in this Information, or not guilty?

Bish. of Bristol. Not guilty?

Mr. Att. Gen. My Lord, I pray the Clerk may join Issue on the Behalf of the King, that so we may come to Trial; and we would have these Gentlemen take Notice, that we intend to try this Cause on this Day Fortnight; and we pray Liberty of the Court, that we we may try it at Bar.

L. C. J. Are you not too hasty in that Moti-

on, Mr. Attorney?

Mr. Att. Gen. My Lord, we should indeed make it the Motion of another Day; but we do now tell them this ex abundanti, because my

Lords the Bishops are now here, and will, I suppose, take Notice, that we do intend to move it another Day

Mr. Soll. Gen. We now give them Notice, that

we intend to move.

Sir Robert Sawyer. For that you need not trouble your felves; we are very defirous it should be tried at Bar, and that as soon as you please.

Mr. Att. Gen. Well then you take Notice it will

be tried this Day Fortnight.

L. C. J. Well, what shall we do with my Lords the Bishops?

Mr. Att. Gen. They are Bailable, no question of

it, my Lord, if they please.

L. C. J. Then, my Lords, we are ready to bail you, if you pleafe.

Sir Rob. Sawyer. We desire your Lordship would be pleased to take their own Recogni-

L.C.J. What say you, Mr. Attorney? I think

that may do well enough.

Mr. Att. Gen. My Lord, with all my Heart; we will do it.

L. C. J. In what Penalty shall we take it?

Mr. Att. Gen. One thousand Pound I think, my Lord, his Grace, and five hundred Pounds a-piece the rest.

Sir Robert Sawyer. What Necessity is there for

fo much?

Mr. Att. Gen. Look you, Sir Robert Sawyer, to shew you that we do insist upon nothing that shall look like Hardship, what my Lords have been pleased to offer, concerning taking their own Recognizance, we agree to, and what Sums the Court pleases.

Mr. Soll. Gen. It is all one to us; we leave it

wholly to the Court.

Sir Robert Sawyer. Only I have one Thing more to beg of your Lordship, on the Behalf of my Lords the Bishops, that you will please to order, that in the Return of the Jury there may be forty-eight returned.

Mr. Att. Gen. I tell you what we will do; Sir Samuel Aftry shall have the Freeholders Book, if

you please, and shall return twenty-four.

Sir Robert Sawyer. Eight and forty has been always the Course, when the Jury is returned by Sir Samuel Aftry.

Mr. Soll. Gen. My Lord, I pray the Officer may return the Jury, according as is usual in Cases

of this Nature.

Mr. Att. Gen. Do you admit of a Trial at Bar, Gentlemen?

Sir Robert Sawyer. Yes, and try it when you

L. C. J. They fay it shall be this Day Fortnight, and let there be a Jury according to the usual Course.

Sir Robert Sawyer. We pray it may be in the Presence of the Attorneys or Sollicitors on both Sides.

L. C. J. What is the usual Course, Sir Samuel Astry? Do you use to return twenty-four, or forty-eight, and then strike out twelve a-piece, which I perceive they defire for the Defen-

Sir Samuel Aftry. My Lord, the Course is both ways, and then it may be as your Lordship and the Court will please to order it.

L. C. J. Then take forty-eight, that is the

fairest.

Mr. Att. Gen. We agree to it; we desire nothing but a fair Jury.

Sir Rob. Sawyer. Nor we neither; try it when

L. C. J. Take a Recognizance of his Grace my Lord of Canterbury in 2001. and the rest of my Lords in 100 l. a-piece.

Mr. Att. Gen. What your Lordship pleases for

that, we fubmit to it.

Clerk. My Lord of Canterbury, your Grace acknowledges to owe unto our Sovereign Lord the King the Sum of 2001. upon Condition that your Grace shall appear in this Court on this Day Fortnight, and so from Day to Day, till you shall be discharged by the Court, and not to depart without Leave of the Court. Is your Grace contented?

Archbish. of Canterbury. I do acknowledge it. Clerk. My Lord Bishop of St. Asaph, you acknowledge to owe unto our Sovereign Lord the King the Sum of 1001. upon Condition that your Lordship shall appear in this Court on this Day Fortnight, and fo from Day to Day, until you shall be discharged by the Court, and not to depart without Leave of the Court. Is your Lordship contented?

Bish. of St. Asaph. I do acknowlege it. The like Recognizances were taken of all the rest of the Bishops, and then the Court arose.]

FRIDAY, June 29th, 1688.

Rier, make Proclamation thrice. Crier. O yes! O yes! O yes! Our Sovereign Lord the King streightly charges and commands every one to keep Silence, upon Pain of Imprisonment.

Clerk of the Crown. Call the Defendants. Crier. William Lord Archbishop of Canterbury. Archbish. Here.

Crier. William Lord Bishop of St. Asaph. Bish. of St. Asaph. Here.

[And so the rest of the Bishops were called, and answered severally.]

Clerk. Gardez votres Challenges. Swear Sir Roger Langley.

Crier. Take the Book Sir Roger. You shall well and truly try this Iffue between our Sovereign Lord the King and William Lord Archbishop of Canterbury, and others, according to your Evidence. So help you God.

The same Oath was administred to all the Jury, whose Names follow, viz.

William Avery, Esq; Sir Roger Langley, Bar. Thomas Austin, Efq; Sir William Hill, Knt. Nicholas Grice, Esq; Roger Jennings, Esq; Michael Arnold, Est Thomas Done, Esq. Thomas Harriot, Esq; Jeoffery Nightingale, Ëfq, William Withers, Efq, Richard Shoreditch, Esq;

Clerk. You Gentlemen of the Jury who are fworn, hearken to the Record: Sir Thomas Powys, Knight, his Majesty's Attorney General, has exhibited an Information, which does let forth as followeth.

ff. M Emorandum, That Sir Thomas Powys, Kt. Attorney General of our Lord the King, who for our faid Lord the King in this Behalf prosecutes, came here in his own Person into the Court of our faid Lord the King, before the King himself at Westminster, on Friday next after the Morrow of the Holy Trinity in this Term; and on the Behalf of our faid Lord the King, giveth the Court here Vol. IV.

to understand and be informed, That our said Lord the King, out of his signal Clemency, and gracious Intention towards his Subjects of his Kingdom of England, by his Royal Prerogative, on the 4th Day of April, in the third Year of the Reign of our faid Lord the King, at Westminster in the County of Middlesex, did publish his Royal Declaration, entituled, His Majesty's Gracious Declaration to all his loving Subjects for Liberty of Conscience, bearing Date the same Day and Year, scaled with the Great Scal of England; in which Declaration is contained, James R. prout in the first Declaration before recited.

And the faid Attorney General of our faid Lord the King, on Behalf of our faid Lord the King, further giveth the Court here to understand and be informed, That afterwards, to wir, on the 27th Day of April, in the fourth Year of the Reign of our faid Lord the King, at Westminster aforesaid, in the County of Middlesex aforesaid, our said Lord the King, out of his like Clemency, and gracious Intention towards his Subjects of his Kingdom of England, by his Royal Prerogative, did publish his other Royal Declaration, entituled, His Majesty's Gracious Declaration, bearing Date the same Day and Year last mentioned, fealed with his Great Seal of England; in which Declaration is contained, James R. Our Conduct has been such, &c. prout in the second Declaration before recited.

Which faid Royal Declaration of our faid Lord the King last mentioned, our said Lord the King afterwards, to wit, on the 30th Day of April, in the fourth Year of his Reign aforesaid, at Wessmirster aforesaid, in the County of Middlesex aforesaid, did cause to be printed and published throughout all England; and for the more solemn Declaring, Notification and Manifestation of his Royal Grace, Favour and Bounty towards all his Liege People, specified in the Declaration last mentioned, afterwards, to wit, on the 4th Day of May, in the fourth Year of his Reign, at Westminster aforesaid, in the County of Middlesex aforesaid, our said Lord the King in due manner did order as followeth.

At the Court at Whitehall, 4th of May, 1688.

By the King's most Excellent Majesty, and the Lords of his Majesty's most Honourable Privy-Council.

T is this Day ordered by his Majesty in Council, That his Majesty's Gracious Declaration, bearing Date the twenty-seventh of April last, be read at the usual Time of Divine Service, upon the twentieth and twentyseventh of this Month, in all Churches and Chappels within the Cities of London and Westminster, and ten Miles thereabout; and upon the third and tenth of June next, in all other Churches and Chappels throughout this Kingdom. And it is hereby further Ordered, That the Right Reverend the Bishops cause the said Declaration to be fent and distributed throughout their feveral respective Dioceses, to be read accordingly.

W. BRIDGMAN.

And further, the faid Attorney General of our faid Lord the King, on Behalf of our faid Lord the King, giveth the Court here to understand and be informed, that after the making of the faid Order, to wit, on the 18th Day of May, in the fourth Year of the Reign of our faid Lord the King, at Westminster aforesaid, in the County of Middlesex asoresaid, William Archbishop of Canterbury, of Lambeth in the County of Surry; William Bishop of St. Asaph, of St. Asaph in the County of Flint; Francis Bishop of Ely, of the Parish of St. Andrew Holbourn in the U u County

County of Middlesex; John Bishop of Chichester, of Chichester in the County of Sussex; Thomas Bithop of Bath and Wells, of the City of Wells in the County of Somerset; Thomas Bishop of Peterborough, of the Parish of St. Andrew Holbourn in the County of Middlesex; and Jonathan Bishop of Bristol, of the City of Bristol, did consult and conspire among themselves to diminish the Regal Authority and Royal Prerogative, Power and Government of our said Lord the King in the Premises, and to infringe and elude the said Order; and in Prosecution and Execution of the Conspiracy aforesaid, They the said William Archbishop of Canterbury, William Bishop of St. Asaph, Francis Bishop of Ely, John Bishop of Chichester, Thomas Bishop of Bath and Wells, Wel mas Bishop of Peterborough, and Jonathan Bishop of Briffol, on the faid eighteenth Day of May, in the fourth Year of the Reign of our faid Lord the King aforefaid, with Force and Arms, &c. at Westminster aforesaid, in the County of Middlesex aforesaid, fally, unlawfully, maliciously, seditiously, and scandalously, did frame, compose and write, and caused to be framed, composed and written, a certain false, feigned, malicious, pernicious and seditious Libel in Writing, concerning our faid Lord the King, and his Royal Declaration and Order aforesaid, (under pretence of a Petition) and the same falle, seigned, malicious, pernicious and seditious Libel, by them the aforesaid William Archbishop of Canterbury, William Bishop of St. Asaph, Francis Bishop of Ely, John Bishop of Chickester, Thomas Bishop of Bath and Wells, Thomas Bishop of Peterborough, and Jonathan Bishop of Bristol, with their own Hands respectively being subscribed, on the Day and Year, and in the Place last mentioned, in the Presence of our said Lord the King, with Force and Arms, &c. did publish and cause to be published; in which faid falle, feigned, malicious, pernicious and seditious Libel is contained, The humble Petition, &c. prout before in the Petition, to these Words [reasonable Construction] in manifest Contempt of our faid Lord the King, and of the Laws of this Kingdom, to the evil Example of all others in the like Case offending, and against the Peace of our said Lord the King, his Crown and Dignity, &c. Whereupon the said Attorney General of our said Lord the King, on Behalf of our said Lord the King, prays the Advice of the Court here in the Premises, and due Process of Law to be made out against the Jaforesaid William Archbishop of Canterbury, William Bishop of St. Asaph, Francis Bishop of Ely, John Bishop of Chichester, Thomas Bishop of Bath and Wells, Thomas Bishop of Peterborough, and Jonathan Bishop of Bristo, in this Behalf, to answer our faid Lord the King in and concerning the Premiles, &c.

T. Powis. W. Williams.

To this Information the Defendants have pleaded Not guilty, and for their Trial have put themfelves upon their Country, and his Majesty's Attorney General likewise, which Country you are. Your Charge is to enquire whether the Defendants, or any of them, are guilty of the Matter contained in this Information that hath been read unto you, or not guilty. If you find them, or any of them guilty, you are to say so; and if you find them, or any of them, not guilty, you are to say so, and hear your Evidence. Crier, make Proclamation.

Crier. O yes! If any one will give Evidence on Behalf of our Sovereign Lord the King, against the Defendants, of the Matters whereof they are impeached, let them come forth, and they shall be heard.

Mr. Wright. May it please your Lordship, and you Gentlemen of the Jury, this is an Information exhibited by his Majesty's Attorney General against the most Reverend my Lord Archbishop of Canterbury, and fix other Honourable and Noble Bishops in the Information mentioned: And the Information fets forth, That the King, out of his Clemency and benign Intention to-wards his Subjects of this Kingdom, did put forth his Royal Declaration, bearing Date the fourth Day of April, in the third Year of his Reign, entituled, His Majesty's Gracious Declaration to all his loving Subjects for Liberty of Conscience; and that afterwards, the twenty-leventh of April, lin the fourth Year of his Reign, he published another Declaration, both which have been read to you; and for the further Manifestation and Notification of his Grace in the faid Declaration, bearing Date the twenty-seventh of April last, his Majesty did order, that the faid Declaration should be read on the twentieth and twenty-feventh of May in the Cities of London and Westminster, and ten Miles about; and on the third and tenth of June throughout the whole Kingdom: And that the Right Reverend the Bishops should send the said Declaration to be distributed throughout their respective Dioceses, to be read accordingly. But that the faid Archbishop and Bishops the eighteenth of May, in the faid fourth Year of his faid Majesty's Reign, having conspired and consulted among themselves ro diminish the King's Power and Prerogative, did falfly, unlawfully, malicioully, and scandalously, make, compose and write a falle, scandalous, malicious and seditious Libel, under pretence of a Petition; which Libel they did publish in the Presence of the said King; the Contents of which Libel you have likewife heard read. To this they have pleaded not guilty: You, Gentlemen, are Judges of the Fact; if we

prove this Fact, you are to find them guilty.

Mr. Att. Gen. May it please your Lordship, and you Gentlemen of the Jury, you have heard this Information read by the Clerk, and it has been likewise opened to you at the Bar; but before we go to our Evidence, perhaps it may not be amiss for us, that are of Council for the King, now in the Beginning of this Cause, to fettle the Question right before you, as well to tell you what my Lords the Bishops are not prosecuted for, as what they are. First, I am to tell you, and I believe you cannot your selves but observe, that my Lords are not prosecuted as Bishops, nor much less are they prosecuted for any Point or Matter of Religion, but they are profecuted as Subjects of this Kingdom, and only for a Temporal Crime, as those that have injured and affronted the King to his very Face; for it is faid to be done in his own Presence. In the next Place, they are not profecuted for any Nonfeasance, or not doing or omitting to do any thing, but as they are Actors, for censu-ring of his Majesty and his Government, and for giving their Opinion in Matters wholly relating to Law and Government: And I cannot omit here to take Notice, that there is not any one Thing that the Law is more jealous of, or does more carefully provide for the Prevention and

and Punishment of, than all Accusations and Arraignments of the Government. No Man is allowed to accuse even the most inferiour Magistrate of any Misbehaviour in his Office, unless it be in a legal Course, though the Fact is true. No Man may fay of a Justice of Peace to his Face, that he is unjust in his Office. Man may tell a Judge, either by Word or Petition, you have given an unjust, or an ill Judgment, and I will not obey it; it is against the Rules and Law of the Kingdom, or the like. No Man may fay of the great Men of the Nation, much less of the great Officers of the Kingdom, that they do act unreasonably or unjustly, or the like; least of all may any Man say any fuch thing of the King; for these Matters tend to possess the People, that the Government is ill administred; and the Consequence of that is, to fet them upon defiring a Reformation; and what that tends to, and will end in, we have all had a fad and too dear bought Experience: The last Age will abundantly fatisfy us, whither fuch a Thing does tend. Men are to take their proper Remedies for Redress of any Grievances they lie under, and the Law has provided fufficiently for that. These things are so very well known to all Men of the Law, and indeed to all the People of England of any Understanding, that I need not, nor will not, stand any longer upon it, but come to the Matter that is now before you, Gentlemen, to be tried. The Fact that we have laid we must prove, rather to keep to the Formality of a Trial, than to pretend to inform you, or tell you what you do not not know: It is publickly notorious to the whole World; but because we must go on in the regular Methods of Law, we shall prove the Facts in the Order they are laid in the Information. First, we take Notice, that his Majesty, of his great Clemency and Goodness to his People, and out of his Defire that all his Subjects might live easily under him (of which I think never Prince gave greater or more plain Evidence of his Intentions that Way) the fourth of April, 1687, he did issue forth his Royal Declaration for Liberty of Conscience. This Matter, without all Question, was welcome to all his People that stood in need of it; and those that did not, could not but fay, the Thing in the Nature of it was very just and gracious; but presently it must be furmifed, that the King was not in Earnest, and would not, nor could not make good his Promise: But to take away all Surmises, his Majesty was pleased by his Declaration of the twenty-seventh of *April* last, not only to repeat his former Declaration, but likewise to renew his former Promises to his People, and to assure them that he still was, and yet is, of the same Opinion that he had at first declared himself to be of; nay, we further shew you, that to the End that this thing might be known to all his People, even to the meanest Men, who, it may be, were not willing or able to buy the Declaration, and that the King himself might be under higher Obligations, if it were possible, than his own Word, he was desirous it should be repeated in the Churches, and read in that facred Place, that all his People might hear what he had promised, and given his own facred Word for; and he himself might be under that folemn Tie and Obligation to keep his Word; by remembring that his Promises had, by his own Command, been published in the Time of Divine Service, in the House of God; and there-Vol. IV.

upon was the Order of Council made, that has been likewise read to you, which does direct, that it should be read in all the Churches and Chapels in the Kingdom; and you have heard, and we shall prove, what a Return his Majesty has had for this Grace and Kindness of his: You'll find when we come to read that which they call a Petition, all their Thanks his Majesty had for his Favour and Goodness to his People, 'tis only hard Words, and a heavy Accusation, such as a private Person would be little able to bear. I will not aggravate the Matter, but only fay thus much, that his Majesty, who was always a Prince of as great Clemency as ever this Kingdom had, and who was represented for all that, as a Prince of the greatest Cruelty, before his Accession to the Crown, by his Enemies, is now accused by his Friends for this Effect of his Mercy. My Lord, and Gentlemen of the Jury, his Majesty resented this ill Usage so far, that he has ordered, and thought fit to have a publick Vindication of his Honour in this Matter, by this Trial; and we shall go on to our Proofs, and we do not doubt but you will do his Majesty (as you do all other Perfons) Right.

Mr. Soll. Gen. My Lord, we will go on to prove the Parts of this Information; and we will proceed according to the Method which Mr. Attorney has opened, and which is pursuant to the Order of the Facts laid in the Information. Give us the first Declaration under the Great Seal; the Declaration

of the 4th of April, 1687

[The Declaration was delivered into the Court.] Mr. Soll. Gen. Read the Date of it first.

Clerk reads. Given at Our Court at Whitehall, the 4th Day of April, 1687, and in the third Year of Our Reign.

Mr. Soll. Gen. Read the Title of it, Sir.

Clerk. It is entituled, His Majesty's Gracious Declaration to all his loving Subjects for Liberty of

Sir Rob. Sawyer. Is it under Seal? Is the Great Seal to it?

Mr. Soll. Gen. Give it down to Sir Robert Sawyer, that he may see it; for I would have every thing as clear as possible. Sir Robert Sawyer, will you have it read?

Sir Robert Sawyer. No, we would fave as much

of the Time of the Court as may be.

Mr. Soll. Gen. Then pray put in the fecond De-

claration of the 27th of April last.

Clerk reads. Given at Our Court at Whitehall, the 27th Day of April, 1688, in the fourth Year of Our Reign; and it is entituled, His Majesty's Gracious Declaration.

Sir Robert Sawyer. Is that under the Great Seal

Clerk. Yes it is.

Mr. Soll. Gen. Deliver that down likewife, that they may see it.

Sir Robert Sawyer. We are satisfied, you need not read it.

Mr. Soll. Gen. Then where is the Order of Council for the reading of it?

Mr. Att. Gen. Swear Sir John Nicholas .- There he is.

[Sir John Nicholas sworn.]

L. C. J. Come Mr. Attorney, what do you ask Sir John Nicholas ?

Mr. Soll. Gen. Hand the Order to Sir John: Nicholas.-- Is that the Order of Council, Sir John?

Uu 2 Sir

Sir John Nicholas. The Book, Sir, is not in my Custody. - There is the Register that keeps it, he has it here to produce.

Mr. Soll. Gen. Swear Mr. Gantlett. [Mr. Gantlett fworn.]

Mr. Soll, Gen. Is that the Council-Book?
Mr. Gantlett. Yes, this is the Council-Book.
Mr. Soll. Gen. Then turn to the Order of the

fourth of May, the King's Order of Council for the reading the Declaration.

Mr. Gantlett. There it is, Sir.

The Book delivered into Court.

Mr. Soll. Gen. Read it, I pray.

Clerk reads. At the Court at Whitehall, the fourth of May, 1688 .-- and so reads the Order of Council.

Mr. Soll. Gen. My Lord, we have one Thing that is mentioned in the Information, that this Declaration was printed; if that be denied, we will call Henry Hills, his Majesty's Printer, because we would prove all our Information as it is laid.

L. C. 7. You must do so, Mr. Sollicitor; you must prove the whole Declaration.

Mr. Soll. Gen. Crier, call Henry Hills.

[He was called, but did not prefently appear.] Mr. Soll. Gen. Call Mr. Bridgman .- Though

these Declarations prove themselves, we have - But fwear Mr. Bridgman. them here printed-Mr. Bridgman sworn.

Mr. Soll. Gen. Shew Mr. Bridgman the two Declarations.

L. C. J. What do you ask him?

Mr. Soll. Gen. We ask you, Sir, if the two Declarations were printed.

Mr. Bridgman. What Declarations do you mean, Mr. Sollicitor?

Mr. Soll. Gen. You know what Declarations I mean well enough; but we'll ask you particularly. You know the Declaration that was made the 4th of April, in the third Year of the King, was it printed?

Mr. Bridgman Yes, it was printed by the King's

Order.

Mr. Soll. Gen. Was that of the 27th of April, in the fourth Year of the King, printed?

Mr. Bridgman. Yes, they were both printed by

the King's Order.

Mr. Att. Gen. Then the next Thing in Course

is the Bishops Paper.

Sir Rob. Sawyer. Mr. Bridgman, pray let me ask you one Question; Did you ever compare the Print with that under Seal?

Mr. Bridgman. I did not compare them, Sir Robert Sawyer.

Mr. Soll. Gen. He does swear they were printed

by the King's Order. Sir Rob. Sawyer. Good Mr. Sollicitor, give me

Leave to ask him a Question. fwear then that they are the same?

Mr. Bridgman. I was not asked that Question, Sir.

Mr. Soll. Gen. Come then Mr. Bridgman, I'll ask you .- Do you believe they are the same?

Sir Rob. Sawyer. Is that an Answer to my Queflion?

Mr. Soll. Gen. We must ask him Questions as well as you Sir Robert. What say you, Do you believe it to be the same?

L. C. J. You hear Mr. Sollicitor's Question.

answer it Mr. Bridgman.

Mr. Bridgman. Yes, my Lord, I do believe it.

L. C. 7. Well, that's enough.

Mr. Att. Gen. If there were Occasion, we have them here compared, and they are the

Sir Rob. Sawyer. With Submission, my Lord, in all these Cases, if they will prove any Fact that is laid in an Information, they must prove it by those that know it of their own Knowlege .-Do you know it to be the same?

Mr. Soll. Gen. That's very well, Sir.

Sir Robert Sawyer. Ay, fo it is, Mr. Sollicitor. It is a wonderful thing, my Lord, that we cannot be permitted to ask a Question-Do you know it to be the same, Mr. Bridgman, I ask you again?

Mr. Bridgman. I have not compared them, I tell

you, Sir Robert Sawyer.

Sir Robert Sawyer. Then that is no Proof.

L. C. J. Would you have a Man swear above his Belief? He tells you he believes it is the same.

Sir Robert Sawyer. Is that Proof of an Information?

L. C. J. Well, you'll have your Time to make your Objections by and by.

Mr. Att. Gen. Then Iwear Sir John Nicholas.

Sir John Nicholas. I am sworn already.

Mr. Att. Gen. I see you have a Paper in your Hand, Sir John Nicholas; Pray who had you that Paper from?

Sir John Nicholas. I will give you an Account

of it as well as I can.

Mr. Pollexfen. Before they go to another thing, my Lord, we think they have failed in their Proof of their Information, about the Printing this Declaration.

Mr. Att. Gen. Where is Mr. Hills?

Mr. Just. Allybone. They have laid, that it was printed by the King's Order; and it is fuch a Matter, Mr. Sollicitor, as you may clear, if you will, fure.

Mr. Soll. Gen. There is Mr. Hills; now I fee

L. C. J. I was going to give Order, that you

should send to the Printing-house for him.

Mr. Just. Allybone. They may put this Matter out of Doubt too, if they will, on the other Side; for I see they have a Copy in Print, and there's the Original; they may compare them if they pleafe.

Mr. Soll. Gen. I am very glad to hear fuch a

strong Objection.

Sir Rob. Sawyer. We would clear the Way for

you, Mr. Sollicitor.

Mr. Soll. Gen. No, you put Straws in our Way; we shall be able enough to clear it without your Help. Swear Mr. Hills, and young Mr. Graham

[Hills and Graham sworn.]

Mr. Soll. Gen. Mr. Graham, did you compare any of these printed Declarations with the Original?

Graham. Yes, I did compare some of them, and

did make Amendments as I went along.

Mr. Soll. Gen. Shew one that you have compar'd with the Original.

Mr. Att. Gen. Hills is here himself, we'll ask Are you fworn, Sir?

Crier. He is sworn.

Mr. Att. Gen. Pray were the King's Declarations for Liberty of Conscience printed, both of Hills. Ay, an't please you, Sir.

Mr. Att. Gen. You printed them, I think.

Hills. Yes, I did print them.

Sir Rob. Sawyer. Mr. Hills, you say they were printed: Upon your Oath, after they were printed, did you examine them with the Original under Seal?

Hills. They were examined before they were

Sir Rob. Sawyer. Did you examine them?

Hills. I did not, here's one that did. Mr. Soll. Gen. Who is that?

Hills. It is Mr. Williams here.

Mr. Soll. Gen. Swear him.

[Williams sworn.]
Mr. Soll. Gen. Do you hear, Williams? Do you know that the King's Declarations for Liberty of Conscience, two of them, one of the 4th of April, and the other of the 27th of April, were printed?

Williams. Yes, my Lord.

Mr. Soll. Gen. Did you examine them after they were printed, by the Copy they were printed from? Williams. Yes, I did.
Mr. Soll. Gen. Where had you the Copy? who

had you it from?

Williams. I had it from Mr. Hills.

Sir. Rob. Sawyer. Mr. Williams, did you examine them with the Original under the Great Seal?

Williams. The first Declaration I did.

Sir Rob, Sawyer. The second Declaration is the

Williams. The fecond was compos'd by the first.

Sir Rob. Sawyer. Why, is there no more in the fecond Declaration than there was in the first?

Williams. Yes, there is, Sir.

Sir Rob. Sawyer. Did you examine that with the Original under the Great Seal?

Williams. No, I did not. Mr. Soll. Gen. Can any one tell who did examine it under the Great Seal?

Mr. Finch. Pray what did you examine it by, Mr. Williams?

Williams. By a Copy that I receiv'd from

Mr. Hills. Mr. Att. Gen. Then we will go on; and we de-

fire Sir John Nicholas to give an Account where he had that Paper that he has in his Hand.

Mr. Finch. My Lord, it does not appear that the Copy that was printed is the true Copy of the Declaration.

Mr. Att. Gen. He says he had it from Mr. Hills. Mr. Finch. Pray, Mr. Hills, what did you examine that Copy by which you gave to Mr. Wil-

Hills. I had the Copy from Mr. Bridgman.

Mr. Finch. Did you examine it with the Original under the Great Seal?

Hills. I did not examine it, I had it from Mr. Bridgman.

Mr. Finch. What, was it under Seal?

Mr. Bridgman. It was the Original figned by the King.

Mr. Finch. But I ask you, was it under Seal?

Mr. Bridgman. Not under the Great Seal it was not, it was the very Declaration the King figned.

Sir Rob. Sawyer. But it ought to be compared with the Original, or it is no good Proof that it is the same.

Mr. Soll. Gen. Sir Robert Sawyer, you understand Collation better sure, you should be asham'd of fuch a weak Objection as this.

Williams. We never bring our Proof to the

Great Seal.

Sir Rob. Sawyer. But if you will have it Proof at Law, you must have it compared with the Ori-

Mr. Soll. Gen. Do you think there is any great Stress to be laid upon that? We only say it was

Sir Rob. Sawyer. But you have made it part

of your Information, and therefore you must prove it.

L. C. 7. I think there's Proof enough of that; there needs no fuch Nicety.

Mr. Pollexfen. Well, my Lord, we must submit, let them go on, we won't stand upon this.

Mr. Att. Gen. Then pray let me go on. Where had you that Paper, Sir John Nicholas?

Sir John Nicholas. I had this Paper from the King's Hand.

L. C. 7. Put it in.

Mr. Soll. Gen. Who had you it from, do you

Sir John Nicholas. From the King.

Mr. Soll. Gen. About what Time had you it from the King, Sir?

Sir John Nicholas. I had it twice from the King. Mr. Soll. Gen. When was the first Time, Sir? Sir John Nicholas. The first Time was in Council the 8th of this Month.

Mr. Soll. Gen. What became of it afterwards? Sir John Nicholas. The King had it from me the 12th, and the 13th I had it from the King

Mr. Soll. Gen. Pray deliver it this way into the Court: We will now go on, and prove the Bishops Hands to it. This is the Paper upon which we bring this Information: Gentlemen, it is all the Hand-writing of my Lord Archbishop, and signed by him and the rest of the Bishops.

Mr. Att. Gen. I suppose my Lords the Bishops will not put us to prove it, they will own their

L. C. J. Yes, Mr. Attorney, their Council will put you to prove it; I perceive your best way is to ask nothing of them.

Mr. Att. Gen. My Lord, we will defire nothing of them, we will go on to our Proofs. Call Sir Thomas Exton, Sir Richard Raynes, Mr. Brooks, Mr. Recorder, and Mr. William Middleton.

[Sir Thomas Exton appeared, and was sworn.] L. C. J. What do you ask Sir Thomas Exton? Mr. Att. Gen. Pray convey that Paper to Sir

Thomas Exton.

Mr. Soll. Gen. Shew that Paper to Sir Thomas Exton \_\_\_\_ Sir Thomas, I would ask you one Question: Do you know the Hand-writing of my Lord Archbishop of Canterbury?

Sir Tho. Exton. I'll give your Lordship what Account I can.

Mr. Soll. Gen. Pray, Sir, answer my Question; Do you know his Hand-writing?

Sir Tho. Exton. I never faw him write five Times in my Life.

Mr. Soll. Gen. But I ask you, upon your Oath, do you believe that to be his Hand-writing?

Sir Tho. Exton. I do believe this may be of his Hand-writing

Mr. Soll. Gen. Do you believe all the Body of it to be of his Hand-writing, or only Part of it?

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Sir Tho. Exton. I must believe it to be so, for I have feen some of his Hand-writing, and this is very like it.

Mr. Soll. Gen. What fay you to the Name? Do

you believe it to be his Hand-writing?

Sir Tho. Exton. Yes, I do.

Mr. Soll. Gen. Do you know any of the rest of the Names that are upon that Paper?

Sir Tho. Exton. No, I do not.

L. C. J. Do you for the Defendants ask Sir

Thomas Exton any Question?

Sir Robert Sawyer. No, my Lord.

Mr. Att. Gen. 'Then call Sir Richard Raynes.

Sir Tho. Exton. My Lord, Sir Richard Raynes has been fick this Month, and has not been at the Commons

Mr. Soll. Gen. We have no need of him.

Mr. Brooks.

Mr. Brooks fworn.

Mr. Att. Gen. Pray shew Mr. Brooks that Paper. Mr. Soll. Gen. Mr. Brooks, I ask you this Question, Do you know my Lord Archbishop's Handwriting?

Mr. Brooks. Yes, my Lord.

Mr. Att. Gen. Pray look upon that Paper; do you take that to be my Lord Archbishop's Hand? Mr. Brooks. Yes, my Lord, I do believe it to be my Lord Archbishop's Hand.

Mr. Att. Gen. What say you to the whole Bo-

dy of the Paper?

Mr. Brooks. I do believe it to be his Hand. Mr. Att. Gen. What do you say to his Name

Mr. Brooks. I do believe this Name is his Handwriting.

Mr. Soll. Gen. Call Mr. William Middleton.

Mr. Att. Gen. Pray Mr. Brooks don't go away, but look upon the Names of the Bishop of St. Asaph, and my Lord of Ely.

Mr. Soll. Gen. Do you know my Lord Bishop

of St. Afaph's Hand-writing?

Mr. Brooks. I have feen my Lord Archbishop of Canterbury, and the Bishop of St. Asaph's Handwriting, and I do believe this is his Hand.

Mr. Soll. Gen. Look you upon the Name of my

Lord of Ely; do you know his Hand-writing?

Mr. Brooks. My Lord, I am not fo well acquainted with my Lord of Ely's Writing.

Mr. Soll. Gen. But have you feen his Writing?

Mr. Brooks. Yes, I have.

Mr. Soll. Gen. Is that his Writing do you think?

Mr. Brooks. It is like it.

Mr. Soll. Gen. Do you believe it to be his Hand?

Mr. Brooks. Truly I do believe it.

Sir George Treby. Did you ever see him write? Mr. Brooks. No, Sir.

Mr. Soll. Gen. But he has feen his Writing.

Sir George Treby. How do you know that it was his Hand-writing that you faw?

Mr. Brooks. Because he own'd it.

L.C.J. How do you know it, do you fay? Mr. Brooks. I know it, I fay, because I have feen a Letter that he writ to another Person, which he afterwards own'd.

L.C. J. What did he own, Mr. Brooks?
Mr. Brooks. That he wrote a Letter to another Person, which I saw

Sir George Treby. To whom, Sir?

Sir Rob. Sawyer. Have you the Letter here Sir?

Mr. Brooks. No, Sir, the Letter was writ to my Lord Bishop of Oxford.

Sir George Treby. Can you tell what was in that Letter?

Mr. Att. Gen. What is that to this Question? You ask him, how he knows his Hand-writing, and, fays he, I did not fee him write, but I have feen a Letter of his to the Lord Bishop of Oxford.

L. C. 7. And he does fay, my Lord of Elw

own'd it to be his Hand that is there.

Mr. Soll. Gen. No, my Lord, that's a Miffake. he own'd a Letter that he had writ to the Bishop of Oxford to be his Hand-writing, and by Comparison of this with that, says he, I take this to be his Hand-writing.

Mr. Brooks. That is my Meaning, my Lord.

Mr. Soll. Gen. Pray speak out, and tell us what are the Reasons that make you say you believe this to be the Bishop of Ely's Writing.

Mr. Brooks. Because it resembles a Letter that I have by me of his Writing to the Bishop of Ox-

Mr. Soll. Gen. And you fay he own'd that Letter to be his?

Mr. Brooks. My Lord Bishop of Oxford did anfwer it, and I waited upon the Bithop of Ely with the Answer, and he did own it.

Sir George Treby. How did he own it, Sir?

Mr. Brooks. I had fome Communication with my Lord of Ely about the Substance of that Letter, and therefore I apprehended he own'd it.

Mr. Juft. Powell. That's a ftrange Inference,

Mr. Sollicitor, to prove a Man's Hand.

Mr. Att. Gen. We have more Evidence; but let this go as far as it can.

Mr. S. Pemberton. Certainly, my Lord, you will

never fuffer fuch a Witness as this!

L. C. J. Brother Pemberton, I suppose they can prove it otherwise, or else this is not Evidence

Mr. Just. Powell. So they had need, for it is a strange Inference of Mr. Sollicitor, that this is a Proof of my Lord of Ely's Hand-writing.

Mr. Just. Holloway. The Bishop of Oxon. was dead before any of this Matter came in Agitation.

Mr. Soll. Gen. My Lord, we will bring other Proofs. — Call Mr. Chetwood and Mr. Smith. [Mr. Chetwood and Mr. Smith fworn.

Mr. Soll. Gen. Mr. Chetrwood, we would know of you if you know my Lord Bishop of Ely's Hand-writing?

Mr. Chetwood. I never faw him write.

Mr. Soll. Gen. That's not an Answer to my Question: Do you know his Hand-writing?

Mr. Chetwood. I do not certainly know it. Mr. Soll. Gen. Have you feen any of it?

Mr. Chetwood. I have feen my Lord of Ely's Writing, that has been faid to be his.

L. C. J. But furely you had better take a Wit-

ness that has seen him write.

Mr. Just. Powell. I think 'tis hardly possible for a Man to prove his Hand, that has not feen him

L. C. J. I think 'tis better Proof indeed, to

bring some that has seen him write.

Mr. Chetwood. My Lord, 'tis a long Time fince I faw my Lord of Ely's Writing.

L. C. J. Pray bring some other Proof, if you have it.

Bish. of Peterborough. My Lord, we are here as Criminals before your Lordship, and we are profecuted with great Zeal: I beg your Lordship that you will not be of Council against us, to direct them what Evidence they shall give.

L. C. J.

L. C. 7. My Lord of Peterborough, I hope I have not behaved myfelf any otherwise hitherto than as becomes me: I was faving this (and I think I faid it for your Lordship's Advantage) that this was not fufficient Proof; and I think, if your Lordship observed what I said, it was for you, and

not against you.

Bish of Peterborough. It was to direct them against us, how they should give Evidence.

Mr. S. Pemberton. Pray, my Lord of Peterborough, fit down, you'll have no Wrong done you.

Sir Rob. Sawyer. We that are of Council will take Care of that; and pray, my Lord, will you please to pass it by?

L. C. J. We are not used to be so served, and I will not be used so.

Mr. Soll. Gen. If your Lordship pleases to pass that by; for what your Lordship said was in Favour of my Lords the Bishops, but I see they do not take it fo.

Mr. Att. Gen. Pray, Mr. Chetwood, do you look upon the Name of my Lord of Ely; do you believe that to be his Hand-writing?

Mr. Chetwood. I do believe it is.

Sir Rob. Sawyer. That's very well, when he fays he never faw him write.

Mr. Just. Powell. What is the Reason of that

Belief of his I would fain know?

Mr. Chetwood. I have formerly feen his Hand, I think it was his; but I never faw my Lord of Ely write his Hand.

Sir Rob. Sawyer. Then the Question is, whe-

ther this be Evidence?

Mr. Finch. How do you know that that which you faw formerly was my Lord of Ely's Hand?

Mr. Chetwood. I have no fuch Certainty as po-

fitively to fwear that that was his Hand.

Mr. Soll. Gen. We will go on to other Proofs, and if we want better Evidence at the End, we will argue with them.

Mr. Chetwood. I am not certain that what I saw was my Lord of Ely's Hand-writing, because I

never faw him write.

Mr. Soll. Gen. You do very well to shew your

good Affection.

Mr. Att. Gen. Mr. Smith, I would ask you this Question, Do you know my Lord of Ely's Hand-

Mr. Smith. I have seen it often.

Mr. Att. Gen. Look upon the Name of my Lord of Ely in that Paper; do you believe it to be my Lord's Hand-writing, or no?

Mr. Smith. I did not see him write it, Sir; I

cannot tell whether it is or no.

L. C. J. Did you ever see his Name?

Mr. Smith. Yes, but it was a great while ago, and here are but seven Letters, and I cannot judge by that: I was better acquainted with his Handwriting heretofore.

Mr. Soll. Gen. Pray, Sir, answer me; Do you believe it to be his Writing, or do you not?

Mr. Smith. I believe it may, for I did not fee

him write it. Mr. Soll. Gen. But my Question is, Do you be-

lieve it, or do you not?

Mr. Smith. I fay, I was better acquainted with

it heretofore than I am now.

Mr. Soll. Gen. But pray answer my Question: Do you believe that to be my Lord of Ely's Handwriting, or do you not?

Mr. Smith. I believe it may, Sir.

Sir Rob. Sawyer. Why do you believe it?

Mr. Smith. I have no other Reason to believe it but because I have seen something like it.

Mr. Just. Powell. How long ago is it fince you

faw him write?

Mr. Smith. I have not feen him write, fo as to take Notice of it, for some Years: I could better judge of it when he writ his Name Turner, than now it is Ely, because there was more Letters to judge by.

[Mr. Middleton fworn.]

L. C. J. Here's Mr. Middleton; what do you call him for?

Mr. Soll. Gen. To prove many of their Hands. Mr. Att. Gen. Pray thew him that Paper.

Mr. Soll. Gen. First, Mr. Middleton, do you know my Lord Archbishop's Hand-writing?

Mr. Middleton. I have feen his Grace's Hand-

Mr. Soll. Gen. Do you believe it to be his?

Mr. Middleton. It is very like it.

Mr. Soll. Gen. But do you believe it, or do you

Mr. Middleton. I do believe it. Mr. Soll. Gen. Do you know my Lord Bishop of St. Asaph's Hand-writing?

Mr. Middleton. I never faw it as I know of.

Mr. Soll. Gen. What do you fay to my Lord of Ely? His Name is next.

Mr. Middleton. It is like his Lordship's Hand. Mr. Soll. Gen. Do you believe it, or do you not?

Mr. Middleton. It is like it, that's all I can fay.
Mr. Soll. Gen. Cannot you tell whether you believe it, or not believe it?

Mr. Middleton. I do believe it is his Hand Mr. Soll. Gen. Did you ever fee him write? For I would clear this Matter beyond Exception.

Mr. Middleton. I have feen his Lordship write, but I never stood by him so near as to see him make his Letters.

Mr. Soll. Gen. Is that his Hand-writing?

Mr. Middleton. It is like it, I believe it is his. Mr. Soll. Gen. You did not guide his Hand I believe-Do you know my Lord of Chichester's Hand-writing

Mr. Middleton. Sir, I am acquainted with none of their Hands but with my Lord of Canterbury's,

and my Lord of Ely's.

Mr. Soll. Gen. Do you know my Lord of Peterborough's Hand-writing?

Mr. Middleton. I had my Lord of Peterborough's

Writing two Years ago for some Money, but I cannot fay this is his.

Mr. Soll. Gen. Do you believe it to be his?

Mr. Middleton. I never took Notice of it fo much as to fay, I believe it to be like it; I never faw it but once.

Mr. Soll. Gen. Do you know any other of the Names there? What fay you to the Bishop of Bristol's Name?

Mr. Middleton. I saw once my Lord of Briftot's Hand-writing.

Mr. Soll. Gen. What fay you to that Writing there? Mr. Middleton. It is like it.

Mr. Soll. Gen. Do you believe it to be his or no? Mr. Middleton. Truly, that I cannot say, for I never faw it but once.

L. C. J. You never faw him write, did you?

Mr. Middleton. No, my Lord, I never did. Mr. Soll. Gen. Then we will call Sir Thomas Pinfold, and Mr. Clavel - Sir Thomas Pinfold is there, fwear him.

[Sir Thomas Pinfold Sworn.]

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Mr. Soll. Gen. Sir Thomas Pinfold, do you know my Lord Bishop of Peterborough's Hand-writing?

Sir Tho. Pinfold. Truly, not very well; I never faw but one Letter from him in my Life: Shew me his Hand, and I will tell you - [Which was done.]

Mr. Soll. Gen. Well, Sir, what fay you to it? Sir Tho. Pinfold. Then upon my Oath, I fay, I cannot well tell upon my own Knowledge that it is his Hand.

Mr. Soll. Gen. I ask you, do you believe it to

be his Hand?

Sir Tho. Pinfold. Sir, upon the Oath that I have taken I will answer you, that upon this Account, that I have heard there was a Paper delivered by my Lords the Bishops to the King, and this Paper that you offer me, I suppose to be the same; upon that Score I do believe it, but upon any other Score I cannot tell what to fay.

Mr. Soll. Gen. I ask you upon your Oath, Sir, do you believe it is his Hand-writing or no?

Sir Tho. Pinfold. Sir, I have answered you already, that upon my own Knowledge I cannot fay it is his Hand-writing; but because I have heard of such a Paper, I do believe it may be

L. C. 7. Did you ever see my Lord Bishop

write?

Sir Tho. Pinfold. I have been in his Chamber feveral Times when he has been writing, but I had more Manners than to look upon what he

L. C. J. Did you never see him write his

Name?

Sir Tho. Pinfold. I do not know that I ever saw him write his Name, but I have feen him writing, I fay, and so my Lord Bishop may have seen me writing, but I believe he does not know my Hand

Mr. Soll. Gen. You have feen him write you

Sir Tho. Pinfold. I tell you, Mr. Sollicitor, I have been in his Chamber when he has been writing, but I had more Manners than to look over

Mr. Just. Powell. Then you did never see any

of that Writing?

Sir Tho. Pinfold. I cannot say I did, my Lord. Mr. Att. Gen. Pray did you never see any of his Writing but that Letter you speak of?

Sir Tho. Pinfold. No, not that I remember.

Mr. Just. Powell. Mr. Sollicitor, you must call other Witnesses, for this does not prove any thing. Mr. Att. Gen. We will go on-Mr. Clavel.

Mr. Clavel fworn.

Mr. Soll. Gen. Do you know my Lord Bishop of Peterborough's Hand-writing or no?

Mr. Clavel. I have feen it many Times.

Mr. Att. Gen. Do you know it when you fee it?

Mr. Clavel. I believe I do, Sir.

Mr. Soll. Gen. Pray look upon that Paper, and upon your Oath tell us, do you believe that Name to be his Writing or no?

Mr. Clavel. I do believe it is, my Lord.

Mr. Att. Gen. Pray look upon the rest of the Hands there, do you know any of the other Names? Mr. Clavel. No, I do not.

Mr. Att. Gen. Have you ever seen any of their Writing?

Mr. Clavel. It is probable I may have seen some, but do not now remember it.

Mr. Soll. Gen. I think you are a Bookseller, Mr. Clavel?

Mr. Clavel. Yes, I am fo, Sir.

Mr. Soll. Gen. I suppose you have had some Dealings with them in the Way of your Trade, Did you never see any of their Writing?

Mr. Clavel. I have feen the Names of fome of them, but it is so long since, that I cannot remem-

L. C. 7. Did you ever see my Lord of Peter-

borough write?

Mr. Clavel. I cannot tell whether I ever faw him write his Name or no; but I have had feveral Letters from my Lord of Peterborough.

Mr. Soll. Gen. Is that his Hand-writing?

Mr. Clavel. I cannot say it is, I believe it is. 7 Mr. Soll. Gen. You have had Letters from him you fay?

Mr. Clavel. Yes, and it feems to be like his

Mr. Pollexfen. But you never faw him write his Hand you fay?

Mr. Clavel. I cannot fay I ever did.

Mr. Soll. Gen. These Letters that you have received from my Lord of Peterborough, did he own them? Do you think they were counterfeit, or of his own Hand-writing?

Mr. Clavel. I suppose he has owned them, Sir. Mr. Just. Powell. But you must answer direct-

ly, Sir, Did he own them?

Mr. Soll. Gen. What did those Letters concern? Were they about Books, or what?

Mr. Clavel. They were fometimes about one

Business, sometimes about another.

Mr. Soll. Gen. Was the subject Matter of any of these Letters about Money, and was it paid you? Did you receive, or did you give any Account of it?

Mr. Clavel. They were about several Busi-

neffes.

L. C. J. Look you, Mr. Clavel, you must give

us as particular Account as you can.

Mr. Soll. Gen. Pray, Sir, upon those Letters were the Things done that those Letters required? Mr. Clavel. Yes, they were.

Mr. Soll. Gen. Did you do your Part?

Mr. Clavel. Yes, I did.

Mr. Soll. Gen. Now I would ask you, Do you believe that Name of my Lord Bishop of Peterborough to be the Hand-writing of my Lord Bifhop?

Mr. Clavel. I believe it is.

Mr. Just. Powell. Do you know that those Letters that you fay you received from my Lord, were of my Lord's own Hand-writing, Do you swear

Mr. Clavel. My Lord, I cannot swear that.

Mr. Finch. Do you know whether the Letters that you received, as you fay, were written by my Lord himself, or by his Secretary?

Mr. Clavel. I have received Letters from him,

and his Secretary too.

Sir George Treby. But were you present with him when he writ any Letters with his own Hand?

Mr. Soll. Gen. You do not mean a Letter to yourself sure, Sir George?

Sir George Treby. No, Sir, I say any Letters. Mr. Clavel. I have been present with my Lord often, but I cannot say I have seen my Lord

L. C. 7. He has here told you, he has had feveral Letters of my Lord's own Hand, and from his Secretary too.

Mr. Juft. Powell. He has faid it, but you fee

he fays he never faw him write.

Mr. Soll. Gen. We have given Evidence against my Lord Archbishop, Lord Bishop of Ely, St. Asaph, Peterborough, and Briftol.

Mr. Juft. Powell. Certainly, Mr. Sollicitor, you

mistake -

istake —— But go on——
Mr. Soll. Gen. We have given Evidence I say against them, Sir, but whether it be sufficient Evidence, we shall argue by and by-Mr. Hooper and Mr. Chetwood again.

[Mr. Chetwood appeared.]

Mr. Soll. Gen. Do you know the Hand-writing of my Lord Bishop of Bath and Wells?

Mr. Chetwood. I have seen it twice or thrice,

but it is a confiderable Time fince I did fee it.

Mr. Soll. Gen. Do you believe that is his Hand-

Mr. Chetwood. I never faw him write his Name

in my Life.

Mr. Soll. Gen. Pray look upon the Name, and

tell us what you believe of it.

Mr. Chetrwood. I believe it may, but I do not certainly know it to be his Hand; I rather believe it is my Lord Bishop of Bath and Wells his Hand, than I believe that other to be my Lord of Peterborough's.

Sir George Treby. Do you believe that to be my

Lord of Peterborough's Hand or no?

Mr. Chetwood. I fay, I rather believe that this is the Bishop of Bath and Wells his Writing, than that which is above it or below it, to be their Writing; but truly I do not diffinctly know my Lord Bishop of Bath and Wells his Hand.

Mr. Soll. Gen. Call Mr. Hooper.

L. C. 7. You are very lame in this Matter. Mr. Soll. Gen. The Witnesses are unwilling, and we must find out the Truth as well as we can.

[Mr. Hooper did not appear.]

Mr. Soll. Gen. Call Mr. James and Mr. Powell.

[Mr. James appeared and was fworn.]

Mr. Soll. Gen. Do you know my Lord Bishop of Bristo's Writing, Mr. James?

Mr. James. Yes, I believe I do, but I am not be certain beauty my Lord writes found. Times

fo certain, because my Lord writes several Times feveral Hands.

Mr. Soll. Gen. Show him the Paper: Is that my

Lord of Briftol's Hand?

Mr. James. I cannot say it is or no. Mr. Soll. Gen. What do you believe?

Mr. James. It looks like his Hand, and that's

all I can fav.

Mr. Soll. Gen. But pray hearken, and answer to what I ask you; you are prepared for one Question it may be, and I shall ask you another: Upon your Oath, do you believe it to be the Hand-writing of my Lord of Bristol?

Mr. James. Upon my Oath, I can only say it

looks like it, that's all.

L. C. J. Did you ever see him write?

Mr. James. Yes, my Lord, I have feen his Handwriting feveral Times, and it is like his Handwriting, that is all I can fay.

Mr. Soll. Gen. Sir, remember you are upon your

Oath, and answer my Question.

Mr. James. Upon my Oath, I know no more than that, Sir William Williams.

Mr. Soll. Gen. I ask your Sir, whether you believe it to be his Hand or not?

Mr. James. My Lord, it looks like his Hand, and it may be his Hand.

Mr. Att. Gen. But you do think and believe one way or other: What do you believe?
Mr. James. It may be his Hand for what I

know, and it may not.

Mr. Soll. Gen. It may be your Hand.

Mr. James. No. Sir, it cannot be mine, I am fure.

Mr. Soll. Gen. What do you believe?

Mr. James. I believe it may be his Hand, or it

may not be his Hand, that is all I can fay.

L. C. J. Come, Sir, you must answer fairly, Do you believe it to be his Hand, or do you not Mr. James. Yes, 1 do believe it.

Mr. Att. Gen. You are very hard to believe me-

thinks.

Mr. James. No, I am not.

Mr. Soll. Gen. You do very well now, Mr. James, when you do well, we'll commend you.

Mr. Att. Gen. Call Mr. Nathaniel Powell.

Mr. Powell was fworn.

Mr. Soll. Gen. Pray, Sir, let's know what's your Name?

Mr. Powell. My Name is Nathaniel Powell. Mr. Soll. Gen. Pray do you know the Hand-

writing of my Lord Bishop of Chichester? Mr. Powell. I have not feen the Paper, Sir.

Mr. Soll. Gen. Do you know his Hand-writing? Mr. Powell. Yes, I believe I do. Mr. Soll. Gen. Look upon that Name of his.

Mr. Powell. I did not see my Lord write that. Mr. Soll. Gen. Who fays you did? No body asks that of you; how you answer! Pray Sir, remember your Oath, and answer seriously, Do you be-

lieve it to be his Writing or no? Mr. Powell. I believe it is like my Lord's Hand-

writing, but I never did fee him write it. Mr. Soll. Gen. No body fays you did.

Mr. Powell. Therefore I cannot swear positively it is his Hand.

Mr. Soll. Gen. We do not ask that neither. Mr. Powell. I cannot tell whether it be his Hand

L. C. J. Sir, you must answer the Question directly and feriously: Do you believe it, or do you

not believe it? Mr. Powell. I cannot tell what to believe in the

Mr. Soll. Gen. Then I ask you another Question, upon your Oath, Do you believe it is not his Hand?

Mr. Powell. I cannot fay that neither.

Mr. Soll. Gen. Once again, I ask you, upon your Oath, Do you believe it to be his Hand? I ask you plainly, and let Mankind judge of you.

Mr. Powell. I tell you, Sir, I cannot tell what to believe.

Mr. Soll. Gen. My Lord, if these Things be endured, there will be an End of all Testimony, if Witnesses do not answer fairly to the Questions that are asked them.

Mr. Just. Powell. Truly to me, for a Man to swear his Belief in such a Matter, is an extraordinary Thing

Mr. Soll. Gen. He is obliged to answer Questions when they are fairly put to him.

Mr. Pollexfen. I think that is a hard Question, not to be answered.

Mr. Soll. Gen. Make your Exceptions to the Evidence if you please.

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L. C. 7. First he says, he knows his Hand; then he fays, he has feen him write; and then he fays, he did not see him write this; but he shuffles, he won't answer whether he believes it or not.

Mr. Pollexfen. The Question is, Whether Be-

lief in any Case be Evidence?

Mr. Soll. Gen. If they have a Mind to a Bill of Exceptions upon that Point, let them Seal their Bill, and we'll argue it with them when they will; in the mean Time we'll go on, and that which we now pray, my Lord, is, that this Paper may

Mr. Att. Gen. We have given sufficient Evidence fure to have it read, therefore we defire it

may be read.

prove it better.

Mr. Serj. Levinz. My Lord, before this Paper be read, we hope you will let us be heard to it: We think that what they defire (to have this Paper read) ought not to be: For what is all the Proof that they have given of this Paper? They have a Proof by Comparison of Hands, which in a criminal Case ought not to be received: And befides, my Lord, what is that Comparison of Hands that they have offered? Some Persons come here and fay, they cannot tell whether it be their Hands, they believe it may or may not, for ought they know; how shall we convict any Man upon fuch a Testimony as this? Can we have our Remedy against him for Perjury, for saying, he believes it to be our Hand? Therefore here is not any Evidence to charge us. For first, It is only a Comparison of Hands; and secondly, That Comparison is proved in fuch an uncertain Manner: Some of them tell you, they do not know what to believe; another tells you, I believe 'tis rather fuch a Lord's Hand, than the others are fuch a Lord's Hand; I believe 'tis rather his Hand than that above it, or that below it. What Sort of Proof is all this? Therefore we pray it may not be read, till they

Mr. S. Pemberton. Pray, my Lord, spare me a Word or two in this Matter for Evidence fake; there is a great Deal of Reason we should take Exceptions to the Evidence that has been given: For truly, I think I never heard fuch a Sort of Evidence given before. It is a Case of as great Concernment as ever was in Westminster-hall; and for them to come to prove Hands only by those that faw Letters, but never faw the Persons write, this, I hope, will not amount to so much as a Comparison of Hands. Your Lordship knows, that in every petty Caufe, where it depends upon the Comparison of Hands, they use to bring some of the Parties Hand-writing which may be fworn to, to be the Parties own Hand, and then it is to be compared in Court with what is endeavoured to be proved, and upon comparing them together in Court, the Jury may look upon it, and see if it be right; and never was there any fuch a Thing as this admitted in any poor petty Cause, that is but of the Value of forty Shillings. And therefore as to this Evidence, First, We say Comparison of Hands ought not to be given at all in the Cases of Criminals; and I believe it was never heard of that it should. In the next Place, if it be admitted to be Evidence, yet it is not fuch an Evidence, as that by Comparison of Hands the Jury can take Notice of it; for in fuch Manner of Proofs by Compariion of Hands, the Usage is, that the Witness is first asked, concerning the Writing he produces, Did you see this writ by the Defendant, whose

Hand they would prove? If he answers yes, I did, then should the Jury upon Comparison of what the Witness swears to, with the Paper that is to be proved, judge whether those Hands be so like as to induce them to believe that the same Person writ both; and not that the Witness should fav. I had a Letter from such a Person, and that is like the Hand of that Letter, therefore I believe it to be his Hand: My Lord, I hope this shall never be admitted for Evidence in this Court.

L. C. J. I do take ir, that the Witness himfelf is judge of the Comparison; for if he does know the Parties Hand, and a Paper be offered him to prove the Parties Hand, he is to compare

it in his own Mind.

Mr. S. Pemberton. It never was admitted to be fo, that I know of, my Lord, or ever read of.

Mr. Soll. Gen. You may remember several Cases

about that, particularly Sidney's Cafe.

Mr. Pollexfen. Pray, my Lord, hear me a little as to that: It is a Point of very great Moment, whether in the Case of a Misdemeanor, either in an Indictment or Information, it be good Evidence to offer Comparison of Hands; and that this Court did adjudge quite contrary upon an Indictment of Forgery against my Lady Carr, appears in Syderfin's Reports: They went to prove her Letters written by her to Cox; the Court rejected it, and gave their Judgment here, that it was no Evidence; and that for this Reason, because of the evil Consequences of it: For, said they, it is an easy Matter for any Man's Hand to be counterfeited; that they fure will agree, for frequent daily Experience shews how easily that may be done: Is it not easy then to cut any Man down in the World, by proving it like his Hand? And proving that Likeness by comparing it with something that he hath formerly seen? This strikes mighty deep; the honestest Man in the World, and the most innocent may be destroyed, and yet no Fault to be found in the Jury or in the Judges; if the Law were so, it would be an unreasonable Law. Next, my Lord, for the Case of Sidney, that was a Case of Treason. Now in the Case of Treason there is always other Evidence brought; and this Evidence comes in but as a collateral Evidence, to strengthen the other; but in this Case it is the single Evidence, for ought that appears, for there is nothing more, for ought I can fee, in the Case, but whether this were their Hands, and proved only by what another believes: Now shall any be condemned by another's Belief without Proof? Surely, my Lord, that was never Evidence yet to convict any one; fo that their Proof fails in both Points; for first, it ought to be considered whether Comparison of Hands be Evidence in a Case of Misdemeanor; and next, if it be Evidence, whether you will take it, that the Belief of a Man that brings nothing to compare with it, or never faw the Party write, but has received Letters, and fays, this is like it, and therefore he believes it to be his Hand, be good Evidence as a Comparison of Hands.

Mr. S. Pemberton. My Lord, they are pleased to mention-

Mr. Soll. Gen. Mr. Serjeant, you have been heard already, and you are not to reply upon us; or if you would, we must be heard first.

Mr. S. Pemberton. I would only speak to that Case of Sidney: My Lord, that Case differs from this toto Calo, the Writing was found in his

Possession, in his Study; there was the Proof that

Mr. Soll. Gen. You shall see how we'll apply it

by and by.

Mr. Att. Gen. Pray, my Lord, favour me a Word in this Matter: That there is stronger and weaker Evidence no Man doubts; but that which these Gentlemen say, that in this Case there is no Evidence, must needs be a Mistake. If they mean, that it is not so strong an Evidence as is possible to be given, I agree with them, it is not: For if we had brought three or four Men that had feen them write this very Paper, and put their Names to it, that had been a stronger Evidence than this that we have given; but whether we do not give fuch a Sort of Evidence as may induce the Jury to believe that this is their Paper, and their Hands to it, we submit. They say, This is such a Method as never was taken; but I admire that that should be faid by Men of their Experience and Knowledge in the Law; for is there any thing more usual, or any other Course taken for the Proof of Hands, than for a Witness to say, He knows the Hand of the Party very well, for he has often feen his Hand-writing, or received Letters from him? And if you show him the Thing that you would prove to be his Hand, and he fays, I do believe this to be his Hand, for this Reason, because I have had other Things of his Writing: Certainly, in the Experience of any Man that has practifed. this is an Evidence that is given every Day, and allowed for Evidence. For the Case of Mr. Sidney, which your Lordship has heard mentioned, it is certainly very opposite to this Purpose; it is infifted upon and pretended, That that was Evidence, because it was found in his Study: But without all doubt, that would not be the Reason: For may not a Book of another Man's writing be found in my Study? And he infifted upon it in his own Defence: But the Answer was, That it should be left as the Question, Whether the Jury would believe it upon the Evidence that was given, of its being his own Hand-writing: And so in this Case. though it be not fo strong Evidence as if we had brought those that had feen them write it; yet Evidence it is, and whether it be sufficient to satisfy the Jury, may be a Question; but no Question, it is good Evidence in Law.

Mr. Soll. Gen. It is a wonderful Thing, they fay, that such Evidence should be offered: But truly, my Lord, it is a much stranger Thing to hear Mr. Serjeant Pemberton say, it was never done be-fore; and then to make that Remark to your Lordship upon the Case of Sidney, which I'll put to your Lordship and the Court as a Case, and let him contradict me if he can; and then we shall see how far it goes. Sidney was indicted for High-Treason; and the Treason insisted upon was, a Writing supposed to be his, it being found in his Study: The Question was, Whether it was his Hand-writing or no? There was no politive Evidence that it was his Hand-writing; there was no Evidence produc'd, that prov'd it to be his Hand-writing; for there was no one that fwore that they faw him write it; there was nothing proved but the Similitude of Hands. Ay, but fays Mr. Serjeant Pemberton, it was found in his Study. Will Mr. Serjeant Pemberton be content, that all the Libels that are found in his Study, shall; for that Reason, be adjudged to be Libels, to be his Hand-writing, and he to be a Libeller for them? I think he will make a fevere Declamation against

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that, and he would have very good Reason for it: Certainly that which was Evidence in one Man's Case, will be Evidence in another. God forbid there should be any such Distinction in Law; and therefore I conclude, that this is good Evidence.

Mr. S. Pemberton. The Court went upon this. That it was found in his Study, and compared with Letters and Bills of Exchange produced in Court, which were sworn to be of his Hand-

writing.

Mr. Soll. Gen. My Lord, I was by all the Time; for I was ordered to attend him in the Tower; and therefore I can tell what passed as well as any body. My Lord, they proved no more as to that Libel, but only by Comparison of Hands; they had no other Proof in that Case, but by comparing the Hand-writing; and that was infitted upon to be a mighty fallible Thing: That which they would have for us to compare, Paper with Paper, it is true, would make the Proof somewhat stronger, if we could, in such a Case as this, be able to produce fuch Evidence: But I appeal to your Lordship, and shall leave it to the Jury, to consider which is better Evidence; these Men, that have been produced, that have been conversant with these Lords, and acquainted with their Hand-writing, and who (as your Lordship sees) are not willing Men to give Evidence, they avoid it as much as they can; and they swear it all to be the Hand-writing of the Archbishop of Canterbury, as they believe; which is as far as any Man can swear. One says the whole Body of the Paper is my Lord of Canterbury's Hand, and he knows it very well; fo that we are not upon a fingle Name, but a whole Paper that contains many Lines; and this is as much as can be proved by any one that did not see the Thing written. Then, my Lord, for the rest of the Company, the Evidence is not so strong against every one of them, as it is against my Lord Archbishop; but is strong enough certainly to convict them of what we accuse them of: And pray, my Lord, what was the Objection in Sidney's Case, but what has been mentioned here? That any Man's Hand might be counterfeited. I remember in that Case, there was one Mr. Wharton, a young Gentleman, then in the Court, that undertook to the Court, that he would counterfeit that Hand presently; and he that was to fwear the Comparison, should not know which was the one, and which was the other; which certainly was a stronger Case than this: And I fee some of the Gentlemen that are now standing at the Bar, who pressed this Matter very hard against Mr. Sidney, and Mr. Sidney lost his Life upon that Comparison of Hands; though Mr. Wharton did testify how easy a Matter it was to have a Man's Hand counterfeited, and we all know was a Man of Value and Quality; fo there is a Precedent for Mr. Serjeant Pemberton, that never heard of this Law before. They fay the proving of Similitude of Hands is no Evidence, unless you prove the actual Writing; what a Condition then will England be in, when Witnesses are dead? Is it not the most common Practice that can be, to produce Witnesses to prove fuch Men are dead, whose Names are set as Witnesses to Deeds; and they swear, they believe it to be the Hand-writing of those Witnesses? Can there be any greater Evidence of such a Case, unless it be the Consession of the Party himself? My Lord, we are now only upon reading this Paper. We have been heard, and they  $X \times 2$ 

have been heard; now we pray the Paper may be

Mr. Recorder. We pray it may be read.

Mr. Serj. Levinz. If your Lordship please --Mr. Soll. Gen. We are not to be replied upon,

L. C. 7. You have spoke Brother Levinz, and you have spoke Brother Pemberton, and I would willingly hear you what you have to fay; but we must not have vying and revying, for then we shall have no End.

Mr. Serj. Levinz. I would offer your Lordship fome new Matter, which has not been touched up-

on yet, why it is not to be read.

L. C. J. What's that, Brother?

Mr. Serj. Levinz. All the Proof that has been given, whatsoever it amounts to, has been only of its being written, but no Proof has been given of its being written in the County of Middlesex, where the Information is laid, and the Matter is

Mr. Soll. Gen. First read it, and then make your

Objection.

Mr. Recorder. My Lord, as to the Evidence that has been given, I would only put your Lordflip in Mind of one Case; and that was the Case of Sir Samuel Barnardiston: And the great Evidence there, was the Proof of its being his Handwriting; and that being proved, was fufficient to convict him of a Libel: For they could not believe Sir Samuel Barnardiffon was guilty of making Libels, unless they were proved to be his Handwriting

Sir Rob. Sawyer. He owned them to be his

Hand-writing.

L.C.J. If you do expect my Opinion in it, whether this be good Evidence, and whether this Paper be proved or no, I am ready to give it.

Mr. Finch. My Lord, I defire to be heard before the Opinion of the Court be given.

Mr. Soll. Gen. If there be not Proof enough to induce the Jury to believe this is their Paper, yet fure there is enough to read it.

Sir Rob. Sawyer. My Lord, we have not been

heard to this yet.

Mr. Soll. Gen. Why, is this fit to be suffered? L. C. J. Mr. Sollicitor, I am always willing to hear Mr. Finch.

Mr. Soll. Gen. But I hope your Lordship, and the Court, are not to be complemented into an unufual Thing.

Mr. S. Pemberton. It is not a Complement, but

Right and Justice.

Mr. Soll. Gen. Certainly it is Right and Justice, that there should be some Limits put to Mens speaking, that we may know when to have an End.

Sir Rob. Sawyer. Mr. Sollicitor does mistake the Right my Lord, for we defire to be heard to this

Point, as not having spoke to it yet.

Mr. Soll. Gen. Pray, Sir, let me make my Objection to your being heard: For I believe you and I have been chid several Times, for speaking over and over the same Thing.

Sir Rob. Sawyer. This that we now offer, is not to the same Point that we have spoken to al-

ready

Mr. Soll. Gen. We are now speaking to the reading of the Paper, and you have spoken to it

Sir Rob. Sawyer. If the Court will please to hear us, we have that to offer against the reading of the Paper, which has not been offered yet.

L. C. 7. Sir Robert Sawyer, I take it, it is in the Breast of the Court to hear when they will, and as much as they will, and whom they will; for if three or four have been heard of a Side to speak what they will, the Court may very well depend upon the Learning of those three or four that they fay what can be faid upon the Point, and that's enough; but if fix or feven defire to be heard over and over to the same Thing, certainly the Court may stop at three or four, if they

Sir Rob. Sawyer. This is a new Objection that

none of us have been heard to yet.

Mr. Finch. My Lord, that which I offer is nor contrary to the Rules of Law, nor contrary to the Practice of the Court; nor was I going any way to invade that Privilege which Mr. Sollicitor claims of making Objections, and not receiving an

Mr. Soll. Gen. What a fine Declamation you have now made! I never claimed any fuch Right; but I oppose your being heard over and over to

the same Thing.

Mr. Att. Gen. Pray, my Lord, let's come to some Islue in this Matter.

L. C. J. I will hear you; but I would not have you introduce it with a Reflection upon the King's

Mr. Soll. Gen. My Lord, if you impose that upon him, you stop his Mouth; for some Men cannot speak without Reflection.

L. C. J. On the other Side, pray Mr. Sollicitor, give us leave to hear fairly what they have to fay; for I perceive he cannot offer to speak, but

you presently stop his Mouth.

Mr. Finch. My Lord, that which I was going to fav, is another Matter than any thing that has been yet offered: We fay, that this Paper ought not to be read; for that they are obliged by Law to prove their Information; and consequently, having laid a particular Place where the Thing was done, in the Information, they ought to prove that this was done in that Place. The Evidence that they have given, is of my Lords the Bishops writing this Paper; and they have laid it to be done in Middlesex: And this, with Submission to your Lordship, is local; and they must prove it to be written in Middlesex, where they have laid it, or else they fail in their Proof. This is another Objection, which as yet hath not been spoken to: That if there be a Proof of their Hand-writing, yet there is no Proof where that Hand was written; and therefore they are not yet got so far, as

to have it read against my Lords.

Mr. Att. Gen. For that Point, my Lord, we fay, This would have been as properly faid after the Paper had been read, when they come to make Objections against our Proof, by way of Defence: And with Submission, it had been more proper then, than it is now: For what are we now doing? My Lord, we are proving that such a Paper was subscribed by my Lords the Bishops; and Sir John Nicholas gives you an Account, that he had it from his Majelly at the Council; and that certainly is in the County of Middlesex; and it will concern you to prove that it was written

elsewhere.

Mr. S. Pemberton. That's very well Mr. Attor-

ney; fure you do not think as you speak!

Mr. Att. Gen. Here is a Paper composed and written by you, that Sir John Nicholas says he had from his Majesty: How he came by it, I

fuppose you will tell us by and by. This is your Hand-writing, that I think we have proved fufficiently; this is found in the County of Middlesex, and you come and tell us, that we must prove that it was written in the County of Middlesex; and it is taken to be written where it was found, unless you prove the contrary.

Mr. S. Pemberton. That's pretty Doctrine in-

deed, and very new.

Mr. Soll. Gen. My Lord, here's an Objection made too timely: We are now upon reading of this Paper; and the Question is, Whether it shall be read, or not be read? Surely we have given Evidence enough to induce the Court to read it; and it is another Question, that will come time enough afterwards, where it was written?

L. C.J. Truly, I do not think it was proper for

you to stand upon the Place where it was written

as yet.

Mr. S. Levinz. When we are upon an Information of a Fact in Middlesex, will you hear them give Evidence of a Fact in Yorkshire?

Mr. Soll. Gen. We are not to be driven by these Gentlemen; we are to be directed by the Court.

L.C.7. I think truly it is yet too early to make this Objection.

Mr. S. Pemberton. Surely, my Lord, this is our Time to oppose the reading of it, as not

Mr. Just. Powell. Mr. Sollicitor, I think you have not sufficiently proved this Paper to be subfcribed by my Lords the Bishops.

Mr. Soll. Gen. Not to read it, Sir?

Mr. Just. Powell. No, not to read it; it is too slender a Proof for such a Case. I grant you, in Civil Actions a flender Proof is sufficient to make out a Man's Hand, by a Letter to a Tradesman, or a Correspondent, or the like; but in Criminal Causes, such as this, if such a Proof be allowed, where is the Safety of your Life, or any Man's Life here?

Mr. Soll. Gen. We tell you a Case where it was allowed; and that is Mr. Sidney's Case; a Case of Treason, and printed by Authority: We tell you nothing but what was done t'other

L. C. J. I tell you what I say to it: I think truly there is Proof enough to have it read, and I am not ashamed, nor assaid to say it; for I know I speak with the Law. Say what you will of Criminal Cases, and the Danger of People's Lives, there were more Danger to the Government, if fuch Proof were not allowed to be

Mr. Justice Powell. I think there is no Danger to the Government at all, in requiring good Proof

against Offenders.

L. C. J. Here's my Lord Archbishop and the Bishop of St. Asaph, and my Lord of Ely, their Hands are proved: It is proved to be my Lord Archbishop's Writing by Mr. Brookes, and he proves my Lord of Ely's Hand by Comparison, and so my Lord of St. Afaph's. Now, Brother Pemberton, there's an Answer to your Objection, it being proved that it is all my Lord Archbishop's Hand. Then they come and say, we'll prove the Hands of the others by Comparison; and for that they bring you Witnesses that say, they have received Letters from them, and feen their Hand-writing several times; and comparing what they have seen with this very Paper, fays the Witness, I do believe it

to be his Hand. Can there be a greater Evidence,

Mr. S. Pemberton. Admit it be a full Evidence against my Lord Archbishop, what's that to the

rest? There's no Evidence against them.

Mr. Just. Allybone. Brother Pemberton, as to the Objection you make of comparing of Hands, it is an Objection indeed, I do agree; but then confider the Inconvenience which you and Mr. Pollexfor do fo much infift upon: If a Man should be accused by Comparison of Hands, where is he? He is in a lamentable Case; for his Hand may be so counterfeited, that he himself may not be able to diftinguish it. But then you do not consider where you are on the other Side : That may be an Objection in Matters of Fact, that will have very little Weight, if compared and fet altogether: For, on the other fide, where shall the Government be, if I will make Libels, and traduce the Government with Prudence and Difcretion, and all the Secrecy imaginable? I'll write my Libel by my felf, prove it as you can; that's a fatal Blot to the Government; and therefore the Case is not the same, nor is your Doctrine to pass for current here, because every Case depends upon its own Fact. If I take upon me to swear I know your Hand, the Inducements are to my self, how I came to know it, so as to Swear it. Knowlege depends on Circumstances: I fwear that I know you, but yet I may be under a Mistake; for I can have my Knowlege of you no other Way but from the Visibility of you, and another Man may be so like you, that there is a Possibility of my being mistaken; but certainly, that is Evidence, good Evidence. Now here are several Gentlemen that swear as to my Lord Archbishop's Hand-writing: I do agree, as to some of the others, that the Evidence is not so ftrong; for what that Man said, that he did be-lieve it was rather such a Lord's Hand, than that which went before, or that which came after, it is of no Weight at all, and so some of the others; but it is positively proved against my Lord Archbishop and one or two more; so that that's enough to induce the reading of this Writing.

Mr. Just. Holloway. Good my Lord, let me

give my Opinion.

L. C. J. Ay, with all my Heart, Brother. Mr. Just. Holloway. My Lord, I think as this Case is, there ought to be a more strong Proof; for certainly the Proof ought to be stronger and more certain in criminal Matters, than in civil Matters: In civil Matters, we do go upon flight Proof, such as the Comparison of Hands, for proving a Deed, or a Witness's Name, and a very small Proof will induce us to read it; but in criminal Matters we ought to be more strict, and require positive and substantial Proof, that is fitting for us to have in fuch a Case; and without

better Proof, I think it ought not to be read.

L. C. J. You must go on to some other Proof, Mr. Sollicitor; for the Court is divided in their

Opinions about this Proof.

Mr. Soll. Gen. Then, my Lord, we will come to the Confessions of my Lords the Bishops; and I hope that will be believed by all Mankind.

Mr. Att. Gen. Truly, my Lord, we did forbear that Evidence, and would not have proceeded this Way, if we had had fair Play on the other

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Sir Robert Sawyer. Mr. Attorney, give us Leave to defend our Clients all the Ways we can: I think we do nothing but what is fair; the Court you see is divided, therefore we did not without Reason insist upon it.

L.C. J. You must go on as you can, for they

will put you upon it.

Mr. Att. Gen. Swear Mr. Blathwayt.

[Mr. Blathwayt fworn.]

Mr. Soll. Gen. Pray hand the Writing to him.

[The IVriting shewn to him.]

Mr. Soll. Gen. Have you seen that Writing sormerly, Sir?

Mr. Blathwayt. Yes, Sir. Mr. Soll. Gen. What did you hear my Lord Archbishop say about that Paper?

Mr. Att. Gen. And the rest of my Lords the

Mr. Soll. Gen. First we'll ask, as to my Lord Archbishop; Did he own it to be his Hand-wii-

Mr. Blathwayt. My Lord, I believe this to be the Paper that my Lord Archbishop did own to be

fubscribed by him. Mr. Soll. Gen. When was it owned by him?

Mr. Blathwayt. On the Council-day, the 8th of this Month.

Mr. Soll. Gen. Where was it owned? because we would obviate that Objection of the County

Mr. Blathwayt. It was at the Council-Table at Whitchall.

Mr. Soll. Gen. What fay you to the Bishop of

St. Asaph? Did he own it?

Mr. Blathwayt. Yes, all my Lords the Bishops did own it.

Mr. Soll. Gen. Name them particularly. What fay you of the Bishop of Ely?

Mr. Blathwayt. In the same manner, my

Mr. Soll. Gen. The Bishop of Chichester? Mr. Blathwayt. In the fame manner.

Mr. Soll. Gen. The Bishop of Bath and Wells?

Mr. Blathwayt. Yes, my Lord.

Mr. Soll. Gen. The Bishop of Peterborough?

Mr. Blathwayt. Yes, my Lord.

Mr. Soll. Gen. And the Bishop of Bristol?

Mr. Blathwayt. Yes, my Lord.

Mr. Soll. Gen. So, we have proved they all owned it.

Mr. Just. Holloway. Could not this have been done at first, and faved all this Trouble?

Sir Rob. Sawyer. Have you done with Mr. Blathwayt, Mr. Attorney, that we may ask him some Questions?

Mr. Att. Gen. Ask him what you will.

Mr. S. Pemberton. Pray Mr. Blathwayt, upon what Occasion did they own it? You are sworn to tell the whole Truth: Pray tell all your Knowlege, and the whole Confession that they made.

Mr. Blathwayt. My Lord, I am called here by a Subpana to answer on Behalf of the King; my Lord, I am ready to do my Duty, and I beg of your Lordship that you would please to tell me what is my Duty; for whatfoever I shall answer, I shall speak the Truth in.

Mr. S. Pemberton. There is nothing defired, but

that you would speak the Truth.

Mr. Blathwayt. My Lord, I am eafily guided by your Lordship what I ought to answer to.

L.C. J. What is it you ask him, Brother Pemberton?

Mr. S. Pemberton. We defire Mr. Blathwayt to tell the whole Discourse that passed at the Council. when he fays my Lords the Bishops own'd this Paper.

Mr. Soll. Gen. That's a very pretty Thing in-

deed

L. C. 7. Look you, Mr. Blathwayt, you must answer them what they ask you, unless it be an enfnaring Question, and that the Court will take Care of.

Mr. Blathwayt. If your Lordship please to ask

me any Question, I shall readily answer it.

L. C.J. You must answer them.

Mr. S. Pemberton. We ask you upon what Oc-

casion they came to own their Hands? What Difcourse was made to them, and what they answered?

Mr. Blathwayt. My Lord, I beg your Lordship's Directions.

L.C.J. Come tell it, Sir.

Mr. Blathwayt. My Lord, the Occasion was this: This Paper was read in Council, and I had the Honour to read it before the King; and it having been read before his Grace the Archbishop, and my Lords the Bishops, they were asked wheother they did own that Paper, and, my Lord, they did own it.

Sir Robert Sawyer. Mr. Blathwayt, was that the first Time that my Lords the Bishops came in?

Mr. Blathwayt. Sir, I was not asked that Queflion.

L. C. J. What would you have, Sir Robert Sawyer?

Sir Robert Sawyer. We would have an Account

what paffed at the Council.

L. C. J. Would you have all the Discourse betwixt the Council and my Lords the Bishops?

Mr. S. Pemberton. All that relates to their Accufation, my Lord; their whole Confession, and what was faid to them.

Mr. Att. Gen. Do you think, Mr. Serjeant, that when we call a Witness, you are at Liberty to examine him to every impertinent thing?

Mr. Soll. Gen. My Lord, we defire they may only ask reasonable and proper Questions.

Mr. S. Pemberton. Mr. Sollicitor, he is fworn to answer, and tell the whole Truth, and that's all we ask of him.

Sir Rob. Sawyer. Sir, I will ask you a plain Question upon your Oath; Did not my Lord Archbishop, and the rest of my Lords the Bishops, at first refuse to own it, or to answer whether it were their Hands or not?

Mr. Soll. Gen. That is not a fair Question Sir Robert Sawyer; 'tis a leading Question.

Mr. S. Pemberton. Then I ask you in short, What did they refuse? I am sure that is a fair Question; for God forbid that any should hinder the King's Evidence from telling Truth.

Sir Robert Sawyer. And God forbid that half

Evidence should condemn any Man.

L. C. J. God forbid the Truth should be con-

cealed any way.

Mr. S. Pemberton. Pray, Sir, when they were first asked, whether that was their Hands or not, what Answer did they give?

Mr. Blathwayt. Sir, I have begg'd the Favour of my Lords the Judges to tell me what I am to answer, and what Questions are proper for me to answer to.

L. C. J. You must answer any Questions that

are not enfoaring Questions.

Sir Robert Sawyer. Mr. Blathwayt, you are upon your Oath to testify the Truth.

Mr.

Mr. Blathwayt. Sir, I am not acquainted with the Methods of Law; I defire my Lords the Judges would instruct me.

Mr. Just. Allybone. Answer to the Question that they ask you.

L. C. J. We observe what they ask you; we'll take Care that they ask you nothing but what they should.

Mr. Blathwayt. I defire the Question may be

repeated.

Mr. S. Pemberton. When they were first asked if it were their Hands, what Answer did they give

the King?

Mr. Blathwayt. His Grace the Archbishop and my Lords the Bishops, at first did not immediately answer whether the Paper were theirs or

Mr. S. Pemberton. What did they fay?

Mr. Blathwayt. They faid, they did humbly hope, if they were put to answer, no Advantage should be taken against them.

Mr. S. Pemberton. What did they say farther at that Time concerning his Majesty's Pleasure?

Mr. Soll. Gen. That's a leading Question, Mr. Serjeant Pemberton; you cannot leave your Way

of leading Witnesses.

Mr. S. Pemberton. It is a very strange thing; if we ask a Question that's general, that's excepted to; if we ask any Question in particular, then they find Fault with us, that it is a leading Queftion; fo that we can never ask a Question that will please them. Pray Mr. Blathwayt, what did they fay concerning the King's Pleasure, whether they would answer if the King commanded them?

Mr. S. Trinder. How can it be material what

they faid?

L. C. 7. It is material that it should be asked,

and that it should be answered.

Mr. S. Levinz. You are to tell the whole Truth, Sir. Pray tell us what did my Lords the Bishops say about submitting to the King's Pleafure?

Mr. Soil. Gen. What is that to the Purpose? Mr. Pollexfen. Mr. Sollicitor, his Oath is to tell

the Truth, and the whole Truth, and therefore he

must answer my Question.

Mr. S. Pemberton. You are mighty loath, Mr. Sollicitor, to let us hear the Truth: I would not willingly lead him in anything; and I cannot fee that this is any leading Question, unless his Oath be against Law, which, says he, is to tell the whole Truth.

Mr. Att. Gen. My Lord, I do beg your Lordship's Favour of a Word in this Thing. It is certain, if they ask any thing that shall take off the Evidence that was first given, that it is not true, I cannot oppose it; but if they ask Queftions only to enflame, and to possess People with foolish Notions and strange Conceits, that is not to the Fact that we are now trying-

Sir Robert Sawyer. 'Tis only to have the Truth

out that we do it.

Mr. S. Pemberton. There is no body here that will be enflamed, Mr. Attorney; I have asked a fair Question, the Court has ruled it so.

Mr. Blathwayt. I shall readily answer any Que-

stion that the Court thinks fit.

Mr. S. Pemberton. Sir, by the Oath you have ta-

ken you are to tell the whole Truth.

L. C. J. Is he to tell you all that was done at the Council-Board that Day?

Mr. S. Pemberton. No. my Lord, only what passed there about my Lords the Bishops Confession, the whole of that Matter.

Mr. Blathwayt. There has been so much saidbetween the asking of the Question and this Time, that I defire it may be repeated, that I may know

what to answer to.

Mr. S. Pemberton. I ask you in fhort, Sir, What did my Lords the Bishops say at the Time of their appearing in Council concerning the King's Pleafure, whether they should answer or not?

Mr. Blathwayt. The first Time my Lords the Bishops came into the Council, they were asked the Question whether they did own that Paper; they did immediately answer, They humbly hoped, as they stood there Criminals, his Maiesty would not take Advantage against them, but however they would obey his Majesty's Com-

Sir Robert Sawyer. Were they commanded to withdraw ?

Mr. Blathwayt. Yes; thereuponthey were commanded to withdraw, which they did.

Mr. S. Pemberton. When they came in again,

what Questions were asked them?

Mr. Blathwayt. They came in several times. more than twice, I have reason to remark this, that they did so: Do you mean the second Time,

Mr. S. Pemberton. Yes, Sir.

Mr. Blathwayt. The fecond Time they feemed unwilling to own the Paper.

Sir Robert Sawyer. And what did they do the

third Time?

Mr. S. Pemberton. But first let us know what more was done the fecond Time. Sir George Treby. How was that Unwillingness

of theirs overcome? Mr. S. Pemberton. When they express'd their

Unwillingness, what did they say farther?

Mr. Blathwayt. If I remember right, they faid as they did the first Time, they humbly hoped his Majesty would not take Advantage against

Mr. S. Pemberton. Thenwha tdid they fay the third Time?

Sir Robert Sawyer. Pray, were they asked whe-

ther they published it? Mr. Blathwayt. As to the publishing it, it was

laid before them, and I think they were asked the Question, whether they published it?

Sir Robert Sawyer. And what Answer did they make?

Mr. Blathwayt. I remember his Grace, and my Lords the Bishops, did not own they had published it, but they denied it.

Sir George Treby. After they discovered their Unwillingness the second Time, what followed

next? Mr. Blathwayt. They did withdraw after the second Attendance.

Mr. S. Levinz. But what was faid to them? Was that all that was faid to them the second Time?

Mr. Blathwayt. I have faid two Things already, that they were unwilling to answer, and that they denied the publishing.

L. C. J. This is a strange Usage of a Witness, put him to tell every thing that was faid.

Mr. S. Pemberton. I would ask you this Que-When they came in the fecond Time, stion, Sir. whether they did defire to know if it were

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his Majestv's Command that they should own

L. C. 7. That I must not permit you to ask,

Brother; that is to lead the Witness.

Mr. S. Pemberton. My Lord, he will not answer general Questions; I have asked him all along general Questions, and I cannot yet get an Answer from him to them.

Mr. Blathwayt. I am ready to answer any Questions that the Court thinks I should answer; I am not backward to answer according to my

L.C. 7. Let one of you ask a Question at a

time, and not chop in one upon another.

Mr. Soll. Gen. In all the Trials that ever I have been in, in all the Cases of Criminals, the King's Witnesses used to be treated with Respect, and not to be fallen upon in this manner.

L. C. J. He shall be sure to have all Respect paid

Mr. Soll. Gen. He is in Office under the King. Mr. S. Pemberton. I do not think Mr. Blathwayt does believe I would fhew him any Diffespect more than he would shew me.

Mr. Att. Gen. I beg one Word, my Lord.

L. C. J. Mr. Attorney, What do you say? Mr. Att. Gen. My Lord, I say I do oppose the asking of this Question; not but that every Man has a Right to cross-examine a Witness, but if they ask such a Question, let them tell us what Use they would make of it.

L. C. J. Mr. Attorney General, for that Mat-

Mr. S. Pemberton. My Lord, if you please, I'll

give Mr. Attorney an Answer.

L. C. J. Brother Pemberton, I was speaking to Mr. Attorney, and pray hear me; I will not ask you what Use you'll make of the Question you ask, but do you ask fair and regular Questions, and I'll take Care you shall have an Answer to

Mr. S. Pemberton. I will deal plainly with the Court, and tell you what Use we intend to make of our Question. If they answered under a Promise from his Majesty, that it should not be given in Evidence against them, I hope they shall not take Advantage of it.

Mr. Soll. Gen. I say that is a very unmannerly Question; but however it shall be answered.

Mr. S. Pemberton. Why fo, Mr. Sollicitor? Mr. Soll. Gen. My Lord, it is to put something upon the King, which I dare hardly name.

L.C. J. We do not know what Answer will be made to it yet, but it does look like an odd kind of Question.

Mr. Soll, Gen. If Men will be fo preffing, I, for the King, defire the Question may be entred.

Sir Rob. Sawyer. What do you mean, Mr. Sol-

Mr. Soll. Gen. I know very well what I mean, Sir; I defire the Question may be recorded in Court.

Mr. S. Pemberton. Record what you will, I am not afraid of you, Mr. Sollicitor.

Mr. Soll. Gen. Are you afraid of the Law? Mr. S. Pemberton. No, nor of you neither.

L.C. J. Pray be quiet, Gentlemen.

Mr. Att. Gen. Pray, Mr. Blathwayt, answer whether there was any Promise made to my Lords the Bishops from the King.

Mr. Blathwayt. My Lord, I take the Question to be, whether the King was pleafed to make my

Lords the Bishops any Promise of not taking. Advantange of what Answer they made.

Mr. Att. Gen. That is the Question.

Mr. Blathwayt. As that Question is stated, there was no fuch made.

L. C. J. Look you, he tells you there was no fuch Promise made. There is an Answer to your Question, Brother.

Mr. S. Levinz. We made no such Question;

but the Question I would ask is this.-

Mr. Soll. Gen. For the Satisfaction of the Court repeat what you faid just now, Mr. Blathwayt.

Nir. Blathwayt. I take the Question to be, whether the King made any Promise to my Lords the Bishops, that no Advantage should be taken of what they faid, and I fay, the King made no fuch Promise.

Mr. S. Pemberton. We did not ask you the Oueftion, but we only told you what Use we would

have made of another Question.

Mr. Pollensen. Mr. Blathwayt, I see you can very well diffinguish what Questions are to be anfwered. I ask you in short, upon your Oath, when they we first called in, what was said to them, and what was answered by them?

L.C.7. Here has been a great deal of Wrangling, but this is a fair Question, and may reduce us to Order again. Tell us over again from the Beginning, what paffed when my noble Lords the Bishops came in the first, second and third Time,

when they were examined about this Paper?

Mr. Blathwayt. My Lord, I shall comply with your Lordship's Directions. I apprehend I am to answer together concerning the first, second and third Comings of my Lords the Bithops into the Council. The first Time, as I said before, my Lords the Bishops were unwilling to own the Paper, and did fay, they humbly hoped his Majesty would not take Advantage against them, but that they were ready to obey his Command. The second Time they were called in they did repeat it again, that they hoped his Majesty would not take Advantage against them: After that there was mention made of the Paper being published, I remember my Lords the Bishops faid they had not published it --

Sir Rob. Sawyer. Is that all?

Mr. Soll. Gen. You have no Mind to hear all, I

L. C. 7. How do you expect to be answered your Questions, if you interrupt them? Go on,

Mr. Blathwayt.

Mr. Blathwayt. Sir, I faid last, that they having prayed the King that no Advantage might be taken against them for what they should say, there was mention made of the Paper its being published, and my Lords the Bishops did say they had not published it; and his Grace my Lord Archbishop said it was written with his own Hand, and that he had not made Use of his Clerk.

Sir Rob. Sawyer. Is that all you can remember

that paffed at that Time?

Mr. Blatbroayt. This is the Substance of what

L.C.J. Was this the third Time?

Mr. Blathwayt. No, that was the second Time,

my Lord.

Mr. Pollexfen. If there be not some Order in this Evidence, my Lord, we shall not be able to observe any thing upon it. Pray what was done afterwards?

Mr. Blathwayt. My Lord Chancellor, upon their coming in, did require them to answer, whether they did own that Paper or not; my Lords the Bishops did own the Paper.

Mr. Pollexfen. Do you remember in what Words or Expressions, as near as you can, they did own

Mr. Soll. Gen. Is this a Practice to be endured? Mr. Finch. Why, he may apprehend and take that to be an owning of it, which was not.

Mr. Soll. Gen. Has not he fworn the Manner of

it, and almost the very Words?

Mr. Serj. Levinz. We defire nothing of him but that he will tell us what Words they faid when they

Mr. Blathwayt. It was the third Time that they

came in that they owned it.

Mr. S. Pemberton. Why, what did they fay?
Mr. Blathwayt. My Lord Chancellor required them to answer, whether they owned the Paper

Mr. S. Pemberton. What did they fay then?

Mr. Blathwayt. As near as I can remember, his Grace and the Lords the Bishops did own the

Mr. S. Pemberton. What Words did they own it

in? Tell the Manner of it.

Mr. Soll. Gen. What's this to the Purpose?

Mr. Finch. Mr. Blathwayt, did you take Notes

of what passed there?

Mr. Blathwayt. I answer, Sir, I did not take Notes, for I attended the King at his Elbow, and did not take Notes. Mr. Finch, you know the Manner of the Council in fuch Cases very well.

Mr. Att. Gen. Then we ask you for the King, because they shall not enflame People by such an Expression. In what Words did they own it, if

you can remember?

Mr. Blathwayt. Sir, I have declared my Memory as well as I can; when the other Clerks come to be examined, if they can tell any more,

Mr. Soll. Gen. But we will have no Discourse to enflame the World: Did the King promise or declare that no Advantage should be taken of their

Confession?

L. C. J. I would ask him that Question, What was the Manner that my Lord Chancellor express'd himself in to them, when they came in the third

Mr. Blathwayt. As foon as my Lord Chancellor had required them to declare whether they owned that Paper, as well as I remember, his Grace

took the Paper in his Hand, and Holding it forth it was handed over, or shewed to to the Court. my Lords the Bishops, and they owned and declared so, just as if they should lay it before the Court, just so. I do not recollect my self of all the Circumstances that passed; I only can tell you the Substance.

Mr. Soll. Gen. He does not remember what they

faid particularly.

Vor. IV,

Mr. Att. Gen. Mr. Sollicitor, I know well enough what they mean by the Question; I know they would fain possess the World with a Belief that there was such a Promise made them, and yet they are profecuted notwithstanding that Promise: Therefore I do ask you, Mr. Blathwayt and for the King's Honour I must ask it: Did the King make any Promise or Declaration, that no Advantage should be taken, or Use made of

Mr. Blathwayt. The King did not make any Promise or Declaration that no Advantage should be taken, or Use made of it.

Mr. Soll. Gen. He only put them upon it, whe-

ther they did own it or not.

Mr. Att. Gen. I ask you upon your Oath. Did my Lord Archbishop own it to be his Handwriting?

Mr. Blathwayt. Yes, he did, and faid he writ it with his own Hand, and would not let his Clerk write it.

Mr. Att. Gen. Did he own the whole to be his Hand-writing, or not?

Mr. Blathwayt. Yes, he did.

Mr. Att. Gen. Did every one of the Bishops own their Names subscribed to it?

Mr. Blathwayt. Yes.
Mr. Soll. Gen. Then, my Lord, we pray now that it may be read.

 $L.\ C.\ \mathcal{J}.$  I suppose now they will be content it

should be read.

Mr. Finch. If your Lordship please to favour me one Word, I think it cannot yet be read; and my Objection is this -

L. C. J. I thought you had made all your Ob-

jections before, as to the reading of it.

Mr. Finch. Pray, my Lord, ipareus. Here are two Parts of this Information; the one is for Confulting and Conspiring to diminish the King's Royal Prerogative, and for that End they did make and write a feditious Libel: The other Part is, that they did publish this seditious Libel. We are hitherto upon the first Part, the Making and Writing of it. Both Parts are local; until they have proved the Making and Writing of it to have been in Middlesex, it is not Evidence upon this Information.

Mr. Soll. Gen. We have proved it written and

published in Middlesex.

Mr. S. Pemberton. The Contrivance and Writing of a Libel is in itself penal, and they may be punished for it, if they be found guilty. Now if they could give an undeniable Evidence concerning the publishing of it, that is nothing to this Point; but if they should not give such Evidence, or any Evidence at all of the Publication, yet if it be proved that it was written and contrived by them, they would be guilty for so much, if it be a Libel; and this we say is local, as well as all the rest: And therefore we insist upon it, that the Writing and Contriving must as well be proved to be in Middlesex, as the Publication, for all is

L. C. J. There is no Publishing yet proved. Mr. Serj. Levinz. It is true, my Lord, here is nothing of a Publication yet, with your Lordship's Favour; for their Answer to his Majesty in Council was, that they did not publish it: All that is faid yet is, that they owned the Paper to be their Hands. My Lord, does the owning of that own that it was written in the County of Middlefex? or that it was contrived or made there? No furely, upon this Evidence the Place is clearly at large. My Lord, this might have been done in the County of Surry, or Somerset, or any other County: Their Information is, that they did confult and contrive to diminish the King's Prerogative at Westminster in the County of Middlesex, and there they did write, and cause to be written, this Libel, there they did publish it. Suppose it should be Yy granted granted that it is proved that this is the Archbifhop's Hand-writing, and these are their Names to it, is there any one Evidence that any thing of this was done in *Middlesex*? And, my Lord, that

is the Thing they are to prove.

Mr. Sommers. If your Lordship please, all Matters of Crime are so local, that if it be not proved to be done in the County where it is laid, the Party accused is as innocent as if he never had done the Thing; and, with Submission, it is the very Point of the Information, that it be proved they are guilty of the Fact in the Place where it is laid to be done.

L.C. J. This is the fame Thing over and over again; but I am content to hear you, Mr. Sommers, at any Time: I have told you my Opinion about reading of the Paper already, if you'll have

it again you may.

Mr. Pollexfen. Pray, good my Lord, spare us

before it be read.

Mr. Just. Holloway. Mr. Pollexsen, you have not yet had the Directions of the Court for the

reading of it.

Mr. Att. Gen. My Lord, when this Paper is read, which we pray it may be, we will answer their Objections, but at present we say they are out of Time

Afr. Pollexfen. Good Lord, what a strange thing is this! We object against the reading of it, and

you'll answer us after it is read.

Mr. Soll. Gen. Certainly, my Lord, we have done enough to prove that this is a Paper owned by them in the County of Middlesex, and we pray it may be read.

L. C. J. Truly I am of the same Mind I was before, that it is too soon to make the Objection,

and that the Paper ought to be read.

Mr. Soll. Gen. We submit to your Rule.

Mr. Pollexfen. If it be the Will of the Court, I

have nothing to fay.

Mr. Juft. Powell. My Lord, the Contrivance and Publication are both Matters of Fact, and upon Issue joined, the Jurors are Judges of the Fact, as it is laid in the Information; but how can they be Judges of a Matter of Fact done in another County? and it must be presumed, in favour of Innocence, not to be done in this County, but in another, except they prove it.

Mr. Att. Gen. We are not yet ripe for arguing

that Point.

Mr. Soll. Gen. We are fpeaking only to the Court now for the reading of this Paper, and the Jury are not Judges of that, whether the Paper ought to be read or no; that is meerly a Matter of Law, and under the Direction of the Court; and therefore I pray, fince it is now in your Lordship's Judgment, whether that Paper should be read, that you would please to order it to be read.

L.C.J. I can only give you my own Opinion,

let my Brothers give theirs.

Mr. Just. Holloway. There is no body against the reading of it, my Lord. I suppose my Bro-

ther Powell is not against its being read.

Mr. Juft. Powell. But they fay the King's Council must make it out first, that the writing of it, and the conspiring about it, was in the County of Middlesex, or there can be no Judgment, so much as to read it.

Mr. Pollexfen. My Lord, if the Objection be faved to us, we shall not so much oppose the

reading it, only we would not be furprized in Point of Time.

Mr. Juft. Powell. Nay, if they confent to the

reading, we have no Reason to hinder it.

L. C. J. Brother, I believe they know well enough what they have to say for their Clients; let the Paper be read.

Clerk reads. The humble Petition of William

Archbilhop of Canterbury-

Sir Rob. Sawyer. Read the whole Petition; pray, my Lord, that the whole may be read. Read the Top first, Sir, to whom it was directed.

L. C. J. Read the whole.

Clerk reads.

## To the KING's most Excellent MAJESTY.

The humble Petition of William Archbishop of Canterbury, and of divers of the Suffragan Bishops of that Province, now present with him, in Behalf of themselves and others of their absent Brethren, and of the Clergy of their respective Dioceses,

Humbly sheweth,

HAT the great Averseness they find in themfelves to the distributing and publishing in all their Churches your Majesty's late Declaration for Liberty of Conscience, proceedeth neither from any want of Duty and Obedience to your Majesty (our holy Mother, the Church of England, being both in her Principles and in her constant Practice unquestionably Loyal; and having, to her great Honour, been more than once publickly acknowledged to be fo by your Gracious Majefty) nor yet from any Want of due Tenderness to Diffenters, in relation to whom they are willing to come to such a Temper as shall be thought fit, when that Matter shall be considered and settled in Parliament and Convocation; but amongst many other Considerations, from this especially, because that Declaration is founded upon such a Dispensing Power as hath been often declared illegal in Parliament, and particularly in the Years 1662, and 1672, and in the Beginning of your Majesty's Reign; and is a Matter of so great Moment and Consequence to the whole Nation, both in Church and State, that your Petitioners cannot in Prudence, Honour or Conscience, so far make themselves Parties to it, as the Distribution of it all over the Nation, and the solemn Publication of it once and again, even in God's House, and in the Time of his Divine Service, must amount to, in common and reasonable Construction.

Your Petitioners therefore most humbly and earnestly beseech your Majesty, that You will be graciously pleased not to insist upon their Distributing and Reading your Maje-

fly's faid Declaration:

And your Petitioners (as in Duty bound)

shall ever pray, &c.

Mr. Att. Gen. My Lord, we shall leave our Evidence here, and hear what they can object to it.

Mr. Finch. Have you no farther Evidence, Mr. Attorney?

Mr. Att. Gen. We leave it here for the pre-

fent.
Mr. Soll. Gen. The Gentlemen of the Jury de-

fire to see the Petition.

L. C. J. Shew it them.
[The Petition was shewn to the Jury.]

Mr. Finch. But will you give no further Evidence, Mr. Attorney?

Mr. Att. Gen. I tell you, we'll leave it here,

till we see what you say to it.

Mr. Finch. There is nothing that we should say any thing to.

Mr. Att. Gen. Make your Advantage of it; if

it be nothing, we can have nothing.

L. C. J. What say you for the Defendants, Gentlemen?

Mr. Finch. My Lord, in short, we say, that hitherto they have totally failed; for they have not proved any Fact done by us in Middle fex, nor have they proved any Publication at all.

Sir Rob. Sawyer. They have given no Evidence

of any thing.

L. C. J. Pray Gentlemen speak one at once, and then we shall understand the better what we hear.

Sir Rob. Sawyer. My Lord, we say, they have given no Evidence of the Conspiring, Writing, or Publishing in Middlesex: Nay, as to the Publication, there is none at all proved.

Mr. Finch. Here is no Proof of any Publication, nor of the Writing or Making in Middle fex; fo that there is no Proof at all against my Lords

the Bishops.

L. C. 7. You heard what Mr. Blathwayt faid;

they owned it in Middlefex.

Mr. Finch. That is not a Publication fure, or

any Evidence where it was done.

Mr. Serj. Levinz. Suppose, my Lord, that I own in Middlesex, that I robb'd a Man in Yorkshire, will that make me guilty in Middlesex?

Mr. Att. Gen. But if you had stole a Horse in Yorkshire, and had that Horse in Middlesex, and owned

it, I doubt it would go hard with you in Middlesex.

Mr. Soll. Gen. Mr. Serjeant thinks he has put a very home Comparison; but we shall shew how

little fignificant it is by and by.

Mr. Serj. Levinz. My Lord, in the first Place, we infift upon it; here is no Proof in this Case at all, as to the doing of any Fact at all in the County of Middlesex: In the next Place, this Information and Petition do not agree; for they have brought an Information, and set forth, that my Lords the Bishops, under pretence of a Petition, did make a Libel, and they have set forth no Petition at all; all the petitionary Part is omit-If I will take Part of a Man's Words, and not the Whole, and make a Libel of that Part, certainly that is very difingenuous and injurious: For that Part that I omit may alter the Sense of the whole. They here ought to set forth the Petition, with the Direction to the King, and the Prayer at the End, whereby it will appear what the whole is, and what was defired by their Petition. But, my Lord, to make this Matter a little more clear, whatfoever they fay of its being my Lord Archbishop's Hand, we shall prove that if it were so, it could not be done in Middlefex; for we shall prove that my Lord of Canterbury hath not been in Middlesex for three or four Months before.

Sir Rob. Sawyer. Pray let the Information be

read, then you will fee the Variance.

Mr. Att. Gen. There is not the latter Part, we

acknowlege, in the Information.

Mr. Soll. Gen. There may be, and is, a fic continetur, and there is no Objection in that at all. L.C.J. It is fic continetur, and that's—

Sir Rob. Sawyer. The Truth of it is, this Information has made a very deformed Thing of it, Vol. IV.

has left it neither Head nor Tail: They stile it a Petition, but it is without any Direction to any body, and without any Prayer for any thing; and without those two it cannot be told what it is.

Mr. Just. Allybone. Sir Robert Sawyer, if I mistake not, it is said only under pretence of a Petition.

Sir Rob. Sawyer. There may be more in the Paper than in the Information; and if all were in, one Part might explain another.

Mr. Soll. Gen. So there may be more; and I wonder to hear that Objection from Sir Robert Sawyer, who has exhibited fo many Informations for Libels in Pieces taken out of Books.

Mr. Recorder. All that we alledge in the Information is contained in the Paper, and that's enough for our Purpose; we are not bound to recite the whole.

L. C. J. Indeed I think it is no material Ob-

jection at all.

Mr. S. Pemberton. Truly I think it is very material in this Case: Here's a Petition that is preferred to his Majesty; take the whole Petition together, and, fay they, it is a reasonable Petition; chop off the Direction and the Prayer, and then here's nothing but the Body of a Petition, without Beginning or Ending; or if a Man will fay any thing concerning the King, and do it by way of Petition to himself, that will alter the Case mightily from a Paper spread about, that should contain only the Body of the Petition, and nothing elfe.

Sir Rob. Sawyer. Pray read that Part of the In-

formation.

Mr. Pollexfen. If so be there be an Information, and that Information charges a Man with a pretended Petition, and the Evidence comes and proves a Petition both Top and Bottom, that is not the Petition in the Information; for that lacking the proper Parts of a Petition, is called a pretended Petition, but that which is proved, is proved a

Mr. Serj: Baldock. My Lord, there is nothing in

this Objection, as this Record hath it.

Mr. Att. Gen. Pray, my Lord, give us Leave to state it on our Side, as they have done on theirs, and it will be the better understood upon the reading: I hope it is not come to that Pass that they would have it. Sure these Gentlemen have not forgot altogether the Practice that has been so frequent in this Court: If there be an Information for a Libel, is there any thing more frequent, than only to recite the material Part? Sure they may fay, in such a Libel is contained so and so, without setting forth the whole Book.

Mr. Soll. Gen. How many Trials have we had here, wherein there has been only a Clause taken out of a Book? as particularly, Baxter's Bible, and Johnson's Book, and all by Virtue of a sic continetur.

Mr. Finch. That comes not up to our Objecti-

Mr. Just. Powell. Let us hear the Record read, and then we can judge of it.

Sir Rob. Sawyer. We pray, Sir, the Information may be read.

Mr. Att. Gen. We are here upon all Occasions chopp'd in upon, and I do not know how they come to take this Liberty; I am sure other People had it not in former Times, when these Gentlemen flood where we do: As foon as ever we offer to speak, presently there are two or three upon us.

L.C. 7. Let me hear them, Mr. Attorney, make their Objection, and let the Record be read, and

that will answer that Objection.

Mr. Att. Gen. My Lord, as for that other thing, they come and tell us, we have let forth a Petition; we say no such thing; in the Information we say, you composed a certain Libel pretensu Petitionis, in which are contained such and such

Things; and now I pray let it be read.

Mr. Soll. Gen. Pray, my Lord, hear me a little first; Take the Information as we have laid it, and I believe there are twenty Precedents that I could give you in an Instant of late Days Practice: So was the Information against Mr. Baxter; so was the Information against Mr. Johnson; so was the Insormation against Dr. Eades; and so was the Information against Sir Samuel Barnardiston. They are all in this Form, fic continetur; fo that as for that Matter, we are well enough. But here's another thing, say they, You do not set out the Petition; we say, it is a Libel, and it is not the Name we rely on, but there is such a Libel; so we in our Information call it: If it be not a Libel, then are they very innocent; and whether it be or no, is now in Judgment before your Lordship; but if it be as we fay, then it is not the speaking ill Things in the Body of a Petition, and then giving it a good Title, and concluding it with a good Prayer at the End of it: 'Tis not, I say, any of these that will sweeten this Crime, nor alter, nor alleviate it at all; if there be that which is feditious and libellous in the Body of it, call the Paper what you will, and smooth it with a Preamble, or a Conclusion, that will not make it any thing less a Libel; these Things are plain and manisest. We say there is such a Thing done, a Libel made, pretensu Petitionis, do you call it what you will; but we say, these, and these Things are a Libel upon the King and the Government: We have proved our Case, we have proved there was fuch a Paper under their Hands; we have proved it was owned in Middlesex, and then we are in your Judgment, whether this be not Evidence sufficient to convict the Defendants.

L. C. J. But they do make an Objection about the writing and contriving of it, that it is not

proved to be in Middlesex.

Mr. Serj. Trinder. My Lord, our Information does not go with a continued Clause, that they framed a Libel, ut fequitur in hæc verba, but we only fay, they made a Libel pretenfu Petitionis; and then we say, In quo quidem Libello continetur, so and so; we do not tie ourselves up to a particular Recital of all that's in the Paper.

L. C. J. Read the Record. Clerk. Reads.

Ipsi iidem Willielmus Archiepiscopus Cantuariensis (and the rest) dicto decimo octavo die Maii, Anno Regno dieti Domini Regis nunc quarto supradieto vi & armis, &c. apud Westmonasterium prædittum in Comitatu Middlesexix præditto illicite malitiose feditiofe & feandalofe quoddam falfum fictum pernitiosum & seditiosum Libellum in scriptis de eodem Domino Rege & Regali Declaratione & Ordine prædictis pretenfu Petitionis fabricaverunt composuerunt & scripserunt & fabricari componi & scribi causaverunt, & eundem falsum sietum malitio-sum pernitiosum & seditiosum Libellum per ipsos prædictos Willielmum Archiepiscopum Cantuariensem (and the rest) manibus suis propriis respective subscriptum die anno & loco ultimo mentionatis in præfentia dicti Domini Regis nunc vi & armis, &c. publicaverunt & publicari causaverunt; in quo qui-

dem falso filto malitioso pernitioso & seditioso Libello continetur. The humble Petition of, &c.—
Mr. Serj. Levinz. It is quite another thing; that

which is produced from that which is in the Information, by this leaving out a Part; for here is the

Prayer omitted, and the Direction.

Mr. Soll. Gen. Then, my Lord, I think there is nothing in the Case, but this mighty Objection of the County; and, fays Mr. Serjeant Levinz, if my Countryman confesses in this County, that he stole a Horse in Yorkshire, you shall not try him in London, but in Yorkshire, because, by his own Conses-

fion, the Fact is in another County.

Mr. Serj. Levinz. I did not put the Case so. Mr. Soll. Gen. But take the Fact of the Cafe as it is here: My Lord, the Bishops come in Middlefex and own this Paper; my Lord Archbishop owns it to be his Writing, and the rest of the Bishops own their Hands: If they had done as Mr. Serjeant's Yorksbire-man did, and said, we own we did this, but it was in the County of York; then it would have been like the Case that these Gentlemen put; but here we are in a plain Case of another Nature: My Lord Archbishop comes here in Middlesex, and owns that he writ the Paper, the other Bishops they signed it: Now it does lie certainly in their Knowledge where this was done, and they should have declared then; but they have owned it as their Paper, and the figning and writing of it, which is enough for us.

Mr. Finch. I own this to be my Paper, therefore I writ it in the County of Middlesex: Is that a Consequence? I am very glad they are no better

at their Inferences.

Mr. Soll. Gen. They have owned the Thing in Middlesex that we insist upon, and they have not owned it with any Qualifications: If they had faid, it was done in another County, then you must have taken it to be as they said it; then if they do not distinguish the Place of the Fact, your Lordship can only take it to be where they owned it; it would be supposed to be done in that Place; for. when they owned the Fact, it will be supposed, if they do not fay where it was done, that it was done where they owned it, because the King can't tell where it was done; but the Evidence comes out of their own Mouth, they may give Satisfaction where it was done, for they know it; and till that be done, the Supposition is against them, that it was done in the Place where they owned it; and that is a plain Case, wheresoever a Man is to speak of his own Fact. Indeed, if I publish the Writing of another Person which is libellous, then there must be a particular Proof of the Place, because it is not my own Fact; but if those Lords publish a Libel that they make themfelves, it is their own Knowledge, and in their own Power to tell where it was done, because it is their own Act and Deed. It is true, if my Lords had published a Paper that was contrived by fome of their Council, it had been fome Excuse, and they must only have suffered for that Publication in the Place where it was done; but they are here for writing this they have owned in this County, and therefore it lies upon them to prove it done elsewhere. There is another Objection, my Lord, made, That here is no Evidence of a Publication. My Lord, I take it to be a Publication in itself: Is it possible for a Man to write a Libel? to fet his Name? and part with it? and it coming to the Hands of the King, that this is not a Publication? It is not their faying, we did not publish it, that will excuse them; for can there be a greater Publication in itself than this, when Men have set their Hands to it, and owned their Names? What makes the Fact in this Case? If a Deed be denied to be factum of such a one, what is the Proof of it, but setting the Hand and Seal, and the Delivery? There is owning the Paper, and setting their Hands is a Publication in itself, and therefore they cannot make any such Objection. My Lord, if there were Occasion, we have Authorities enough to this Purpose, and we will give them Scope enough if they will argue this Matter; and if they have any Evidence, we desire to hear what they can say to it.

Mr. Att. Gen. As for this Matter of Fact, my Lord, if I take it right, they do not controvert the Publishing, but, say they, pray make it out, where it was written or composed. I confess, this would be a Business worth the while, for all Persons that act in this Manner, and are concerned in making of Libels, to understand for their Advantage. No Man doubts in the Matter of Treason, but it is local: Then put the Case a Man is found in Middlesex with a treasonable Paper in his Pocket; I do not make a Comparison, as if this was such a Paper, I hope I am not so understood; but I only put it as a Case, and that the Law is fo, is beyond all Controversy; then the Man is indicted here in Middlesex, for framing and composing such a treasonable Libel, and he comes to be tried, and, says he, pray prove where I made and composed it; for though you found it in my Pocket, in the County of Middlesex, yet I might do it in the County of York; and upon my Word, this had been a very good Defence for Mr. Sidney, who was indicted, convicted, and attainted, for making a treasonable Paper which was found in his Study; might not he have put the same Objection? Might not Mr. Sidney have faid (it was great Pity he did not understand it) pray prove where I did it, for I did it elsewhere than in this County.

Mr. Soll. Gen. He did say it, I remember.

Mr. Att. Gen. Truly, my Lord, I would not hear any Answer given to this, for it would make the King in a very woful Case: Here is a Paper that is found in the County of Middlesex, and this is there owned by you to be written and subscribed by you; pray do you prove it, that it was written elsewhere.

Mr. S. Pemberton. My Lord, we will do it, we will be governed by Mr. Attorney for once.

Mr. Serj. Levinz. We will prove that my Lord Archbishop was not in Middlesex in seven Months before; and truly I think Mr. Attorney's Case of a Paper sound about a Man, or in his Custody, will not come up to our Case; for was this Paper sound about us? surely that is not presended

about us? furely that is not pretended.

Mr. S. Pemberton. Your Lordship sees by the very Frame of the Petition, that this Petition, which they call a Libel, was made after the King's Order concerning reading this Declaration. Now we shall prove that my Lord Archbishop, whose Hand-writing they prove this to be, was not out from Lambeth-house in two Months before, nor till he was before the Council.

Sir Rob. Sawyer. Which was long after that Time

when it was made.

Mr. S. Pemberton. So that this cannot be written in the County of Middlesex.

Call Francis Nicholls.

[Mr. Nicholis was fworn.]

Sir Rob. Sawyer. Do you remember the 18th of
May last?

Mr. Nicholls. Yes, Sir.

Sir Rob. Sawyer. Pray how was it with my Lord Archbishop of Canterbury at that Time, and before

that, did he go abroad?

Mr. Nicholls. My Lord, I am very fure that my Lord his Grace of Canterbury, whom I have ferved in his Bed-chamber these seven Years, never stirred out of the Gate of Lambeth-bouse since Michaelmas last.

Sir Rob. Sawyer. Till when, Mr. Nicholls?
Mr. Nicholls. Not till the Time he was sum-

moned before the Council.

Mr. S. Pemberton. Now I hope we have given them a full Proof that it could not be in Middle-lex.

Call Thomas Smith.

Mr. Smith was not examined.

Mr. Finch. Truly, my Lord, I think that what we have proved, or what Proof we further offer of my Lord of Canterbury's not being in Middlefex for so long a Time, is ex abundanti, and we need it not; for with humble Submission, in Point of Law, it is incumbent upon them that are to prove the Charge in the Information, to prove where it was done; because the Locality of it is Part of the Thing, they ought to prove it. In its Nature it is local, there is a Place affigned in the Information, and unless they prove it was done in the Place that they have laid, they have not proved the Charge in the Information. Now, my Lord, they have not made Proof of that, and for Proof of Publication, I think they have offered none to your Lordship; they never did call it so yet, and truly I never did hear or know that the owning of their Hands at the Council-Table was a Publication of a Libel: It is owning the Writing, but it is not an owning where the Writing was made; but where it was written, and where it was made, is of Necessity to be proved. Before the Charge upon a Record, in a Court of Justice, can be said to be made out, it is a local Charge, and in Justice be made out, it is a local Charge, and in Justice and the same of the s flice, the Locality must be proved, or the Information sails. My Lord, they have offered no Proof to it, and they have not yet gone to the fecond Part of the Information; for as to the Publication of it, there is not a Tittle of Proof offered, but only the owning of their Hands upon their Examination at the Council, and no Man did ever think that the answering a Question, and owning a Paper at the Council-Table, upon a Question put by the King himself, was a Publication of a

Mr. Serj. Baldock. Pray, my Lord, hear me a Word to that: Though the Thing be never so local, yet there must be some Place where a Thing that was done, was done. Then if nothing else appears but what was done in Westminster, in the County of Middlesex, unless they shew the contrary, that must be the very Place where it was done.

Mr. Soll. Gen. Here is a great deal of Prevarication in this Matter, and I would observe to your Lordship how they do use the Court ill in it: Pray, my Lord, what is it we are upon? We are proving that these seven Lords, the Bishops, signed this Paper; and I think we have proved it sufficiently out of their own Mouths: But, say they, it was not signed in the County of Middlesen, but in the County of Surry. All this is but Imagination, and they would have the

Court

Court to imagine it too: For how do they prove it? They would have your Lordship and the Jury believe, that it was figned elfewhere, because my Lord Archbishop has not been out of his House in some Months before: It is all but Inference, and Argument, and Imagination. But still, Gentlemen, do you answer what I objected to you? Does it not lie in their Power to show where it was figned? Here are fix more, befides the Archbishop, where was it figned by them? Here are fix of the Bishops, that it does not appear where they figned it; but they confess at Whitehall, in Middlesex, that they did set their Hands.—

Mr. Serj. Levinz. Ay, they did so, and what

Mr. Soll. Gen. Ay, and ay too; if they did fo, the Prefumption and common Intendment upon fuch Evidence is, that it was done in the Place where it was owned; and the rather, for that Reafon that I faid before, that it lies in their Knowledge; and therefore it is incumbent upon them to prove, that it was not in the County of Middlefex: So that this Objection I take rather to be an Invention of the Council than the Truth of the Fact, because they that can make this out do not. And as to what they say of my Lord Archbishop, that he has not been out of Doors for so long, who can prove fuch a Thing? Certainly my Lord was able to come, for any thing that appears; he has been here twice, and he was able to come to the Council-Board: But when all is done; my Lord Archbishop is certainly able to put this Matter out of Doubt; for he may eafily prove it, if the Fact be so; and that will satisfy the Court and every body, that it was figned by him at Lambeth, if he defigns to deal fincerely with your Lordship and the Court, and the Jury; but certainly it is not to be proved by a Circumstance, such a one as this is, but he ought to give your Lordship and the Jury Satisfaction about this Fact: He ought to say, 'Tis true, I did sign it, but it was at Lambeth-House; that indeed would be a down-right Stroke to us: But to go upon a Supposition, that because my Lord Archbishop was not out of his House for so long together, therefore they are all not guilty, is a very hard and foreign Inference. My Lord, there's another Matter that they infift upon; and that is about the Publication; that is as plain as any thing can be, that here is a full Proof of a Publication; for if the Paper be Libellous, wherever that Paper is, that is a Publishing; wherever the Paper travels, how far soever it goes, it is a Publication of it by these Persons that signed it. I believe no body thinks that this should fly into the King's Hand, but some body brought it to him; and certainly, my Lord, if your Opinion should be, that this Paper is Libellous, then wherever it is, it is a Publishing, which is our Offence; wherever it is found, it is a Publication; for there is the Mistake of these Gentlemen, they fancy, that unless there was a publick Delivery of this Paper abroad, nothing can be a Publication; but I rely upon it, they fetting their Names to it, made it their Paper; and wherever it was afterwards found, that did follow the Paper wherever it went, and was a Publication of it; it was in their Power, being their own Contrivance; it was made and formed by themselves, and no body will believe, when it was their own Hands that they put to it, that any body else could have any Power over it: For ought appears, no body else was at work about it, and when

there were fo many learned Prelates that had figued fucli a Paper, no one can believe they would let it go out of their Hands, but by their Confent and Direction: Is not this a Proof of the Publishing? Do they give your Lordships any Evidence that they had stifled this Paper? If they had so done, they had faid fomething; but will any body believe that this Thing was done in vain? Can any body affign a Reason why so solemn a Thing as this should be done to no End and Purpose? Why, a Paper should be framed that rails at the King's two Declarations? Why a Paper that gives Reasons, why they could not read it in their Churches, and figned with fuch Solemnity by all these Noble Lords, we submit this to you in point of Law; and the Law is plain in it, that if this Paper be Libellous, and it is found in the County of Middlesex, there is a Publication of that Libel. I shall mention to your Lordship that Case of Williams, which is reported in the second Part of Roll's Reports; Mr. Finch made use of it in the Case of Sidney; it was the great. Case relied upon, and that guided and governed that Case (as I apprehend) from the Verdict and Judgment that was given in it. This Case was 15 Jacobi. It feems Williams was a Barrister of the Inner Temple, and it feems, being an high Catholick for Opinion and Judgment, he was expelled the House; and he being so expelled (being a fort of a Vertuo(o) wrote a Book called Baalam's As; and therein he makes use of the Prophet Daniel, and he makes Application of it according to his own particular Fancy. He writes there, that this World was near at an End; and he faid, Those ill Days were come that that Prophecy spoke of; and because of the Impurity of Prince, and Priest, and People, and other Things that happened, those were the worst of Days, and therefore the last; and that certainly we had the worst Prince that ever was in the World: When he wrote this Book, what does he do? He was a little more close than my Lords the Bishops, and pins it up, or seals it up, and it was brought to the King; and what is this more than the Case before your Lordship? They indeed fay, I do this by way of Advice to the King; fo faid he, I do this by way of Advice to the King, for God forbid that any of this should happen to the King; and so what he does, was by way of Advice, and he prayed God to avert it from him. Here was as good a Prayer as there is in this Paper, and there was a good Defign; he made use of the Prophet Daniel, and applied his Words. Well, what was done upon it? This was never published; for the Question was before the Court, whether this Sealing of it up, and not delivering it to any other body were a Publication, the Court was of Opinion, that the very Writing of it was a Publication; they did not value the Delivery of it to the Prince, but it was proved he writ it, and that made it Treason. My Lord, we have Cases enough in my Lord Hobart for this Matter; Sir Baptist Hicks's Case, and my Lady Hatton's Case; there was only a Letter sealed up and delivered to the Party.

L. C. J. You need not trouble your felf about

that, Mr. Sollicitor.

Mr. Soll. Gen. If the Case then be thus, I take it, it will turn upon this Fact; they have given your Lordship no Proof where this Paper was Signed by them: Here are feven Persons that had a Hand in it, and here is only one Person whom

they have infifted upon to be infirm, and kept his House for a great while together. We say the House for a great while together. Publishing follows the Libel wherever it goes; the Libel is in the County of Middlesex, they have consessed it in the County of Middlesex, and they did not diftinguish when it was done. Then if they will not diffinguish upon the Evidence, no Man ought to diftinguish, but ought to prefume it was done in that Place where they owned it.

Mr. Att. Gen. I did not apprehend we were got fo far, that they opposed us in the Publi-

Sir Rob. Sawyer. Yes, we did, for you have

given no Evidence of it.

Mr. Att. Gen. Surely, my Lord, for that we have given a sufficient Evidence, and they have given some Proof of it, as to my Lord Archbithop; that because he had not been from Lambeth, therefore he did not publish, nor could cause it to be published; for your Lordship sees by this Information, they are not only to answer the Publicavit, but also the Publicari causavit; for do you doubt, Gentlemen, of the Law in this Case, that if I compose a Libel in Surry, for Example, and fend a Person over into Middlesex, I am not guilty of the Publishing?

Sir Rob. Sawyer. That is not your Cafe, Mr. At-

Mr. Finch. That were clear if it were fo, but

Mr. Att. Gen. My Lord Archbishop's Case signifies nothing, if we thew it was published in Middlesex, and you give no Evidence to the contrary but it might be there; and I am fure as to the rest of my Lords the Bishops, there is no Evidence at all given. Here is a Petition that we say is a Libel, they it may be will make that a Question: This is delivered to the King's own Hand in the County of Middlesex, and there are as many Cases as any one Man can name, that this amounts to a Publication by the Party; for if I fend a Letter by the Post sealed, that no body can see but the Party himself, and he that writ it, it is adjudged over and over again, it is a Libel.

Mr. Just. Powell. That you need not labour, Mr. Attorney, for that's the Case of Williams of Effex; but how do you apply it to the Case now

before us?

Mr. Att. Gen. That's an Answer to their Ob-

jection as to the Publication.

Mr. Just. Powell. But what say you to the first Part, you have not proved that it was written in Middlesex.

Mr. Att. Gen. There is the Case of Barrow and Lewellin in Hobart, and likewise the Case of Sir Baptist Hicks, which is reported both in Hobart and in Popham; and in Popham, towards the End of the Case, there is a remarkable Passage. Says that Case, If it should not be punishable at the Suit of the King, there would be no Remedy; for the Party cannot bring an Action, because he can be no Witness for himself, and it is only known betwixt them two; but a Witness for the King he may be, to prove his own Receipt of the Letter, and the Party's Hand.

Mr. Just. Powell. You need not labour that Point, I'll tell you, Mr. Attorney; for the Law is very clear in that Point, I think, if you bring it home

to your Cafe.

Mr. Att. Gen. Then here's the Case, in short, my Lord; that my Lords the Bishops have

caused to be made and written this Petition, they are made Parties to it by fetting their Names, and this is a continued Act: Whatloever is written there is my Lord Archbishop's Writing, whereever it goes, as I'll put a Cafe that's very well known. If I take away Goods from a Man in the County of Cumberland, and I am found with them in the County of Middlesex, it is a continued Act, and makes all but one Felony, and I shall be tried here in Middlesex for it. If a Man write a Thing in one County, and it is fent and difpersed in another County, that still continues to be his Fact, though it may be the first Part was not in the same County with the other: But suppole all this while that Part should not affect my Lord of Canterbury, the causing it to be published

Mr. Just. Powell. Do you think, Mr. Attorney, that writing in one County is such a continued Act, that he may be faid to write it in another

Mr. Att. Gen. Sir, I take it, where there is a complicated Crime of writing and publishing a Libel, and the Beginning of it is in one County, and the carrying it on is in another, that is a continued A&t, and may be tried in either County.

L. C.J. It is all one Act of Libelling, as they

Mr. Just. Holloway. In Cases of Felony 'tis so; taking in one County, and being found with the Goods in another, it is Felony in either County.

Mr. Just. Powell. But in that Case they are two Felonies; for it is Robbery in the one County, and

but bare Felony in the other.

Mr. Soll. Gen. Suppose that my Lords the Bishops figned this Paper in another County, and my Lord Archbishop consents to have it sent into Middlefex, is not this a Causing it to be published in another County?

Mr. Just. Powell. Yes, it may be, if you prove

his Confent.

Mr. Soll. Gen. Then suppose further, which may very well confift with my Lord Archbishop's Evidence of his not being out of Lambeth in fo long Time, the rest of the Bishops might sign it in Middlefex, or it may be in that Place; and then they carry it by my Lords Confent over hither, into this County, is not this a Causing it to be published? The Delivery with his Consent certainly is a Proof of that, for our Information goes two ways; for Making, Contriving, Writing and Publishing, that's one; and then for causing it to be Made, Contrived and Published, that's the other. And if I prove that he caused it to be published, he may be found guilty as to that Part, and not guilty as to the other; for the Information is not so entire, but that the King has his Choice. If the Archbishop had not figned it, or written it, but had caused it to be published, he may be found guilty of so much: But if he be guilty of any one of these things, it is enough; and if he be guilty of none of the other things laid in the Information, yet if he be guilty of caufing it to be published, by his consenting that the rest of the Bishops should do it, that will be enough to maintain this Informa-Then, my Lord, is there any Evidence brought against what we have proved, that he did not consent?

Mr. Just. Powell. But where was this Consent

of his given, Mr. Sollicitor?

Mr. Soll. Gen. Pray, good Sir, give me your Favour, I think I am in a plain Case.

Mr. S. Pemberton. So you are truly.

Mr. Soll. Gen. Why, good Sir, you ought to make out the Locality, if you'll take Advantage

Mr. S. Pemberton. That's very well indeed, this is the first Time I ever heard that Doctrine

Mr. Soll. Gen. I cannot help that, but certainly the Law is plain: We have proved there was such a Fact as this was done, and they do not go about to prove that it was done elsewhere than where we have laid it; for if they did, their Witnesses would be cross-examined by us; and then we know what would become of them, then the Truth of the Matter would come out: Therefore I would make all this constare. The Archbishop might be at Lambeth, and yet guilty in Middlefex, by his Concurrence with what was done in Middlesex: And I fay, my Lord, this is natural, upon the Evidence that has been given, because when they were interrogated at the Council, and confessed the Paper to be theirs, they made no fuch Explanation of their Confession, of which they can make any Advantage in their Defence. Here has been no body produced that proves any thing to be done out of Middlefex; so that still if he's guilty of the Fact proved, he must be guilty in Middle-

Mr. Serj. Baldock. And it does not appear, in this Case, but that my Lord Archbishop might write the same Thing in Middlesex, though he was at Lambeth fo long as the Witness speaks of.

Mr. Just. Powell. How do you make out that,

Brother?

Mr. Serj. Baldock. He might do it when he came over to the Council.

Sir Rob. Sawyer. He must do it after it was presented.

Mr. Serj. Baldock. Might he not be fo long here on this Side the Water, as to make fuch a short Thing as this, before it was delivered? Half a Quarter of an Hour would have done it.

L. C. J. That's a Thing not to be presumed, Brother, especially since he is proved not to have

been in Middlesex for so long together.

Sir Rob. Sawyer. Mr. Serjeant is mightily mistaken, for it is not pretended, that it was delivered at the Time when the Archbishop, and my Lords

the Bishops, were before the Council.

Mr. Recorder. Either the Making Sir Bartholo-ew Shower. and Contriving, or the Publishing of this Libel will do upon this Information; for they shall be taken to be one continued complicated Act, and then the Party may be tried in either of the Counties, as the King will; as in the Case of Treason, it has been over and over again adjudged, that if a Man does one Act of Treason in one County, and afterwards goes into another County, and does another Act of Trea-fon, the Jury of either of the Counties may enquire of the Fact done in the other. If they then should take those two as feveral Acts, they were feveral Offences, and they may be found guilty of the one and acquitted of the other; but if they are taken as one continued A&, they are but one Offence, and the Jury of either County may try it. If then, in this Case, the Jury of this County may take Notice of the Publication which was here, as certainly they may, if they will agree, as the Law certainly is, that the Writing of a Letter will be a fufficient Publication, if the Matter be

libellous. And there are Multitudes of Precedents for that; and that the bare setting of a Man's Hand has been adjudged to be a Publication: Then give me leave, my Lord, to bring it to a fimilar Case: Suppose a Man write a scandalous Letter from London, to a Judge or Magistrate in Exeter, and fends it by the Post, and the Letter is received from the Post at Exeter, and there opened; would any Man make a Question whether the Gentleman that fent the Letter may not be indicted and profecuted for a Libel at Exeter, where the Libel was received?

Mr. Just. Powell. There's no Question of that, Mr. Recorder; that comes not home to the Fact in our Cafe: Undoubtedly in the Cafe that you put, the Law is as you faid, but it is far different from

this Cafe.

L. C. 7. There's no body opposes the Publication, but the framing of it where it was made.

Mr. Recorder. Supposing then the Party were at Exeter, and he were interrogated before the Magistrate, whether that were his Hand or no, and he should own it to be his Hand, can any body doubt whether his owning that to be his Hand, would be a sufficient Evidence to prove a Publication?

Mr. Just. Powell. But is that any Evidence where it was written? Or if it be not proved that it was received at Exeter, would that be a Proof of a Publication at Exeter?

L. C. J. They do not deny the Publication. Sir Rob. Sawyer. We do deny that there was

any Publication; and they have proved no Place where it was made.

Mr. Soll. Gen. My Lord, we are not for turning my Lords the Bishops out of the Way of Proof that is usual in such Cases; let them take it if they will, that this was contrived and made in Surry. But can they publish it in Middlesex, without committing an Offence? and that is it we stand upon: We are not for laying a greater Load upon my Lords the Bishops than our Proof will answer. Sir Rob. Sawyer. We thank you for your Com-

plement, Mr. Sollicitor.

Mr. Soll. Gen. Is this a fair Way of interrupting us when we are speaking? Durst any one have ferved you so when you were in the King's Service? We would make our Duty as easy as we can to my Lords the Bishops, and it may be easier than other Men would have made it. But, my Lord, let it be a doubtful Case, that we cannot tell which County it was made and contrived in, if it were made and contrived in another County; yet when they brought it into Middlesex, there was a Publication in Middlesex; and if my Lord of Canterbury confented to it, and if he caused it to be published, how can any body ever get him off from that causing of it to be published? Here is a Paper that must be supposed to be my Lord Archbishop's Paper: Now either the World must look upon it to be an Imposture put upon my Lords the Bishops, or a real Paper made by them. If it were an Imposture and an Affront put upon the Bishops, they ought to make it out for their own Vindication, and to prove themselves innocent: If they do that, they do well, and they ought to have Satisfaction made them by those that have so highly injured them; and the King cannot be better pleafed, I am fure, than to find them so: But if Men will look one way and act another, they must expect to be dealt with accordingly. Will any Man that has heard this Evidence, and fees that

these Gentlemen will not go the right Way to work to prove their own Innocence, believe them to be not guilty? 'Tis plain they contrived it and figned it; for can any one imagine that they fet their Hands to a Paper that was not formed and contrived by themselves? Then let it go, That this was done in another County, and we cannot punish the Writing of it in this County; yet still they are guilty of causing it to be published in this County, and for that we may punish them here: We will be content with having that found that we have proved, which certainly is an Offence.

Sir Rob. Sawyer. We oppose that, Sir. Mr. Soll. Gen. You oppose it! I know you'll oppose common Sense; we don't speak to you, we fpeak to the Court. We are content with what is plain, and do not defire to infift upon any strained Construction: We say this is natural Evidence for us; If this thing be a Libel, as we fay it is, then the caufing it to be published, is an Offence. The Publication we fay was here in Middlesex, and of that there is a clear Evidence, because it was found there, and came from the King's Hand, to whom it was directed, and it could not come to the King's Hand out of their Custody, without their Confent: This, we fay, is a clear Evidence of causing it to be published, let the rest go as it will, because we will take the easiest Part of the Case, and not go upon Strains.

Mr. Serj. Trinder. The greatest Question is, I think, now come to the Publishing-

L. C. 7. The Court is of Opinion, that its

coming to the King is a Publishing.

Mr. Just. Powell. Ay, my Lord, if it be prov-

ed to be done by them. Mr.S. Pemberton. Before the Court deliver their

Opinion, we defire to be heard.

L. C. J. Brother, you shall be heard in good Time, but let them make an End on the other Side, and when the King's Council have done, we'll

Mr. Serj. Trinder. My Lord, upon the Question of Publishing, it has been infisted upon, and the Court feems to be very much of the same Opinion, that the Writing of it is a Publishing: That it is without Controversy, if the Writing of it fell out to be in Middlesex, where the Information is laid; but that they would not have to be so by Argument, because the Archbishop had kept in at Lambeth fo long. But, suppose that it were so as they would have it; that is only as to the Archbishop, he being the Writer of it; but yet notwithstanding that, the other six might fubscribe it in Middlesex, taking it, that there is such a Face in their Argument as they would have it.

Mr. Soll. Gen. We will lay no greater Load on the other fix than we do upon my Lord Archbishop, and we say they are all guilty of the Publi-

cation in Middlesex.

Mr. Serj. Trinder. Pray, Sir, spare me. This Paper was in the Archbishop's Custody and Power, he taking of it himfelf; and regularly it could not have come out of his Custody, in common Suppofition, but it must come with his Consent. It was afterwards in the Power of the other Six, they had it to subscribe; where the Subscription was non constat; they it may be can prove it themselves, but I will only deduce this Argument; That if it after comes into Middlesex, it must be taken by Prefumption to be subscribed by them there and published; it must be taken by Presumption so to be. Vol. IV.

L. C. J. No, Brother, we ought not to do any

thing by Presumption here.

Mr. Just. Powell. No, no, by no means, we must not go upon Presumptions, but Proofs.

L. C. F. I will not prefume it to be made in Middlefex.

Mr. Serj. Trinder. But it is proved to be published in Middlesex.

Sir Rob. Sawyer. My Lord, with Submission, there is no Evidence of the Publication.

Mr. Att. Gen. That the Court is to judge of. Sir Rob. Sawyer. Pray, good my Lord, what Instance of a Publication have they given?

Mr. Soll. Gen. The Court has heard the Evi-

dence, we leave it there.

Sir Rob. Sawyer. Was it their owning and acknowledging it was their Hands, when the King asked them the Question at the Council-Table? Surely the King's Council won't pretend that was a Publication, when it was done at the King's Command! It was certainly the King that published it then, and not my Lords the Bishops.

Mr. Att. Gen. Well faid.

Sir Rob. Sawyer. Don't you remember that, when Mr. Blathwayt faid the King gave it to be

read, and it was shewed to the Bishops?

L. C. J. I remember what Evidence Mr. Blathwayt gave of the Passages at the Council-Board very well; and I know what Mr. Attorney did press about the King's promising to take no Ad-

Mr. Att. Gen. My Lord, Mr. Attorney is on the

other Side, he did not press it.

L. C. J. Sir Robert Sawyer I mean; I beg both your Pardons, Gentlemen, I think I have done Injury to you both.

Sir Rob. Sawyer. My Lord, we say there is no Evidence at all, that ever this was fent to the King by the Archbishop, or any of my Lords the Bishops: And as for the Cases that they have put, they might have put five hundred Cases, and all nothing to the Purpose.

Mr. Soll. Gen. So they might, and done just as

others had done before them.

Sir Rob. Sawyer. And so are these; for here is the Question, We are in a Case where the Publication is that which makes it a Crime: Now I would have them, if they can, put me any fuch Case, and then apply it to this. In Williams's Case, the Question is quite otherwise, and so in any Case of Treason it must be: Wherever there is an Overt-Act proved, it is the treasonable Intention, and the ill Mind of the Traitor. that is the Crime, and the Treason (the Overt-Act) is only to be the Evidence of it. In that Case of Williams, with Submission, my Lord, the Publication was not at all necessary, but the very secretest Act that could be done by him (if it were an Act) is an Evidence of the Mind; and fo the fending of the Book to the King himfelf, though no body else did see it, was an Evidence of the Crime of Treason, yet it could not be called a Publication. But in the other Case of Sir Baptist Hicks, which was in the Star-Chamber, about sending a Letter of Challenge, it was plainly resolved that it was no Publication of the Letter, and that was not the Ground of the Judgment given against him there, that it was the Publication of a Libel, but the very Fact was a particular Offence; for, faid the Court there, if you will fend a Letter to a private Man, and that is a Letter that will provoke him to break

the Peace, that is an Offence punishable in the Star-Chamber; but that is not the Reason which was alledged, because no Action will lie for want of Proof, but quite the contrary; because they may produce the Porter or Party that brought it, and prove it that it came from this Man's Hands; and I do not question but that in the King's-Bench at this Day, if a Man will write a Letter privately to provoke another Man to fight, there will lie an Information, but not for a Libel; for there it will be necessary for to make an Offence, that there may be a Publication; for that is the very Form of the Crime, and upon that Ground were all those Judgments against Libels in the Star-Chamber. My Lord, I agree to write a Letter to the King of another Person, or to make a Petition to the King concerning another Person, as of my Lord Chancellor, or the Judges, or the like, to complain to the King of them scandaloufly, with provoking and reviling Language, that is a Publication; and to if I write a Letter to one Man of another; if there be Scandal in a Letter, that is a Publication of a Libel; and that is the Difference that has been always taken, where it is effential to make it a Libel, that there be a Publication, fuch a Publication must be proved, and the Delivery of a Letter to a Man that concerns himself, is no Publication; but in this Case they have not fo much as proved that it was deli-

vered to the King. Mr. S. Pemberton. My Lord, with your Lordship's Leave, I take it, that they have given no manner of Evidence of a Publication; to fay, the Writing and Subscribing of their Names to a Paper, is a Publication of that Paper, is fuch a Doctrine truly as I never heard before. Supposing this Paper had lain in my Study, subscribed by me, but never went further; would this have been a Publication? They never faid any fuch thing. As to Algernoon Sidney's Case, there was no Colour for it, that it should be a Publication; but it was an Overt-Act of Treason to compose such a Book. They have proved by our Confession here, that we have fubscribed this Paper; they would take it now, that therefore it must be presumed we sent this to the King, and so surmise us into an Information for making and publishing a Libel, which we fent to the King; but they do not prove it all. My Lord, there are a thousand Ways that it might come into Middlesex, and perhaps come to the King's Hands too, without our Knowledge of Delivery; and fure you will not prefume these noble Persons without Evidence to be guilty of such an Offence as this is suggested to be! So that, my Lord, and Gentlemen of the Jury, 'tis impossible for you to find this a Publication in Middlesex; and for the other Thing (the Writing this Paper) they that would make it an Offence, must prove where it was done.

Mr. Serj. Levinz. My Lord, The Answer that I shall give to what has been said on the other Side, is very short: The Cases that have been cited are all Law, but not one Tittle to this Purpose. In Sir Baptis Hicks's Case, and William's Case, it was proved they all sent them to the Places whither they were directed; but is there a Tittle of Proof that these Bishops sent it here? In all those Cases, they must send it as their own Porter or a Carrier, and they send it as their own Act, and when it comes there, by their sending, that is sufficient Proof of their Act in the Place whither it is sent: And for Sidney's Case, there

was Treason in the very Libel and Book that he made; and he was not indicted for Publishing, butfor Treason, in the Place where it was found, because it was found in his Possession: But was this ever in my Lord Archbishop's Possession in Middlefex, or the rest of the Bishops, and were they publishing of it? If it had, then it had been their Act clearly: But that is the Thing wherein they are defective, that they do not prove that my Lords the Bishops sent or brought it here; but upon the Question asked them by the King, they acknowledged it to be their Hands: So that, my Lord, there is no Proof of any Fact done here, but an Acknowledgment of a Fact done, no body knows where, upon the King's Question here in Middlefex: Is that any Proof of this Information?

Mr. Finch. Pray, my Lord, spare me a Word on the same Side; let us see what the Evidence is. The Evidence is this, That the King brought the-Paper to the Council-Table, and the Bishops owned their Hands to it: This is the Effect of the Evidence, and all that is to prove the Forming and Making a Libel in Aliddlesex, and the Publication of that Libel. And what is therefore inferred from thence? Why, having proved that the King brought the Paper to the Council-, Table, and the Bishops owned their Hands; therefore, First, the Bishops made this Libel in Middlesex. Secondly, they brought it to the Council-Table, and published it at the Council-Table, or else there is no Proof at all: For here is nothing of Evidence given of any Fact, but because they acknowledged it, therefore they made it, therefore they gave it to the King in Middlefex: This were good Evidence if they had had the Help of a Supposition to make it good; but they want that, nor must any such thing be admitted; but I think they are fuch groß false Confequences, that I doubt not you'll be of Opinion, here's no Proof of a Publication in Middlesex, and then there is no Proof at all against my Lords the Bishops.

Mr. Pollexfen. I must confess, I hear them fay, two Acts prove a Publication in this Case; the one is, the Writing of the Libel, and the Subfcribing. If fo, then I think, upon the Evidence that has been given, the Court must needs be fatisfied, that the Writing of it was in Surry: The next is, their owning their Hands; for there is no Act done that appears, or any Evidence against them of any Act done, from the Time of the Writing, to the Time that they were asked, is this your Hand? Surely no Man would ever think this to be a Publication, where one is asked by Authority, whether fuch a Paper be his Hand, and he acknowledges it in Answer to that Quethe acknowledges it in America to that Education! To turn this to be a Crime, I think it can never be done, nor never was before. Then there is nothing in the Case, that they can hold to for Evidence, and Proof against my Lords the Bishops, but the Writing; and that is apparent to have been in Surry, or otherwise they must hold that the Answer to the King's Question, this is my Hand, is a Publication. But truly, my Lord, I think neither of these will do: But, my Lord, to me this is a great Evidence in itself against the Proof of a Publication, the Care and Wariness that has been used, that there should be nothing at all of this Matter known, from the Time that it was written, to the Time that they came to be examined and fummoned to appear as Offenders. My Lord, the Nature of Libels is to

publish

publish and proclaim Scandal and Defamation, or else it loses its End, and consequently its Name. This, as it stands upon their Evidence, is a monstrous Proof for my Lords the Bishops, against the King's Council; for it feems, 'tis a very private Matter, so cautiously and warily carried, that there is not any Evidence of the Fact, but only the Names of the Persons that writ it, till they come to be examined by the greatest Authority, Is this your Hand? and then they own it so to be. How can this be taken to be a Publication? And it will be a Thing of wonderful Consequence, if an Anfwer to a Question put by Authority, should amount to a Crime, as it would in this Case: That would be as if Authority that should be employed to do Right, would be turned to do the greatest Wrong; for it is the Duty of all Men to answer when examined by a lawful Authority, and it would never be offered at fure in any other Cafe. If a Man comes before a Magistrate, and confesses any thing, that indeed is Evidence, but is not a Crime; for there is a great deal of Difference between Evidence and the Crime; but that this should be both an Evidence and a Crime too, is, I think, a very strange Construction; and for the other Part (the Writing of it) I suppose the Court is fatisfied that it was in another County.

Sir George Treby. I defire your Lordship to spare me a Word, which I think has not been observed by the Council that have spoke before. The Question that remains, is, Whether my Lords the Bishops did publish this Paper? This is a Matter of Fact that lies upon the Prosecutors to prove. Now I think they are fo far from having proved that the Bishops did publish it, that on the conrary, they have proved that their Lordships did not publish it. The Evidence they have offered for this Matter is a Confession. This Confession is testified by Mr. Blathwayt, and he fays the Bishops were ask'd at the Council whether they did subscribe and publish this Paper, and that their Answer was, that they did subscribe, but not

publish it.

Now a Confession must be taken together, and must be admitted to be entirely true by them that produce it; they shall never be allowed to take

out and use one Piece, and wave the rest.

Why then by this Evidence of Consession, taken as it ought, it appears that the Bishops, though they did subscribe, did not publish the Paper: So that, I say, the King's Council have hereby plainly proved, that the Bishops did not publish this Paper, and yet this is the only Evidence upon which they would infer that they did publish it.

Mr. Att. Gen. Look you, it does lie upon you, Gentlemen, to prove it was done elfewhere than in Middlesex.

Mr. Finch. Sure Mr. Attorney is in Jest.

Mr. Att. Gen. No, I am in good Earnest; all the Proof that we have given has been in Middlefex, and you can best tell whether you did it in Middlesex or no.

Mr. Finch. My Lord, we have done as to this Objection; for we say they have not proved their

L. C. J. Mr. Finch, you may observe (and I am fure you do observe as well as any body in all Cases) but I say you may observe that they are off of every thing but caufing it to be published; now that does lie upon the King's Council to prove, that my Lords the Bishops did cause it to Vol. IV.

be published; for their owning their Hands does not amount to a Publication.

Mr. S. Pemberton. My Lord, we are upon this Point with them, whether here be any Evidence of a Publication at all.

Mr. Just. Powell. Pray let us clear this first; for if there be no Publication, there can be no caufing of it to be published.

Mr. Att. Gen. My Lord, if you think fit, we shall go on, and referve this Point till afterwards.

Mr. Soll. Gen. They may make Objections, if they think fit:

L. C. J. So they may, and they fay if these Ob-

jections are with us, we need go no farther.

Mr. S. Pemberton. But, my Lord, if they be not with us, we have a Referve to give a farther Answer to it, and to offer Evidence against the Evidence they have offered.

Mr. Soll. Gen. With all our Hearts, give in Evi-

dence what you can.

Mr. Att. Gen. Then pray, my Lord, let us go on to answer this Objection.

L. C. J. Pray do, Mr. Attorney. Mr. Att. Gen. My Lord and Gentlemen of the Jury, I would first observe how far we have gone. That there was fuch a Paper written is clear beyond all Question, and written by my Lord Archbishop of Canterbury, and that it was signed by the rest of the Bishops, but not in the County of Middlesex, and that this Paper was published, is agreed on all Hands.

Mr. Just. Holloway. No, they do not agree to

Mr. Att. Gen. Do I say it was published by them? But there was such a Paper published.

Mr. S. Pemberton. No, we say it was never pub-

lished at all.

L. C. J. Pray, Brother Pemberton, be quiet; if Mr. Attorney in opening does fay any thing that he ought not to fay, I will correct him, as I would do any body that does not open Things right as they are proved; but pray don't you that are at the Bar interrupt one another, it is unbecoming Men of your Profession to be chopping in and fnapping at one another-Mr. Attorney.

Mr. Att. Gen. I say, that the Paper is proved to be written and signed by my Lords the Bishops; that I take for granted, and that the Paper so signed and written is now published to the World, is also evident; but the Question is who it was done by, or who caused it to be done, we are reduced to that Question. Now, first, it is agreed on all Hands, that if I fend a Letter to a private Man containing scandalous Things in it, though there is no Proof more, but that it was fent fealed, and received by the Party: In that Case it was a Fault punishable in the Star-Chamber, as a Crime; but now that this was received by the King, and written by them, there is no room for Doubt; for you hear it was produced by the King at the Council-Board, and they asked upon it, if it were their Hands? That the King did receive it, there is no room for Question, or that they did write it; but the Question is, from whom the King had it? I am sure they must shew that some body else did it; and unless they do shew that, I hope there is no manner of Queftion but it came from them, and they did it; though no Man living knew any thing of this Matter, but whom they thought fit to communi-

cate it to; yet still they putting the King upon

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the Necessity of shewing this Power, in order to his obtaining Satisfaction for it, or else he must remain under the Indignity without Reparation, it ought to be put upon them to clear the Fact; for if he does not produce it, then must the King put up the highest Injury and Affront that perhaps a Man can give the King to his Face, by delivering a Libel into his own Hands; and if he does produce it, then fay they, that is not our Publication, we prove it to be your Writing and Signing, and we prove it to come from the Hand of the King, against whom it was composed; for we say it is a Libel against his Majesty, his Government and Prerogative: If then, all those Cases that have been cited be Law, then sure there never was a stronger Case in the World than this; and I hope the Law goes a little farther in the Case of the King, than it does in the Case of a private Man. No Man must think by Policy to give private Wounds to the Government, and difparage the Administration of it, and then, when he is called in Question about it, says he, pray prove that I published it, or else you shall not punish me for it. We prove you framed it, and writ it, and figned it, and we prove it came to the King's Hand, of whom it was composed, must we produce two Witnesses of the Delivery of it to the King? Surely there will be no need of any thing of that.

Mr. Soll. Gen. My Lord, we have reduced it now to a very narrow Question; for, as Mr. Attorney has faid, my Lord, there is no Doubt but that my Lords the Bishops are the Authors of this Paper; there is no Doubt but they figned it, and there is no Doubt but that their figning of it, though it were at *Lambeth*, as they fay, is a Publishing of it: But however, this is plain and manifest, that this Paper was published, and that this was published in Middlesex, this is as plain too: Now then there is nothing left but this Queftion, whether my Lords the Bishops who framed the Thing, who wrote the Thing, who figned the Thing, were not the Occasion or Cause of its Publication, or privy or consenting to it? My Lord, I will reduce it to a very plain Point; for we are upon a rational Question, before a rational Court, and a rational Jury, whether these Lords did all of them in the County of Surry, consent to the Publishing of this Paper in Middlesex? for it is published in Middlesex (that we sec) and if they are guilty of that Part of the Information of causing it to be published, now what do they say to it? Say they, it is agreed, that it is published in Middlesex, but it is not proved to be published by

L. C. J. No, they do not fay so, they agree it was in Middlesex, but not published.

Mr. Just. Powell. Mr. Sollicitor, they do agree it was in Middlesex, but not published to be sure,

nor by them.

L. C. J. Mr. Sollicitor, I'll tell you what they fland upon; they fay you ought to prove it to be delivered to the King by the Bishops, or some body employed by them; for upon that went the Resolution that was in Williams's Case, that he sent it to the King; but here is no body that proves that it was delivered to the King in this Case, so that how it came to the King non constat.

Mr. Soll. Gen. There will be the Question between us, whether this be not a Publication.

Sir Rob. Sawyer. Pray, Mr. Sollicitor, prove your Case before you argue it.

L. C. 7. First settle what the Case is before you

Mr. Soll. Gen. My Lord, I'll put you the Cafe. Here does appear in Middlesex a Paper that is a Libel in it felf, and this Libel is proved to be written and formed by these Persons; this Libel coming into Middlesex, the Question is, whether they are privy to it? I say, in point of Presumption it must come from them.

L.C. 7. I cannot suppose it; I cannot presume

any thing.

Mr. Soll, Gen. My Lord, I speak of that which is a common Prefumption, a natural Prefumption, what we commonly call a violent Prefumption, which is a legal Prefumption, and has always been allowed for Evidence. Now whether there be not such a Presumption in our Case, as to induce your Lordship and the Jury to believe that it cannot be otherwise; or at least to put the Labour upon them, to shew how it came out of their Studies, and how it came to the King's Hands; for it is in their Power to shew the Truth of this Matter, how it was; if they do not, the Presumption will lie upon them. That the Paper came to the King, that is plain enough, and its coming to the King's Hands, is a plain Proof of a Publication in Middlesex; and who should bring it to the King, but these Gentlemen in whose Power it was? There is no Man undertakes to fay, he lost it, then what else is to be believed, but that it came from them? I speak of common Supposition and Belief; they may very well shew it, if it were not so. All that we can say in it is, here is a Paper in *Middlesex*, this you agreed was once your Paper, and in your Power, pray shew what became of it, it lies upon you to clear this Doubt.

Mr. Recorder. My Lord, there is but this Question in the Case; the Question is not, whether the owning it be a Publication, but whether here be any Evidence that they did deliver it to the King. Now if they did deliver it to the King, that will be agreed to me to be a Publication.

Mr. Juft. Holloway. No doubt of it, if you can

Mr. Recorder. Pray, Sir, spare me: That they did it, you have this Evidence; first, that they were the Authors of this Paper by their own Confession, that this was in the County of Middlesex, and that when they were asked concerning it, they owned it to be their Hand-writing. Now whether you can in the least question after all this, their delivering of it to the King, or that it came to the King's Hands without their Knowledge or Confent, is that which lies before your Lordship for your Judgment.

L.C. J. I will ask my Brothers their Opinion; but I must deal truly with you, I think it is not

Evidence against my Lords the Bishops.

Mr. Just. Holloway. Truly I think you have failed in your Information; you have not proved any thing against my Lords the Bishops in the County of Middle fex, and therefore the Jury must find them not guilty.

Mr. Att. Gen. I'll put you but one Case, my Lord: A Man has an Opportunity secretly to deliver a Libel into the King's Hands, when no body is by, and so there can be no Proof of the De-

livery

Mr. Just. Powell. 'Tis a dangerous thing, Mr. Attorney, on the other fide, to convict People of Crimes without Proof.

Mr.

Mr. Att. Gen. But shall a Man be permitted thus to affront the King, and there be no way to punish it?

L. C. J. Yes, there will fure, but it will be a very strange Thing if we should go and presume that these Lords did it, when there is no Sort of Evidence of it; 'tis that which I do affure you I cannot do: We must proceed according to Evidence, and Forms and Methods of Law; they may think what they will of me, but I always declare my Mind according to my Conscience.

Mr. Serj. Trinder. But as to that other Point, whether their owning of it be a Publication, has

not been particularly spoke to.

L. C. J. Mr. Attorney, and Mr. Sollicitor, if there were enough to raise Doubt in the Court, to as to leave it to the Jury. I would fum up the

Mr. Soll. Gen. My Lord, we know it is with the Court, these Lords infished upon it, that it was a great while in their Hands; but it feems as far as our Evidence has gone hitherto, their Confession went no farther than that it was their Paper, and we must not extend their Confession further than it was; but I think we shall offer a fair Evidence that they did deliver it in the County of Middlesex.

L. C. J. Indeed, indeed, you ought to have gone to this, Mr. Sollicitor, before the Court gave

their Opinions.

Mr. Soll. Gen. Pray call Mr. Blathwayt again.

Mr. Blathwayt called.]

L. C. J. Mr. Sollicitor, unless you are fure that Mr. Blathwayt is a Witness to the Publication, 'tis but spending the Court's Time to no Purpose to call him.

Mr. Soll. Gen. We are fure of nothing, my Lord, but we must make use of our Witnesses, according to our Instructions in our Briefs.

[Then Mr. Blathwayt appeared.]

Mr. Att. Gen. Mr. Blathwayt, you were sworn before.

Mr. Blathwayt. Yes, Sir.

Mr. Att. Gen. You were present when this Paper or Petition was delivered by the King, at the Council-Board.

Mr. Blathwayt. Yes, I was fo Sir.

Mr. Att. Gen. Do you remember any thing of the Bishops acknowledging their Delivery of it to the King

Mr. Soll. Gen. Mr. Blathwayt, I would ask you, was there any mention of Discourse with my Lords the Bishops, how that Paper came into the King's Hands? Was there any mention of what it was done for, upon the Account of Religion or how?

Mr. Blathwayt. I don't remember any thing of that Mr. Sollicitor, [at which there was a great

Laughter.

L. C. J. Pray let us have no Laughing, it is not decent; can't all this be done quietly without Noise? Pray, Mr. Blathwayt, let me ask you, Do you remember there was any Discourse how that Writing

came into the King's Hands?

Mr. Blathwayt. I received it from the King's Hands, and I know it was presented to him by my

Lords the Bishops.

L. C. J. How do you know it was presented to the King?

Mr. Blathwayt. I heard the King say so several

Mr. Soll. Gen. Pray mind my Question, Sir, first I ask you who produced the Paper at the Council-Table?

Mr. Blathwayt. The King.

Mr. Soll. Gen. What faid the Bishops when that Paper was shewed them?

Mr. Blathwayt. Then, as I remember, they were asked, whether that was the Paper that they delivered to the King?

Mr. Soll. Gen. Then what faid the Biftions? Mr. Blathwayt. They at first scrupled to answer, and they faid it might be made use of to their Prejudice if they owned it.

Mr. Att. Gen. Pray, Mr. Blathwayt, confider again; was that the Question put to my Lords the Bishops, whether that was the Paper that was pre-

fented by them to the King?

Mr. Blathwayt. I do think, to the best of my Remembrance, that my Lord Chancellor did ask them to that Purpose, I cannot speak to the very  $\mathbf{W}$ ords.

Mr. Soll. Gen. And upon this, what Answer did they make?

Mr. Blathwayt. My Lords the Bishops scrupled to answer the first and second Time, as I told you before, but they did own it was the Petition that they presented to the King, to the best of my Remembrance.

Mr. Soll. Gen. Did the Archbishop do any thing to own it?

Mr. Blathwayt. Yes, both my Lord Archbishop of Canterbury and the rest of the Bishops did own all the same Thing.
Mr. Soll. Gen. Was this done at Whitehall?

Mr. Blathwayt. Yes, at the Council-Table.

L. C. J. Pray recollect yourfelf, and confider what you say, did they own that that was the Paper they delivered to the King?

Mr. S. Pemberton. Pray, my Lord, give us leave to ask a Question to clear this Matter; was the Question put to them, whether it was the Paper that they delivered, or whether it were their Hands that were to it?

Mr. Blathwayt. My Lord, I do not exactly re-

collect the Words.

L. C. J. But pray tell us, if you can, what the Question was?

Mr. Blathwayt. My Lord, I do not remember the very Words, but I think if Mr. Serjeant Pemberton be pleased to repeat his Question, I shall

give him a satisfactory Answer, as well as I can. Mr. S. Pemberton. Sir, that which I ask you is this, Whether the Question that was put to my Lords the Bishops at that Time was, Whether this was the Paper that they deliver'd to the King, or whether those were their Hands that were to it?

Mr. Blathwayt. My Lord, I did always think that it was a plain Case, that that was the Paper that they deliver'd to the King; and my Lords the Bishops did never deny but that they gave it to

the King, and I had it from the King's Hands.

L. C. J. But we must know from you (if you can tell us) what the Question was that was put to my Lords the Bishops; were they asked, Whether those were their Hands that were to that Paper, or was it, Whether they delivered that Paper to the King?

Mr. Blathwayt. As to the first Part, that they owned 'twas their Hands, that I am fure of; but as to the other, I do not remember what the Words were.

[At which there was a great Shout.] Mr. Att. Gen. Pray Mr. Blathwayt recollect yourself, you say the King produced it. Mr. Blathwayt. Yes, Sir.

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Mr. Att. Gen. Do you remember that the King asked them any Question upon the producing

Mr. Blathwayt. My Lord Chancellor asked

them, if those were not their Hands to the Peti-Mr. Soll. Gen. Was there any other ! Matter in

Discourse, whether that was the Paper that was delivered by them to the King?

Mr. Blathwayt. I cannot fo positively say what were the Words that my Lord Chancellor used.

Mr, Serj. Levinz. Pray do not twift a Man for

Mr. Sollicitor.

Mr. Soll. Gen. And you are not to untwift a

Man neither, Mr. Serjeant.

Mr. Att. Gen. Do you remember that the King faid any thing of the Paper being delivered to

Mr. Blatbwayt. The King has faid it several times; I believe I have heard him say it ten times

Mr. Att. Gen. Did he say it at that Time? Mr. Blathwayt. I cannot politively fay that he

did, Sir.

Mr. S. Pemberton. He cannot answer it; why

will you will press it?

Mr. Blathwayt. My Lord, here is the Clerk of the Council that was then in waiting he took Minutes, and perhaps can remember more than I.

Mr. Soll. Gen. Here they cry he cannot answer it. as if they could tell what he can answer better than Pray Mr. Bridgman, was there any Question to this Purpole, either from my Lord Chancellor, or from the King, whether that was the Paper that was presented by my Lords the Bishops, or delivered to the King; for I see you are very nice as to Words, and you do very well; but was there not a Question to that Purpose?

Mr. Bridgman. Sir, I do not remember; for. I speak to the best of my Remembrance in all I say, I do not remember that this Matter. that Question was asked in those very Words, but I do remember fomething was faid to that Purpose, but by whom I cannot particularly say.

Sir Rob. Sawyer. To what Purpose?

Mr. Soll. Gen. It is very strange that they won't let the Witness speak, but are continually interrupting him.

Sir Rob. Sawyer. Mr. Sollicitor, no body inter-

rupts him.

L.C.J. Why, do not I behave my self between you all as I ought to do? Pray Sir Robert Sawyer fit down, you cannot be contented, when the Man does you no Harm.

Mr. Soll. Gen. Pray confider, did my Lords the Bishops say any thing, or was there any Discourse concerning the Paper, whether it was delivered to

the King or no?

Mr. Bridgman. Mr. Sollicitor, I have told you as near as I can what I do remember. I know not by whom it was faid, but that Question, or to that Purpose, was asked, whether that was the Petition they delivered; but I do not remember whether the Question was directly asked, or answered; there was something about it, and feveral Passages there were; but whether spoken by my Lord Chancellor, or who, I cannot remember.

Mr. Soll. Gen. You fay there was that which fufficiently denoted a Question to that Purpose, and they faid nothing against it.

Mr. Bridgman. No, there was no Denial of it.

Mr. Soll. Gen. I fee you do not remember the Particular, nor do we defire it of you.

Mr. Bridgman. They did not deny it, nor con-

Mr. Soll. Gen. Then, in your Apprehension, did they own that they delivered that Paper to the

L.C.J. You must not ask that, Mr. Sollicitor, it is not a fair Question to ask him what he ap-

prehended.

Mr. Soll. Gen. He said it before himself.

L. C. J. But his Apprehensions are no Evidence, and it is a fort of a leading Question which we must not allow of.

Mr. Soll. Gen. Then if your Lordship do not like it, I will not ask it, but I will ask him another

Question. L. C. J. Ay, ten if you will, so they be fair

ones. Mr. Soll. Gen. Was it upon the first or second

Time of their being examined?

Mr. Bridgman. I cannot tell, it was not the first Time, all of it, I believe; for at the first Time my Lords the Bishops made some Scruple of answering or owning any thing; and whatfo-ever they owned, they said, they hoped it should not be made use of to their Prejudice. I remember no Reply that was made, nor any thing farther, only my Lord Chancellor faid, they were not to capitulate with their Prince; but they were required to answer the Questions that were asked them.

Mr. Soll. Gen. What were those Questions? Mr. Bridgman. I have told you already, as well

as I can remember.

to the King.

Mr. Soll. Gen. But did you take it upon the main that they owned the Delivery of that Paper to the King?

Mr. Just. Powell. Mr. Sollicitor, you have been

told you are to ask no fuch Questions.

Sir Rob. Sawyer. Nor never was there such wiredrawing of a Witness in this World before.

L. C. J. Pray fit still, Sir Rob. Sawyer, you are not to teach us what we are to do; Mr. Sollicitor must ask Questions that are proper for him, and not fuch as these; but the Court must correct him, and not you.

Mr. Soll. Gen. Mr. Bridgman is very cautious. and he is to be commended for it; but we would Pray, Sir, get the Truth out of him if we could. if you can remember, recollect your felf, whether by any Question to that Purpose, it was believed that they did own the Delivery of the Paper

Mr. Bridgman. I told you, Mr. Sollicitor, asto that at first, that I do not remember the very Words of the Question; but I believe there was no body

doubted that that was not the Paper.

Mr. Soll. Gen. You speak well in your way 3 but these Gentlemen are very unwilling you should tell your Opinion.

L. C. J. His Opinion is no Evidence, therefore you must not ask any such Questions, Mr. Sollicitor.

Mr. Bridgman. As foon as the Petition was delivered, within a few Hoursafter I saw it, the King showed it to several People, and he said, it was the Petition the Bishops had delivered; he took it into his own Custody, and afterwards commanded me to write a Copy of it, and there was no Copy made of it but that one; but notwithstanding that, I do remember I did fee a Copy of the Petition, within a

Day or two after it was presented, about the Town.

Mr. Soll. Gen. Pray how many Days was this before the Discourse in Council upon their Examination?

Mr. Bridgman. How many Days was what,

Mr. Soll. Gen. When the King gave the Paper to be copied.

Mr. Bridgman. It was upon the Sunday.

Mr. Soll. Gen. But you fay, as you believe, it was in a few Hours after the Paper was delivered

to the King, that you did fee it?

Mr. Juft. Powell. But what makes him say, that this was delivered to the King, but only Hear-

fay?

L. C. 7. Pray, Mr. Sollicitor, will you produce that which is Evidence, and not fpend our Time in that which is not.

Mr. Soll. Gen. My Lord, I would make no more.

of it than it is.

Mr. Serj. Levinz. 'Tis a shameful thing to offer fuch things in a Court of Juffice.

Mr. S. Pemberton. 'Tis a Practice that ought

not to be endured.

L. C. J. Pray Brothers be quiet, or I'll turn him loofe upon you again, if you'll not be quiet: What is the Matter? Cannot you let us alone? We shall do every body right. Come, to shorten this Matter, I ask you but this one Question, and that may fatisfy any one that has common Honesty about him; Do you remember whether or no they were asked, if that was the Petition that they deliveredto the King?

Mr. Bridgman. My Lord, I have answered that Question as directly as I can; I do not positively

remember that that was the Question.

L.C.J. Mr. Sollicitor General, you must be satisfied when proper Questions are fairly answered,

and therefore pray be quiet.

Mr. Att. Gen. However, we pray we may ask the Clerks of the Council; it may be they may remember more- Sir John Nicholas, you were at the Council-Table that Day my Lords the Bishops were examined about this Paper.

Sir John Nicholas. Yes, Sir, I was.

Mr. Att. Gen. Pray did you observe that the

King produced the Petition?

Sir John Nicholas. No, indeed, I did not see

Mr. Att. Gen. Did you observe any thing that

passed there in Discourse?

Mr. Soll. Gen. Did you observe any Questions that were asked the Bithops, either by the King or by my Lord Chancellor?

Sir John Nicholas. I think my Lord Chancellor did ask them, if that was their Hands to the Peti-

tion, and they owned it.

Mr. Soll. Gen. Do you remember whether they owned, that they delivered that Paper to the

L.C. 7. I'll ask you, Sir John Nicholas, Did my Lord Chancellor ask them this Question, Is this the Petition you delivered to the King?

Sir John Nicholas. I do not remember that.

[Then there was a great Shout.]

Mr. Soll. Gen. Here's wonderful great Rejoycing that Truth cannot prevail.

Mr. S. Pemberton. No, Mr. Sollicitor, Truth

does prevail.

Mr. Soll. Gen. You are all very glad that Truth is stifled, Mr. Serjeant.

Mr. Serj. Trinder. Pray, Sir John Nicholas, let me ask you one Question; Was there any Discourse about delivering that Petition to the King?

Sir John Nicholas. Indeed I do not remember it. Mr. Soll. Gen. There's Mr. Pepys, we'll examine

Mr. Pepys fworn.

L. C. 7. Come, I'llask the Questions; Were you by at the Council-Board when my Lords the Bishops were committed?

Mr. Pepys. Yes, I was. L. C. J. What were the Questions that were asked, either by the King or by my Lord Chan-

cellor?

Mr. Pepys. My Lord, I would remember as well as I could; the very Words, and the very Words of the Question, were, I think, My Lords, do you own this Paper? I do not remember any thing was spoken about the delivering; but I believe it was understood by every body at the Table, that that was the Paper that they had de-

L. C. 7. Well, have you done now? But to fatisfy you, I'll ask this Question; Was this Question asked, My Lords, was this the Paper you de-

livered to the King?

Mr. Pepys. No, my Lord.

Mr. Att. Gen. Pray, Sir, do you remember whether, the King himself asked the Question?

Mr. Pepys. You mean, I suppose, Mr. Attorney, that these were the Words, or something that imported their delivering it to the King.

Mr. Att. Gen. Yes, Sir.

Mr. Pepys. Truly I remember nothing of that. Mr. Soll. Gen. Did you observe any Discourse concerning their Delivery of it to the King?

Mr. Pepys. Indeed, Mr. Sollicitor, I do not.

Mr. Att. Gen. Swear Mr. Musgrave. [Mr. Musgrave sworn.]

L. C. J. You hear the Question, Sir, what say

Mr. Musgrave. My Lord, I will give as short an Account of it as I can: The first Time after his Majesty had produced the Petition, and it was read at the Board, his Grace my Lord Archbishop of Canterbury, and the other six Reverend Lords the Bishops, were called in, and it was asked of them, if they owned that, or if it was their Hands; my Lord Archbishop, in the Name of the rest, did decline answering, upon the Account that they were there as Criminals, and were not obliged to fay any thing to their own Prejudice, or that might hurt them hereafter; but if his Majesty would command them, and if he would promise that no Advantage should be made of whatfoever they confessed, then they would answer the Question: His Majesty made no Answer to that, but only faid he would do nothing but what was according to Law; whereupon the Bishops were ordered to withdraw, and being called in a second Time, the Petition was shewn to them, and they were asked if they did own it, or if it was their Hands, and I think my Lord Archbishop did say then, we will rely upon your Majesty, or some such general thing was said, and then they did all own that it was their Hands: I cannot say the Petition was read to them.

Mr. Just. Powell. Mr. Blathwayt, as I remember, faid it was the third Time.

Mr. Musgrave. It was the second Time, to the

best of my Remembrance.

L. C. 7.

L. C. 7. Pray Sir, was there any Question to this Purpole? Is this the Paper you delivered to the King?

Mr. Musgrave. I do not remember that everany

fuch direct Question was asked.

Mr. Fult. Allybone. But, as my Brother Pemberton did very well before diftinguish, there is a great deal of Difference between the owning the Subscription of a Paper, and between the owning of that Paper. Mr. Pepys did fay that they did own the Paper, and upon my Word that will look very much like a Publication.

Mr. Musgrave. I remember, my Lord, there was at the same Time a Question asked, because several Copies had gone about the Town, whether they had published it; and my Lord Archbishop did say, he had been so cautious, that he had not admitted his own Secretary, but writ it all himself; and the rest of the Bishops did say, they did not publish it,

nor ever gave any Copies of it.

Mr. Att. Gen. My Lord, I confess, now it is to be left to the Jury upon this Point, whether there not being a positive Witness that was by when the thing was done, yet upon this Evidence the Jury can't find any otherwise than that the thing was done; truly, I think, we must leave as a strong Case for the King: I could have wished indeed, for the Satisfaction of every body, that the Proof would have come up to that; but we must make it as strong for the King, upon the Evidence given, as it will bear. Now, my Lord, take all this whole Matter together, here is a Paper composed, framed, and written by seven learned Men, and this must be written by fuch Persons, sure for some Purpose. It is directed as a Petition to the King, and this Petition did come to the Hands of the King (for the King produces it in Council) and my Lord Archbishop, and the rest of the Bishops, owned their Hands to it. Then the Question is, my Lord, whether or no there be any room for any body living to doubt in this Case that thi was not delivered by my Lords the Bishops to the King, though it be not a conclusive Evidence of a pofitive Fact; yet unless they shew something on the other fide, that may give way for a Suppofition to the contrary, that it came out of their Hands by Surprize, or that any body else delivered it to the King, without their Knowlege or Confent, here must needs be a very violent Presumption that they did do it; and when nothing of that is faid on their fide, can any Jury upon their Consciences say, that it was not published by them? And it being found in Middlesex, though it might be written and composed in Surry, yet furely we have given a convincing Evidence, that either they published it, or caused it to be published in Middlesex.

[Pray call Mr. Grayham.] Crier. He is gone out of the Hall.

Mr. Soll. Gen. My Lord, there is in Law a Prefumption that is Evidence, though there be no positive Proof.

Sir Rob. Sawyer. But not in an Information for

a Libel.

Mr. Soll. Gen. This is a meer Question of Fact; there is no Difficulty in the Law of it at all; for it is plain, if these Lords, or any of them, did consent and agree to the Publishing of this Paper in Middlesex, they are guilty of this Information; and whether they are guilty or not guilty, we do rely upon the Circumstances proved, which are violent: First, that they were the Men that

contrived, and fet their Hands to it, and so were the Authors of it, is undeniable; for they have owned it: Men of their Learning and Parts never did any fuch thing in vain: And then that they were concerned in the publishing of it in Middle: fex, we offer for Proof that which was said by Mr. Pepys and Mr. Blathwayt, who, though they do not come directly and expresly to the formal Words of such a Question, yet they tell you, especially Mr. Blathwayt, that they did apprehend it, and it was the Collection of all their Thoughts, and they took it for granted, as a Thing that every body was fatisfied in, that they did deliver that Paper to the King. I must confess, and agree, there is no Proof of the Delivery of it by my Lords the Bishops to the King; but we know very well, that it is no Wonder, when a Paper is Libellous, that Men should use all the Skill they can to publish it with Impunity: And this is a Thing that was done after some Time of Premeditation and ferious Consultation; for it was some Days after the Order for reading the Declaration was published, that this was framed and delivered, and it concerned them to be wary (as it feems they have been) but take this altogether, my Lord, the Paper being found in the King's Hands, it is in these Persons Power, and it lies upon them to make it out plain, what became of this Paper, which once lay in their own Hands and Custody: They can give an Account of it, they can give Light unto it. If they do not, I shall submit to the Jury, whether this is not sufficient Evidence to convict them; especially when, being examined, they did not make that their Excuse. They never said, this Paper indeed we figned, but we did not intend to publish it, we intended to stifle it; that had been fome Excuse: But for them to say now, they did not present it to the King, I must submit to the Jury, whether they will believe upon this Evidence, that these Lords the Bishops did present it, or cause it to be presented to the King; then they are guilty of this Matter: And I leave it to them, and their Consciences, what they will think upon the whole.

Mr. Recorder. My Lord, if your Lordship

L.C.J. What, again? Well, go on Sir Bartholomew Shore, if we must have a Speech-

Mr. Recorder. Nay, my Lord, I would not

trespass upon your Lordship.

L. C. J. Gentlemen of the Jury, here is an Information against my Lords the Bishops: I think I need not trouble my felf to open all of it, because I see you are Men of Understanding, Men of great Diligence, and have taken Notes your felves, some of you; therefore I shall say only something of the Proof that is required in such a Case, and of the manner of the Proof that has been given in this Case, and then tell you my Opinion in Point of Law. Here is an Information brought by Mr. Attorney General, on Behalf of the King, against these Reverend Fathers of the Church, the Archbishop and the rest; and it is for publishing a seditious Libel, under the Pretence of a Pctition, in which are contained the Words that are feen. Gentlemen, the Information is long; it tells you, that the King, out of his Gracious Clemency to all his loving Subjects, and for other Considerations, had thought fit to publish a Declaration of Indulgence, that all his loving Subjects might have Liberty of Conscience, upon the 4th of April, in the third Year of his Reign, and that this was set forth by the King; and that the King, of his farther Grace, about the 27th of April then next following.

Mr. Finch. I humbly beg your Lordship's Fa-

VORE

L. C. J. What fay you, Mr. Finch?

Mr. Finch. I ask your Pardon for breaking in upon you when you are directing the Jury. know I should not do it, but I hope you will not be angry with me for it.

L.C.J. If I thought you did any Service to your

Client, I should willingly hearken to you.

Mr. Finch. That which I humbly offer to your Lordship, is only to remember your Lordship where we were.

L.C. 7. Go on, Sir.

Mr. Finch. I would only say this, my Lord, the Question is, whether this be Evidence, or

L. C. J. I am forry, Mr. Finch, you have that Opinion of me, as to think I should not leave it fairly to the Jury.

Mr. Finch. I only speak it, my Lord, because

if it be Evidence, we have other Matters to offer in Answer to that Evidence, and in our own Defence. L. C. 7. If you have more to offer, why did

you conclude here, and let me begin to direct the Jury? But fince you fay you have other Matter to

offer, we will hear it.

Mr. S. Pemberton. My Lord, we submit to your Lordship's Direction.

L. C. 7. No, no, you do not; you say you have further Matter to offer.

Mr. Pollexfen. My Lord, we shall rest it here. L. C. J. No, no, I will hear Mr. Finch. Go on, my Lords the Bishops shall not say of me, I would not hear their Council: I have been already told of being Council against them, and they shall

never fay that I would not hear their Council for

Mr. Serj. Levinz. My Lord, we befeech your Lordship go on with your Directions; for all that Mr. Finch faid, was only that this was not sufficient

L. C. J. No, Brother, he says you have a great deal more to offer, and I will not refuse to The Court will think there was something more than ordinary, therefore I will hear him; fuch a learned Man as he shall not be refused to be heard by me, I'll affure you. Why don't you go on, Mr. Finch?

Mr. Finch. My Lord, I beg your Pardon for interrupting you; but all that I was going to fay would have amounted to no more than this, that there being no Evidence against us, we must of

Course be aquitted.

Mr. Just. Holloway. My Lord did intend to

have faid as much as that, I dare fay.

L. C. J. Well, Gentlemen of the Jury, we have

had Interruption enough-

Mr. Soll. Gen. My Lord, I must beg your Pardon for interrupting you now; and I am very glad these Gentlemen have given us this Occafion, because we shall now be able to clear this Point. There is a Fatality in some Causes, my Lord, and so there is in this; we must beg your Patience for a very little while, for we have Notice that a Person of very great Quality is coming, that will make it appear, that they made Vol. IV.

their Addresses to him, that they might deliver it to the King

L.C.J. Well- you see what comes of the Interruption, Gentlemen, now we must stay-[Then there was a Pause for near half an Hour.]

Mr. Att. Gen. Pray, my Lord, put the Case that a Man writes a Libel in one County, and it is found in another, is not he answerable, unless he can fliew fomething that may fatisfy the Jury how it came there?

Mr. Soll. Gen. Ought he not to give an Account

what became of it?

L. C. 7. No: Look you, Mr. Attorney, you must look to your Information, and then you will find the Case that you put does not come up to it: It is for Writing, Composing and Publishing, and causing to be Published, and all this is laid in Middlesex: Now you have proved none of all these Things to be done in the County.

Mr. Att. Gen. They did in Middlesex confess it

was theirs.

L. C. J. Ay, but the owning their Hands is not a Publication in Middlefex, and so I should have told the Jury

Mr. Fineb. I beg your Lordship's Pardon for

interrupting you.

Mr. Att. Gen. But, my Lord, does it not put the Proof upon them, to prove how it came out of their Hands into the King's Hands?

L.C.J. No, the Proof lies on your Part.

Mr. Pollexfen. Pray, my Lord, give us your Favour to difmiss us and the Jury.

Mr. Soll. Gen. My Lord, our Witnesses will be

here presently.

Mr. Att. Gen. Sure, my Lord, the Presumption is on our Side.

Mr. Just. Powell. No, the Presumption is against you; for my Lord Archbishop lived in Surry, and it is proved was not out of Lambeth-House fince Michaelmas, till he came before the Council.

Mr. S. Pemberton. Pray, good my Lord, we ftand mightily uneasy here, and so do the Jury,

pray dismiss us.

L.C.J. I cannot help it, it is your own Fault.—

[Then there was another great Pause.] L. C. J. Sir Bartholomew Shore, now we have Time to hear your Speech, if you will.

Mr. Pollexfen. My Lord, there is no body come,

nor I believe will come.

Mr. Soll. Gen. Yes, he will come prefently; we have had a Messenger from him.

[Call Mr. Graham.]

Crier. He is gone, and faid he would come prefently.

Mr. Soll. Gen. My Lord, he will bring our

Witnesses with him-

[Then there was another Pause.]

Mr. S. Pemberton. My Lord, this is very unu-

fual to stay thus for Evidence.

 $L.\ C.\ \mathcal{I}.$  It is so; but I am sure you ought not to have any Favour---- Mr. Sollicitor, are you affured that you shall have this Witness that you

Mr. Soll. Gen. Yes, my Lord, he will be here

L. C. 7. We have staid a great while already, and therefore it is fit that we should have some Oath made that he is coming.

Mr. Soll. Gen. The Crier tells you, that Mr. Graham did acquaint him, that he would return presently.

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L.C.7. Give him the Book.

Mr. Soll. Gen. Let your Left-Hand give your Right-Hand the Oath.

[The Crier fworn.]

L. C. J. By the Oath that you have taken, did Mr. Graham tell you, there was any further

Witness coming in this Case?

Crier. Yes, my Lord, he did; he went out of the Hall, and returned when your Lordship was directing the Jury, and he asked me what the Court were upon; and I told him you were directing the Jury, and then he faid, my Lord Sunderland was a coming, but he would go and prevent him; and afterwards he returned, and finding your Lordship did not go on to direct the Jury, he faid he would go again for my Lord Sunderland, whom he had fent away, and he is now gone for him, and he faid he would bring him with him presently.

L. C. J. Well then, we must stay till the Evidence for the King comes, for now there is Oath

made that he is coming .-

And after a considerable Pause the Lord Presi-

dent came.]

Mr. Att. Gen. My Lord, we must pray that my Lord President may be sworn in this Case, on Behalf of the King.

[The Lord President Sworn.]

Mr. Att. Gen. My Lord, with your Lordthip's Favour, I would ask my Lord Prefident a Question: Your Lordship remembers where we left this Cause; we have brought it to this Point, That this Petition came to the King's Hands; that it is a Petition written by my Lord Archbishop, and subscribed by the rest of my Lords the Bishops; but there is a Difficulty made, whether this Petition thus prepared and written was by them delivered to the King, and whether my Lords the Bishops were concerned in the doing of it, and were privy, or Parties to the Delivery. Now that which I would ask your Lordship, my Lord President, is, Whether they did make their Application to your Lordship to speak to the King.

Mr. Soll. Gen. Did they make their Application to your Lordship upon any Account whatsoever?

Lord Prefident. My Lord, my Lord Bishop of St. Asaph, and my Lord Bishop of Chichester came to my Office, and told me, they came in the Names of my Lord Archbishop of Canterbury, and four others of their Brethren, and themselves, with a Petition, which they defired to deliver to his Majesty, and they did come to me to know which was the best way of doing it, and whether the King would give them Leave to do it or not? They would have had me read their Petition, but I refused it, and said, I thought it did not at all belong to me, but I would let the King know their Defire, and bring them an Answer immediately, what his Pleasure was in it; which I did. I acquainted the King, and he commanded me to let my Lords the Bishops know, they might come when they pleased, and I went back and told them fo; upon which they went and fetch'd the rest of the Bishops, and when they came, immediately they went into the Bed-Chamber, and into another Room, where the King was. This is that I know of the Matter.

Mr. Soll. Gen. About what Time was this, pray my Lord?

Lord President. I believe there could not be much Time between my coming from the King,

and their fetching their Brethren, and going in to the King.

Mr. Soll. Gen. They were with the King that Day?

Lord President. Yes, they were.

Mr. Soll. Gen. Was this before they appeared in Council?

Lord President. Yes, it was several Days before. Mr. Soll. Gen. Then I think now, my Lord. the Matter is very plain.

Mr. Just. Allybone. Did they acquaint your Lordship that their Business was to deliver a Petition ro the King?

Lord President. Yes, they did.

Mr. Soll. Gen. And they would have had my Lord read it, he favs.

Mr. Att. Gen. And this was the same Day that they did go in to the King?

Lord President. The very same Day, and I think the same Hour; for it could not be much longer.

L.C. J. Now it is upon you, truly; it will be prefumed to be the same, unless that you prove that you delivered another --- Pray, my Lord, did you look into the Petition?

Lord President. No, I refused it; I thought it

did not concern me.

Mr. Just. Powell. Did you see them deliver it to

the King, my Lord?

Lord Prefident. I was not in the Room when it

was delivered.

Mr. Just. Powell. They did open their Petition to your Lordship, did they?

Lord President. They offered me to read it, but

I did refuse.

L. C. J. Will you ask my Lord President any Question, you that are for the Desendants? Sir Rob. Sawyer. No, my Lord.
Mr. Soll. Gen. Then, my Lord, we must beg

one Thing for the sake of the Jury, if your Lord-ship can turn your self a little this Way, and deliver the Evidence you have given over again, that

they may hear it.

Lord President. My Lord, I will repeat it as near as I can; I think I shall not vary the Sense. The Bishops of St. Asaph and Chichester came to my Office, I do not know just the Day when, but it it was to let me know, that they came in the Names of the Archbishop, and four others of their - Is it necessary I should name

L. C. J. Do it, my Lord, if you can.

Lord Prefident. They were the Bishops of Ely,

Bath and Wells, Briffol, and Peterborough: They came to let me know, in the Name of the Archbishop, those four, and themselves, that they had a Petition to deliver to the King, if he would give them Leave, and defired to know of me which was the best way to do it. I told them I would know the King's Pleasure, and bring them Word again: They offered me their Petition to read, but I did not think it fit for me to do it, and therefore I refused, and would not read it; but I went immediately to the King, and acquainted his Majesty with it, and he commanded me to let them know they might come when they would, which I immediately did: They faid they would go and speak with some of their Brethren that were not far off: In the mean time I gave Order that they should be admitted when they came, and they did in a little Time return, and went first into the Bed-Chamber, and then into the Room where the King was.

Mr.

Mr. Soll. Gen. And this was before they came and appeared at the Council?

Lord President. Yes, it was. Mr. Pollexsen. Your Lordship did not read any thing of the Petition?

Lord President. No, Sir, I did not, I refused it. Mr. Pollexsen. Nor does your Lordship know what Petition was delivered to the King?

Lord President. I did not know any thing of it

from them then.

L. C. 7. Now you may make your Observations upon this two Hours hence: Now we shall hear what Mr. Finch had further to offer, I suppose.

Then my Lord President went away. Mr. Soll. Gen. I think now it is very plain.

L. C. J. Truly, I must needs tell you, there was a great Presumption before, but there is a greater now, and I think I shall leave it with some Effect to the Jury. I cannot see but here is enough to put the Proof upon you. They came to the Lord President, and asked him how they might deliver a Petition to the King: He told them he would go see what the King said to it. They would have had him read their Petition, but he refused it: He comes and tells them the King said they might come when they would: Then those two that came to my Lord President went and gathered up the other four (the Archbishop indeed was not there) but they fix came, and my Lord Prefident gave Direction they should be let in, and they did go into the Room where the King was. Now this, with the King's producing the Paper, and their owning it at the Council, is such a Proof to me, as I think will be Evidence to the Jury of the Publication.

Mr. Pollexfen. Then, my Lord, thus far they only can go; the Archbishop was not there, and

fo there is no Evidence against him.

Mr. Soll. Gen. As to the Writing, we have given Proof against him, for it is all his Hand.

Mr. Pollexfen. That still is in another County. and there is nothing proved to be done by my Lord Archbishop in Middlesex; and next, for the other fix Lords, my Lord President does not say that this is the Petition that they faid they had to deliver to the King; nor did he see them deliver any thing to the King; but that is still left doubtful, and under your Judgment, so that it stands upon Prefumption, not upon Proof, that this is the same, and left under Confideration.

Mr. Att. Gen. Then we will leave it fairly to

the Jury upon this Fact.

Mr. Pollexfen. If so, then we defire to be heard

in our Defence.

Sir Rob. Sawyer. May it please your Lordship, and you Gentlemen of the Jury, you have heard this Charge which Mr. Attorney has been pleased to make against my Lords the Bishops, and that is this, That they did conspire to diminish the Royal Authority, and Regal Prerogative, Power, and Government of the King, and to avoid the Order of Council; and in Profecution of this, they did falfly, maliciously and feditiously make a Libel against the King, under Pretence of a Petition, and did publish the same in the King's Presence.

This, Gentlemen, is a very heinous and heavy Gharge; but you see how short their Evidence is: The Evidence they bring forth is only, that my Lords the Bishops presented the Paper to the King in the most private and humble Manner Vol. IV.

they could: That which they have been fo many Hours a proving, and which they cry up to be as ftrong an Evidence as ever was given, proves it to be the farthest from Sedition in the doing of it that can be; and you see what it is, it is a Petition to be relieved against an Order of Council, which they conceive they were aggrieved by.

They indeed do not deal fairly with the Court nor with us, in that they do not fet it forth that it was a Perition.

L. C. J. That was over-ruled before. Sir Rob. Sawyer. I do not infift upon it now fo much an Exception to the Information, as I do the Evidence. They set this forth to be a scandalous Matter, but it only contains their Reafons, whereby they would fatisfy his Majesty why they cannot comply in a Concurrence with his Majesty's Pleasure; and therefore they humbly befeech the King, and beg and request him (as the Words of it are) that his Majesty would be pleafed not to infift upon their distributing and reading of this Declaration: So the Petitioners, on Behalf of themselves and the whole Clergy of England, beg of the King that he would please not to infist upon it.

Gentlemen, you may observe it, that there is nothing in this Petition that contains any thing of Sedition in it; and it would be strange this Petition should be Felo de se, and by one Part of it destroy the other. It is laid indeed in the Information, that it was with Intent and Purpose to diminish the King's Royal Authority; but I appeal to your Lordship, the Court, and the Jury, whether there be any one Word in it, that any way touches the King's Prerogative, or any Tittle of Evidence that has been given to make good the Charge. It is an Excuse barely for their Noncompliance with the King's Order, and a begging of the King with all Humility and Submiffi-on, that he would be pleafed not to infift upon the reading of his Majesty's Declaration upon these Grounds, because the dispensing Power upon which it was founded, had been several times in Parliament declared to be against Law, and because it was a Case of that Consequence that they could not in Prudence, Honour, or Conscience concur in it.

My Lord, Mr. Attorney has been pleased to charge in this Information, that this is a false, malicious and seditious Libel: Both the Falsity of it, and that it was malicious and seditious, are all Matters of Fact, which, with Submission, they have offered to the Jury no Proof of, and I make no Question but easily to demonstrate the quite contrary.

For, my Lord, I think it can be no Question, but that any Subject that is commanded by the King to do a Thing which he conceives to be against Law, and against his Conscience, may humbly apply himself to the King, and tell him the Reason why he does not that thing he is commanded to do, why he cannot concur with his Ma-

jesty in such a Command.

My Lord, that which Mr. Attorney did infift upon in the Beginning of this Day (and he pre-tended to cite some Cases for it) was, that in this Case, my Lords the Bishops were not sued as Bishops, nor prosecuted for their Religion. Truly, my Lord, I do not know what they are fued for else: The Information is against them as Bishops, it is for an Act they did as Bishops, and no otherwise; and for an Act they did, and do

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conceive they lawfully might do with relation to their Ecclefialtical Polity, and the Government of

their People as Bishops.

The next Thing that Mr. Attorney offered was, That it was not for a Non-feafance, but for a Feasance. It is true, my Lord, it is for a Feasance in making of the Petition, but it was to excuse a Non-fealance, the not reading according to the Order; and this fure was lawful for all the Bishops as Subjects to do; and I shall shew it was certainly the Duty of my Lords the Bishops, or any Peer of this Realm, to do the same in a like Cafe. It was likewise faid, they were prosecuted here for affronting the Government, and intermeddling with Matters of State; but I beg your Lordship and the Jury to consider, whether there is one Tittle of this mentioned in the Petition, or any Evidence given of it. The Petition does not meddle with any thing of any Matter of State, but refers to an Eccletiastical Matter, to be executed by the Clergy, and to a Matter that has Relation to Ecclefiaftical Causes; so that they were not Bufy-bodies, or fuch as meddled in Matters that did not relate to them, but that which was properly within their Sphere and Jurisdiction.

But after all, there is no Evidence, nor any Sort of Evidence that is given by Mr. Attorney, that will maintain the least Tittle of this Charge; and how he comes to leave it upon this Sort of Evidence I cannot tell; all that it amounts to is, That my Lords the Bishops being grieved in this Manner, made this Petition to the King in the most private and respectful Manner; and for him to load it with fuch horrid black Epithets, that it was done libelloufly, malicioufly, and feandaloufly, and to oppose the King and Government, 'tis very hard; 'tis a Case of a very extraordinary Nature, and I believe my Lords the Bishops cannot but conceive a great deal of Trouble, that they should lie under so heavy a Charge, and that Mr. Attorney should draw so severe an Information against them, when he has so little Proof to make

My Lord, by what we have to fay to it, we hope we shall give your Lordship and the Jury Satisfaction, that we have done but our Duties, supposing here has been a sufficient Evidence of the Fact given, which we leave to your Lordship and

the Jury.

My Lord, we say in short, That this Petition is no more than what any Man, if he be commanded to do any thing, might humbly do it, and not be guilty of any Crime: And, my Lord, as to the Matter of our Desence, it will consist of these Heads:

First, We shall consider the Matter of this Pe-

tition.

Secondly, The Manner of the delivering it, according as they have given Evidence here;

and

Thirdly, The Persons that have delivered this Petition. And we hope to make it appear, beyond all Question, that the Matter contained in this Petition, is neither false nor contrary to Law, but agreeable to all the Laws of the Land in all Times. We shall likewise shew you (though that appear sufficiently to you already) that the Manner of delivering it was so far from being seditious, that it was in the most secret and private Manner, and with the greatest Humility and Duty imaginable. And then as to the Persons,

we shall shew you that they are not such as Mr. Attorney says, who meddle with Matters of State, that are out of their Sphere; but they are Persons concerned, and concerned in Interest in the Case, to make this humble Application to the King. And when we have proved all this Matter, you will see how strangely we are blackned with Titles and Epithets which we no ways deserve, and of which, God be thanked, there is no Proof.

For, my Lord, for the Matter of the Petition,

we shall consider two Things.

The First is, The Prayer, which is this; They humbly beg and desire of the King, on Behalf of themselves and the rest of the Clergy, that he would not insist upon the Reading and Publishing of this Declaration.

Surely, my Lord, there is nothing of Falfity in this, nor any thing that is contrary to Law, or unlawful for any Man that is pressed to any thing, especially by an Order of Council; and this is nothing but a Petition against an Order of Council; and if there be an Order that commands my Lords the Bishops to do a Thing that seems grievous to them, surely they may beg of the King that he would not insist upon it.

And for this Matter, they were so well satisfied about it, and so far from thinking that it was any Part of a Libel, that they lest it out of the Information, and so have made a deformed and absurd Story of it, without Head or Tail, a Petition directed to no body, and for nothing, it being without both Title and Prayer; so that this is plain, it

was lawful to petition.

Then, my Lord, the next Thing is, the Reasons which my Lords the Bishops come to acquaint the King with; why, in Honour and Conscience they cannot comply with, and give Obedience to this Order; and the Reasons, my Lord, are two.

The first Reason that is assigned, is, the several Declarations that have been in Parliament (feveral of which are mentioned) that fuch a Power to dispense with the Law, is against Law, and that it could not be done but by an Act of Parliament: for that is the Meaning of the Word Illegal, that has no other Signification but unlawful; the same Word in Point of Signification with the Word Illicitè, which they have used in their Information, a Thing that cannot be done by Law; and this they are pleased to tell the King, not as declaring their own Judgments, but what has been declared in Parliament; though if they had done the former, they being Peers of the Realm, and Bishops of the Church, are bound to understand the Laws, especially when (as I shall come to shew you) they are made Guardians of these Laws; and if any thing go amis, and contrary to these Laws, they ought to inform the King

My Lord, the next Thing is, Because it is a Thing of so great Moment, and the Consequences that will arise from their publishing of this Declaration, and that too, my Lord (for the latter I shall begin first with) there can be no Question about, or any Pretence that this is libellous or false; for certainly it is a Case of the greatest Consequence to the whole Nation that ever was, therefore it cannot be false or libellous to say so.

My Lord, I would not mention this, for I am loth to touch upon Things of this Nature, had not the Information itself made it the very Gift of the Charge; for the Information (if there be any thing

in

in it) fays, that it was to diminish the King's Prerogative and Regal Power in publishing that Dechiration.

Now, my Lord, what the Confequence of this would be, and what my Lords the Bishops meant by faying, it was a Cause of great Moment, will appear, by confidering that which is the main Clause in the Declaration, at which my Lords the Bishops scrupled, which is the main Stumblingblock to my Lords, and has been to many honest Men besides, and that is this.

" We do likewise declare. It is our Royal Will and Pleafure, that from henceforth the Execution " of all and all manner of Penal Laws, in Matters " Ecclefiaftical, for not coming to Church, or not " receiving the Sacrament, or for any other Non-" conformity to the Religion established; or for " or by reason of the Exercise of Religion in " any Manner whatsoever, be immediately suf-pended; and the further Execution of the said "Penal Laws, and every of them, is hereby fufcc pended.

Here the Lord

Here the Lord Chief Justice speak-ing aside, said, L.C. J. I must not suffer this; they in-tend to dispute the King's Power of sufpending Laws.

Mr. Just. Powell. Mr. Just. Powell.
My Lord, they must
necessarily fall upon
that Point; for if the
King hath no such Power) as clearly he hath not in my Judgment) the natural Consequence will be, that this Petition is no Diminution of the King's Regal Power, and so not seditious or libellous.

L. C. J. Brother, I know you are full of that Doctrine; but however, my Lords however, my Lords the Bishops shall have no Occasion to say, that I deny to hear their Council. Brother, you shall have your Will for once, I will hear them, let them talk till they are

Mr. Just. Powell. I desire no greater Li-berry to be granted them than what in Justice the Court ought to grant, that is, to hear them in Defence of their Clients.

Now, my Lord, this Clause either is of some legal Effect and Signification, or it is not. Mr. Attorney, or the King's Council, do fay it is of no Effect in Law, then there is no Harm done; then this Petition does no ways impeach the King's Prerogative, in faying, it has been declared in Parliament, according as the King's Council do agree the Law to be.

But, my Lord, if it have any Effect in Law, and these Laws are suspended by Virtue of this Clause in the Declaration; then certainly, my Lord, it is of the most dismal Consequence that can be thought of, and it behoved my Lords, who are the Fathers of the Church, humbly to represent it to the King.

For, my Lord, by this Declaration, and particularly by that Clause in it, not only the Laws of our Reformation, but all the Laws for the Preservation of the Christian Religion in general are suspended, and become of no Force; if there be such an Effect in Law wrought by this Declaration as is pretended; that is, that the Obligation of Obedience to them ceaseth, the Reason of it is plain, the Words cannot ad-

mit of such a Quibble as to pretend, that the sufpending the Execution of the Law, is not a fufpending of the Law; for we all know the End of every Law, in its primary Intent, is Obedience to it; that of the Penalty comes in by way of Punishment and Recompence for their Disobedience.

Now, my Lord, if this Declaration does discharge the King's Subjects from their Obedience to, and the Obligation from those Laws; then pray, my Lord, where are we? Then all the Laws of the Reformation are suspended, and the Laws of Christianity itself, by those latter Words [or for or by reason of Religion in any Manner what-

foever] fo that it is not confined to the Christian Religion, but all other Religions are permitted under this Clause; and thus all our Laws for keeping the Sabbath, and which diffinguish us from Heathens, will be suspended too.

My Lord, this is fuch an Inconvenience as, I think, I need name no more; and it is a very natural Confequence from that Clause of the Declaration; it discharges at once all Ministers and Clergymen from performing their Duty in reading the Service of the Church; it discharges their Hearers

from attending upon that Service.

When a Law is suspended, the Obligation thereof is taken away; and those that before thought themselves bound to obey, now conclude they are not so obliged; and what a Mischief that will be to the Church, which is under the Care of my Lords the Bishops, your Lordship will ea-

fily apprehend.

These Things, my Lord, I only mention, to fhew the great and evil Consequences that apparently follow upon such a Declaration, which made my Lords the Bishops decline obeying the Order, and put them under a Necessity of applying thus to the King, to acquaint him with the Reasons why they could not comply with his Commands to read this Declaration to the People, because the Consequences thereof were so great, it tending naturally to lead the People into fo great an Error, as to believe those Laws were not in Force, when in Truth and Reality they are still in Force, and continue to oblige them.

And that being the second Reason in this Petition, I come next to confider it, to wit, that the Parliament had often declared this pretended Power to be Illegal; and for that we shall read the several Records in Parliament mentioned in their Petition, and produce feveral antient Records of former Parliaments that prove this Point; and particularly in the Time of Richard the Second, concerning the Statute of Provisors, where there were particular Dispensations for that Statute, the King was enabled to do it by Act of Parlia-

ment, and could not do it without.

L. C. J. Pray, Sir Robert Sawyer, go to your Proofs, and referve your Arguments till afterwards.

Sir Rob. Sawyer. My Lord, I do but shortly mention these Things; so that, my Lord, as to the Matter of this Petition, we shall shew you, that it is true and agreeable to the Laws of the Land.

Then, my Lord, as to the Manner of delivering it, I need fay no more, but that it is plain from their Evidence, that it was in the most private and humble Manner. And, as my Lord Prefident faid, Leave was asked of the King for them to be admitted to present it: Leave was given, and accordingly they did it.

We come then, my Lord, to the third Thing, the Persons, these noble Lords; and we shall shew they are not Bufy-bodies, but in this Matter have done their Duty, and meddled with their own Af-

fairs. That, my Lord, will appear,

First, By the general Care that is reposed in them by the Law of the Land: They are frequently in our Books called the King's Spiritual Judges; they are entrusted with the Care of Souls, and the Superintendency over all the Clergy is their principal Care.

But, befides this, my Lord, there is another special Care put upon them, by the express Words of an Act of Parliament; for, over and above the general Care of the Church, by Virtue of their Offices as Bithops, the Act of 1 Eliz. Cap.
2. makes them special Guardians of the Law of Uniformity, and of that other Law in his late Majesty's Reign; whereall the Clauses of that Statute of t Eliz. are revived, and made applicable to the present State of the Church of England. Now

in that Statute of t Eliz. there is this Clause.

And for the due Execution bereof, the Queen's most Excellent Majesty, the Lords Spiritual and Temporal, and all the Commons in this present Parliament assembled, do, in God's Name, carnestly require and charge all the Archbishops, and Bishops, and other Ordinaries, that they do endeavour themselves. to the Utmost of their Knowledges, that the due and true Execution hereof may be had throughout their Diocesses and Charges, as they will answer before God, for such Evils and Plagues wherewith Almighty God may justly punish his People, for neglecting this good and wholefome Law.

This is the Charge that lies upon the Bishops, to take Care of the Execution of that Law; and I shall pray by and by, that it may be read to the

Mr. Soll. Gen. That is very well, indeed! To

what Purpose?

Sir Rob. Sawyer. So that, my Lord, by this Law it is plain, that my Lords the Bishops, upon Pain of bringing upon themselves the Imprecation of this Act of Parliament, are obliged to fee it executed; and then, my Lord, when any thing comes under their Knowledge, especially if they are to be Actors in it, that hath fuch a Tendency to destroy the very Foundation of the Church, as the Suspension of all the Laws that related to the Church must do, it concerns them that have no other Remedy, to address the King, by Petition, about it.

For that, Mr. Attorney, my Lord, has agreed, that if a proper Remedy be pursued in a proper Court, for a Grievance complained of, though there may be many hard Words that else would be scandalous, yet, being in a regular Course, they are no Scandal: And so it is said in Lake's Case,

in my Lord *Hobart*.

My Lord, we must appeal to the King, or we can appeal to no body, to be relieved against an Order of Council with which we are aggrieved; and it is our Duty so to do, according to the Care

that the Law hath placed in us.

Befides, my Lord, the Bishops were commanded by this Order, to do an Act relating to their Ecclefiastical Function, to distribute it to be read by their Clergy: And how could they in Conscience do it, when they thought Part of the Declaration was not according to Law?

Pray, my Lord, What has been the Reason of his Majesty's consulting of his Judges? And if his Majesty, or any the great Officers, by his Command, are about to do any thing that is contrary to Law, was it ever yet an Offence to tell the King fo? I always look'd upon it as the Duty of an Officer or Magistrate, to tell the King what is Law, and what is not Law.

In Cavendish's Case, in the Queen's Time, there was an Office granted of the Retorn of the Writs of Supersedeas in the Court of Common-Pleas; and he comes to the Court, and defires to be put into the Possession of the Office: The Court told him, They could do nothing in it, but he must bring

his Affize. He applies to the Queen, and she sends, under the Privy-Seal, a Command to sequester the Profits, and to take Security to answer the Profits. as the Judgment of the Law should go: But the Judges there return an Answer, That it was against Law, and they could not do it. Then there comes a fecond Letter; reciting the former, and commanding their Obedience: The Judges returned for Answer, They were upon their Oaths, and were fworn to keep the Laws, and would not do it.

My Lord, The like was done in the Time of my Lord Hobart: We have it reported in Anderfon, in a Case where a Prohibition had gone: There came a Message from Court; that a Consultation should be granted; and that was a Matter wherein there were various Opinions, whether it was ex Necessitate, or Discretionary; but there they return'd, That it was against Law, for any such

Message to be sent.

Now here, my Lord, is a Case full as strong! My Lords the Bithops were commanded to do an Act, which they conceived to be against Law, and they declined it, and tell the King the Reafon; and they have done it in the most humble Manner that could be, by way of Petition. If they had done (as the Civil Law terms it) Rescribere generally, that had been lawful; but here they have done it in a more respectful Manner, by an humble Petition. If they had faid the Law was otherwife, that fure had been no Fault; but they do not so much as that, but they only say, it was so declared in Parliament; and they declare it with all Humility and Dutifulness. So that, my Lord, if we consider the Persons of the Defendants, they have not acted as Busy-bodies; and therefore, as this Case is, when we have given our Evidence, here will be an Answer to all the Implications of Law that are contained in this Information: For they would have this Petition work by Implication of Law, to make a Libel of it; but by what I have faid, it will appear, there was nothing of Sedition, nothing of Malice, nothing of Scandal in it; nothing of the Salt, and Vinegar, and Pepper, that they have put into the Case. We shall prove the Matters that I have open'd for our Defence, and then, I dare fay, your Lordship and the Jury will be of Opinion, we have done nothing but our Duty.

Mr. Finch. May it please your Lordship, and you, Gentlemen of the Jury, This Information lets forth (as you may observe upon opening it) that the King having, by his Royal Prerogative, fet forth his Declarations that have been read, and made an Order of Council for the reading the faid Declarations in the Churches, and that the Archbifliop and Bishops should severally send them into their Diocesses, to be read; my Lords the Bishops, that are the Defendants, did confult and conspire together to diminish the Kingly Authority, and Royal Prerogative of the King, and his Power and Government in his Regal Prerogative, in fetting forth his Declaration; and that, in Profecution of that Conspiracy, they did contrive (as it was laid in the Information) a malicious, feditious, false, and feigned Libel, under Pretence of a Petition, and so set forth the Petition; and that they published the Petition in the Presence of the

To this Charge in the Information, Not Guilty being pleaded, the Evidence that hath been given for the King, I know hath been observed by the Court and the Jury, and I know will be taken into Consideration, how far it does come up to the Proof of the Delivery of this Petition by my Lords the Bishops; for all that was said till my Lord President was pleased to come, was no Evidence of any Delivery at all; and my Lord President's Evidence is, that they were going to deliver a Petition; but whether they did deliver it, or did it not, or what they did deliver, he does not know. This is all the Evidence that has been given for

the King.

But supposing now, my Lord, that there were Room to presume that they had delivered this Petition set forth in the Information, let us consider what the Question is between the King and my Lords the Bishops: The Question is, whether they are guilty of contriving to diminish the King's Regal Authority and Royal Prerogative, in his Power and Government, in setting forth this Declaration? Whether they are guilty of the making and presenting a malicious, leditious and scandalous Libel; and whether they have published it, as it is said in the Information, in the King's Presence?

So that the Ouestion is not now reduced to this, Whether this Paper, that is fet forth in the Information, was delivered to the King by my Lords the Bishops; but whether they have made a malicious and scandalous Libel, with an Intent to diminish the King's Royal Prerogative, and Kingly Authority? And then, if you Gentlemen should think that there is Evidence given sufficient to prove that my Lords the Bishops have delivered to the King that Paper which is fet forth in the Information; yet, unless they have delivered a false, malicious, seditious and scandalous Libel; unless they have published it, to stir up Sedition in the Kingdom; and unless they have contrived this by Conspiracy, to diminish the King's Royal Prerogative and Authority, and that Power that is faid to be in the King, my Lords the Bishops are not guilty of this Accusation.

There are in this Declaration feveral Clauses, which, upon reading of the Information, I am sure, cannot but have been observed by you, Gentlemen of the Jury; and one special Clause hath been by the Council already opened to you, and

I shall not enlarge upon it.

My Lord, this Petition that is thus delivered to the King, if it be a Libel, a feandalous and feditious Libel (as the Information calls it) it must be so, either for the Matter of the Petition, or for the Persons that delivered the Petition, or for the Manner of their presenting and delivering it: But neither for the Matter, nor for the Persons, nor for the Manner of presenting it, is there any Endeavour to diminish the King's Royal Prerogative, nor to thir up Sedition, nor Ressection upon the King's Royal and Kingly Authority.

The Petition does humbly fet forth to his Majefly, that there having been such a Declaration, and such an Order of Council; they did humbly represent to his Majesly, that they were not a verse to any thing commanded them in that Order, in respect to the just and due Obedience that they owed to the King, nor in respect of their Want of a due Tenderness to those Persons to whom the King had been pleased to shew his Tenderness; but the Declaration being sounded upon a Power of Dispensing, which had been declared illegal in Parliament several Times, and particularly in the Year 1662, 72, and 85, they did humbly beseech his Majesty (they not being able

to comply with his Command in that Matter)

Now, my Lord, Where is the Contrivance to diminish the King's Regal Authority, and Royal

Prerogative?

This is a Declaration founded upon a Power of dispensing, which undertakes to suspend all Laws Ecclesiastical whatsoever; for not coming to Church, or not receiving the Sacrament, or any other Non-conformity to the Religion established, or for, or by reason of the Exercise of Religion in any Manner whatsoever; ordering that the Execution of all those Laws be immediately suspended, and they are thereby declared to be suspended; as if the King had a Power to suspend all the Laws relating to his established Religion, and all the Laws that were made for the Security of our Reformation. These are all suspended by his Majesty's Declaration (as it is said) in the Information, by Virtue of his Royal Prerogative, and Power so to do.

Now, my Lord, I have always taken it, with Submission, that a Power to abrogate Laws, is as much a Part of the Legislature, as a Power to make Laws: A Power to lay Laws asleep, and to suffend Laws, is equal to a Power of abrogating them; for they are no longer in being, as Laws, while they are so laid asleep, or suffended: And to abrogate all at once, or to do it Time after Time, is the same Thing; and both are

equally Parts of the Legislature.

My Lord, In all the Education that I have had, in all the small Knowledge of the Laws that I could attain to, I could never yet hear of, or learn, that the Constitution of the Government in England was otherwise than thus, That the whole Legislative Power is in the King, Lords and Commons; the King and his two Houses of Parliament. But then, if this Declaration be founded upon a Part of the Legislature, which must be by all Men acknowledged, not to reside in the King alone, but in the King, Lords and Commons, it cannot be a legal and true Power, or Prerogative.

This, my Lord, has been attempted, but in the last King's Time; it never was pretended till then; and in that first Attempt, it was so far from being acknowledged, that it was taken Notice of in Parliament, and declared against: So it

was in the Years 1662, and 1672.

In the Year —62, where there was but the least Umbrage given of such a dispensing Power; although the King had declared, in his Speech to the Parliament, that he wished he had such a Power, which his Declaration before seemed to assume the Parliament was so jealous of this, that they immediately made their Application to his Majesty, by an Address against the Declaration; and they give Reasons against it, in their Address: One in particular was, That the King could not dispense with those Laws, without an Assume of Parliament.

There was another Attempt in 1672, and then, after his Majesty had, in his Speech mentioned his Declaration to them, the Parliament there again, particularly the House of Commons, did humbly address to his Majesty; setting forth, that this could not be done by Law, without an Act of Parliament: And your Lordship, by and by, upon reading the Record, will be satisfied what was the Event of all this. His Majesty himself was so far pleased to concur with them in that Opinion, that he cancelled his Declaration, tore off the Seal, and

cauled.

caused it to be made known to the House of Lords. by the Lord Chancellor, who, by his Majesty's Command, satisfied the House of it, that his Majefty had broken the Seal, and cancell'd the Declaration; with this further Declaration, which is enter'd in the Records of the House, That it should never be drawn into Example, or Consequence.

My Lord, The Matter standing thus, in respect to the King's Prerogative, and the Declarations that had been made in Parliament; confider next, I befeech you, how far my Lords the Bishops were concerned in this Question, humbly to make

their Application to the King.

My Lords the Bishops lying under a Command to publish this Declaration, it was their Duty, as Peers of the Realm, and Bishops of the Church of England, humbly to apply themselves to his Majesty, to make known their Reasons why they could not obey that Command; and they do it with all Submission, and all Humility, representing to his Majesty what had been declared in Parliament; and it having been so declared, they could not comply with his Order, as apprehending that this Declaration was sounded upon that which the Parliament declared to be illegal; and fo his Majesty's Command to publish this Declaration, would not warrant them fo to do. This they did as Peers; and this they had a Right to do as Bishops, humbly to advise the King.

For, suppose, my Lord (which is not to be supposed in every Case, nor do I suppose it in this: But suppose that there might be a King of England that should be missed. I do not suppole that to be the Cafe now, I fay, but I know it hath been the Case formerly) that the King should be environed with Counsellors that had given him evil Advice; it hath been objected as a Crime against such evil Counsellors, that they would not permit and fuffer the Great Men of the Kingdom to offer the King their Advice. How often do we say in Westminster-hall, that the King is deceived in his Grant? There is scarce a Day in the Term, but it is said in one Court or other; but it was never yet thought an Offence to fay fo: And what more is there

My Lord, if the King was mif-informed, or under a Misapprehension of the Law, my Lords, as they are Peers, and as they are Bishops, are concerned in it; and if they humbly apply themfelves to the King, and offer him their Advice, where is the Crime?

in this Cafe?

My Lord, these noble Lords, the Defendants, had more than an ordinary Call to this; for befides the Duty of their Office, and the Care of the Church, that was incumbent on them as Bishops, they were here to become Actors; for they were, by that Order of Council, commanded themselves to publish it, and to distribute it to the feveral Ministers in their several Diocesses, with their Commands to read it: Therefore they had more than ordinary Reason to concern themselves in the Matter.

Next, we are to consider, my Lord, in what Manner this was done: They make their Application to the King, by an humble Petition, with all the Decency and Respect that could be shewn; asking Leave, first, to approach his Person; and having Leave, they offered my Lord President the Matter of their Petition, that nothing might feem hard, or dif-respectful, or as if they intended any thing that was unfit to be avowed. When

they had taken all this Care in their Approach. and begging Leave for it, they come fecretly to the King in private, when he was all alone, and there they humbly present this Petition to his Majefty. Now, how this can be called the Publication of a malicious and feditious Libel, when it was but the presenting of a Petition to the King alone; and how it can be faid to be with an Intent to stir up Sedition in the People against his Majesty, and to alienate the Hearts of his People from him, when it was in this private Manner delivered to him himself only, truly I cannot apprehend.

My Lord, I hope nothing of this can be thought an Offence: If the Jury should think that there has been Evidence sufficient given to prove that my Lords the Bishops did deliver this Paper to the King, yet that is not enough to make them guilty of this Information, unless this Paper be likewise found to be in Diminution of the King's Royal Prerogative and Regal Authority in dispensing with, and suspending of all Laws, without Act of Parliament: Unless it be found to be a Libel against the King, to tell him, that in Parliament it was fo and fo declared: And unless the presenting this by Way of Petition (which is the Right of all People that apprehended themselves aggrieved, to approach his Majesty by Petition) be a libelling of the King: And unless this humble Petition, in this Manner presented to the King in private, may be said to be a malicious and feditious Libel, with an Intent to stir up the People to Sedition: Unless all this can be found, there is no Man living can ever find my Lords the Bishops guilty upon this Information. Therefore, my Lord, we will go on, and make out this Matter that we have opened to your Lordship, if Mr. Attorney, and Mr. Sollicitor think fit to argue the Points that we have lopened.

Mr. Pollexfen. Pray, my Lord, spare me a Word on the same Side. For the first Point, it is a Point of Law, whether the Matter contained in this Petition be a Libel. The King's Council pretend it is fo, because it says, the Declaration is founded upon a Power the Parliament has declared to be illegal. But we fay, that whatfoever the King is pleased to say in any Declaration of his, it is not the King's faying of it that makes it to be Law. Now, we say, this Declaration under the Great Seal, is not agreeable to the Laws of the Land; and that for this Reason, because it does, at one Blow, set aside all the Law we have in England.

My Lord, if this be denied, we must a little debate this Matter; for they are almost all penal Laws; not only those before the Reformation, but fince; upon which the whole Government, both in Church and State, does in a great Measure

depend.

Especially, my Lord, in Matters of Religion, they are all penal Laws: For, by the Act of Uniformity, which my Lords the Bishops are sworn to observe, and adjured by an express Clause in the Act, no Man is to preach unless he be Episcopally ordained; no Man is to preach without a Licence. If all this be fet aside, I confess then, it will go very far into the whole Ecclesiastical Government. If this be denied, we are ready to argue that too.

L. C. J. They are to do fo still. Mr. Pollexfen. My Lord, I am fure the Confequence is otherwise, if this Declaration fignifie

any thing. And if it be the Will of the King, my Lord, the Will of the King is what the Law is. If so be the King's Will be not conso-

nant to the Law, it is not obliging.

My Lord, The Cases that we have had of Dispensations, are all so many strong Authorities against a general, or particular Abrogation. My Lord, that is a Matter of Law, which if it fall out to be any way doubtful, it will be fit to have

it debated and fettled.

If they will fay, that the Penal Laws in Matters Ecclefiastical can be abrogated, or nulled, or made void pro tempore, or for Life, without the meeting of the King and People in Parliament, I must confess, they say a great thing, as it is a Point of great Concern; but I think that will not be faid: And all that has been ever faid in any Case, touching Dispensations, proves quite the contrary, and afferts what I affirm. For why should any Man go about to argue, that the King may dispense with this or that particular Law, if at once he can dispense with all the Law, by an undoubted Prerogative? This is a Point of Law which we infift upon, and are ready to argue with them; but we will go on with the rest of those Things that we have offered: And first, we will read the Act of Uniformity, made 1 Eliz. that Clause of it, where they are so strictly charged to fee the Execution of that Law.

This Act, my Lord, by the Act of Uniformity, made in the Beginning of the late King's Reign, is revived, with all the Clauses in it relating to this Matter. If then this be a Duty incumbent upon them, and their Oaths require it of them; and if they find that the Pleasure of the King, in his Declaration, is that which is not consonant to this Law, what can they do?

Can any thing be more humble, or done with a more Christian Mind, than by Way of Petition, to inform the King in the Matter? For I never thought it, nor hath it ever, fure, been thought by any body else, to be a Crime to petition the King: For the King may be mistaken in the Law, fo our Books say; and we, every Day, in West-minster-hall, argue against the King's Grants, and say, he is deceived in his Grants. It is the great Benefit and Liberty which the King gives to his Subjects, to argue the Legality or Illegality of

My Lord, when all this is done, to make this to be a Libel, by putting in the Words Malicious, Seditious, Scandalous, and with an Intent to raife Sedition, would be pretty hard. —My Lord, we pray that Clause of the Statute may be read.

Mr. Soll. Gen. What for? Mr. Pollexfen. It is a general Law, and therefore the Court will take Notice of it; and we pray the Jury may hear it read.

Mr. Soll. Gen. I agree it to be as Mr. Pollexfen has opened; and I agree it to be as Sir Robert

Sawyer has opened it.

Mr. S. Pemberton. My Lord, we shall put it upon a short Point. My Lords the Bishops are here accused of a Crime of a very heinous Nature as can be; they are here branded and stigmatized by this Information, as if they were seditious Libellers; when, my Lord, it will in Truth fall out, that they have done no more than their Duty; their Duty to God, their Duty to the King, and their Duty to the Church.

For, in this Case, that which we humbly offer to your Lordship (and infist upon it, as very Vol. IV.

plain) is this; That the Kings of England have no Power to suspend, or disperse with the Laws and Statutes of the Kingdom, that establish Religion: That is it which we stand upon for our Defence. And we say, That such a dispensing Power with Laws and Statutes, is a Thing that strikes at the very Foundation of all the Rights, Liberties and Properties of the King's Subjects whatfoever. If the King may fuspend the Laws of the Land which concern our Religion, I am fure there is no other Law but he may fufpend: And if the King may suspend all the Laws of the Kingdom, what a Condition are all the Subjects in, for their Lives, Liberties and Properties? All at Mercy.

My Lord, the King's legal Prerogatives are as much for the Advantage of his Subjects as of himfelf; and no Man goes about to speak against them: But, under Pretence of legal Prerogatives, to extend the Power of the King to support a Prerogative that tends to the Destruction of all his Subjects, their Religion, and Liberties; in that, I think, they do the King no Service, who go

about to do it.

But now we fay, with your Lordship's Fayour, that these Laws are the great Bulwark of the Reformed Religion; they are, in Truth, that which fenceth the Religion and Church of *England*, and we have no other human Fence besides. were made upon a Forefight of the Mischief that had, and might come, by false Religions in this Kingdom; and they were intended to defend the Nation against them, and to keep them out; particularly, to keep out the Romifo Religion, which is the very worst of all Religions, from prevailing among us; and that is the very Delign of the Act for the Tests, which is entituled, An Act to prevent Dangers that may happen from Popish Recusants.

My Lord, if this Declaration should take Effect. what would be the End of it? All Religions are let in, let them be what they will; Ranters, Quakers, and the like; nay, even the Roman Catho-lick Religion, as they call it, which was intended, by these Acts of Parliament, and by the Act of Uniformity, and feveral other Acts, to be kept out of this Nation, as a Religion no Way tole-

rable, nor to be endured here

If this Declaration take Effect, that Religion will fland upon the fame Terms with the Proteftant Religion. Suspend those Laws, and that Romish Religion, that was intended to be prohibited, and so much Care was taken, and so many Statutes made to prohibit it, will come in; and all this Care, and all those Statutes go for nothing. This one Declaration fets them all out of Doors; and then that Religion stands upon equal Terms with the established Religion.

My Lord, we say this farther, that my Lords the Bishops have the Care of the Church, by their very Function and Offices; and are bound to take Care to keep out all those false Religions that are prohibited, and designed to be kept out by the Law. My Lords the Bishops finding this Declaration founded upon a meer pretended Power, that had been continually opposed and rejected in Parliament, could not comply with the King's Command to read it.

My Lord, Such a Power to dispense with, or suspend the Laws of a Nation, cannot with any Shadow of Reason be. It is not long since, that fuch a Power was ever pretended to by any, ВЬЬ

but such as have the Legislative too; for it is plain, that fuch a Power must at least be equal to the Power that made the Laws. To dispense with a Law must argue a Power greater, or at least as

great as that which made the Law.

My Lord, it has been often faid in our Books, That where the King's Subjects are concerned in Interest, the King cannot suspend, or dispense with a particular Law. But, my Lord, how can the King's Subjects be more concerned in Interest, than when their Religion lies at Stake? It has been resolved, upon the Statute of Symony, that where the Statute has disabled the Party to take, there the King could not enable him against that Act of Parliament: And shall it be faid, that by his Dispensation he shall enable one to hold an Office who is disabled by the Test-act?

My Lord, we say, The Course of our Law allows no fuch Dispensation as the Declaration pretends to: And he that is but meanly read in our Law, must needs understand this, That the Kings of England cannot suspend our Laws; for that would be to fet afide the Law of the Kingdom: And then we might be clearly without any Laws, if the King should please to suspend them.

'Tis true, we say, the last King Charles was prevailed upon, by Mis-information, to make a Dispensation somewhat of the Nature of this, though not so full an one; for that dispensed only with some few Ceremonies, and Things of that Nature: But the House of Commons (this taking Air) in 1662, represent this to the King by a Petition. And what is it that they do represent? That he, by his Dispensation, has undertaken to do that which nothing but an Act of Parliament can do; that is, the difpenfing with Penal Laws, which is only to be done by Act of Parliament. And thereupon it was thought fit, upon the King's Account, to bring in an Act for it in some Cases.

My Lord, the King did then, in his Speech to the Parliament (which we use as a great Argument against this dispensing Power) say this, "That confidering the Circumstances of " the Nation, he could wish with all his Heart, " that he had fuch a Power to dispense with " fome Laws, in fome Particulars". And thereupon there was a Bill, in order to an Act of Parliament, brought in, giving the King a Power to dispense; but, my Lord, with a great many Qualifications: Which shews plainly, that it was taken by the Parliament, that he had no Power to dispense with the Laws of himself.

My Lord, Afterwards, in 1672, the King was prevailed upon again to grant another Dif-

pensation somewhat larger .-

L. C. J. Brother Pemberton, I would not interrupt you, but we have heard of this over and

over again already,

Mr. S. Pemberton. Then, fince your Lordship is fatisfied of these Things, as I presume you are, else I should have gone on. I have done, my I have done, my

Mr. Serj. Levinz. But, my Lord, we shall go a little higher than that, and shew that it has been taken all along as the antient Law of England, that fuch Dispensations ought to be by the King and the Parliament, and not by the King alone.

Mr. Soll. Gen. My Lord, if you will admit every one of the Council to speech it before they give their Evidence, when shall we come

to an End of this Cause? We shall be here till Midnight.

L. C. 7. They have no Mind to have an End of the Cause, for they have kept it three Hours longer than they need to have done.

Mr. S. Pemberton. My Lord, this Cafe does re-

quire a great deal of Patience.

L. C.J. It does fo, Brother; and the Court has had a great deal of Patience: But we must not fit here only to hear Speeches.

Mr. Att. Gen. Now, after all their Speeches of two Hours long, let them read any thing if

they have it.

Sir Rob. Sawyer. We will begin with the Record of Richard the Second - Call William Fisher.

[ William Fisher, Clerk to Mr. Ince, Sworn.]

L. C. J. What do you ask him?

Sir Rob. Sawyer. Shew him that Copy of the Record.

[The Record was then shown him.]

L. C. 7. Where had you those, Sir? Mr. Fisher. Among the Records in the Tower.

L. C. J. Are they true Copies? Mr. Fisher. Yes, my Lord.

L. C. J. Did you examine them by the Record?

Mr. Fisher. Yes, my Lord.

Sir Rob. Sawyer. Then hand them in ; put

Clerk reads. Ex Rotulo Parliamenti de Anno Regni Regis Richardi Secundi 15. N. 1. My Lord, it is written in French, and I shall make but a bad Reading of it.

Sir Sam. Astry. Where is the Man that exami-

ned it? - Do you understand French?

Mr. Fisher. Yes, my Lord.

Sir Rob. Sawyer. The Record is in another Hand than this; they may eafily read it. Mr. Soll. Gen. Who copied this Paper?

Mr. Fisher. I did examine it.

Mr. Soll. Gen. What did you examine it with? Mr. Fisher. I looked upon that Copy, and Mr. Halflead read the Record.

L. C. J. Young Man, read out.

Fisher reads. Vendredy Lende maine del Almes qu'estoit le primier jour -

Mr. Soll. Gen. Pray tell us what it is you would

have read?

Mr. Serj. Levinz. I'll tell you what it is, Mr. Sollicitor: 'Tis the Dispensation with the Statute of Provisors: And the Act of Parliament does give the King a Power to dispense till such a Time.

Mr. Soll. Gen. Don't you think the King's Prerogative is affirmed by many Acts of Parlia-

Mr. Serj. Levinz. If the King could dispense without an Act of Parliament, what need was there for the making of it?

Mr. Soll. Gen. Mr. Serjeant, We are not to ar-

gue with you about that yet.

L. C. J. Read it in English, for the Jury to understand it.

Mr. Fisher. My Lord, I cannot undertake to

read it so readily in English.

Mr. J. Powell. Why don't you produce the Records that are mentioned in the Petition, those in King Charles the Second's Time?

Mr. Serj. Levinz, We will produce our Records

in Order of Time, as they are.

Sir Samuel Astry. There is the Clerk of the Records of the Tower, Mr. Halstead, will read it ve-

ry well in French or English.

[Then Mr. Halstead was fworn to interpret the Records into English, according to the hest of his Skill and Knowledge; but not reading very readily—— a true Copy of the Record in English follows, out of the Rolls of Parliament, in the 15th Year of King Richard the Second, Numero Primo.]

FRiday, the Morrow of All-Souls, which was " I the first Day of this Parliament, holden at "Wessminster, in the fifteenth Year of the Reign of our Lord King Richard the Second, after the Conquest, the Reverend Father in God the Archbishop of York, Primate and Chancellor of " England, by the King's Commandment, being present in Parliament, pronounced and declared "very nobly and wisely, the Cause of the Summons of this Parliament, and said, First, That " the King would, that holy Church principally, " and afterwards the Lords Spiritual and Temporal, " and also the Cities and Boroughs should have and enjoy their Liberties and Franchises as well as they had them, and enjoyed them, in the Time of his noble Progenitors, Kings of England; and also in his own Time. And afterwards "faid, The Summons of this Parliament was principally for three Occasions. The first Occasion " was, To ordain how the Peace and Quiet of the Land, which have heretofore been greatly blemished and disturbed, as well by Detraction and Maintenance, as otherwise, might be better holden and kept, and the Laws better executed, and the King's Commands better obeyed. The fecond Occasion was, To ordain and " fee how the Price of Wools, which is beyond " measure lessened and impaired, might be bet-ter amended and enhanced. And also, That " in case the War should begin again, at the End of the present Truce, to wit, at the Assumption " of our Lady next coming, to ordain and fee, how and whereby the faid War may be main-" tained at the least Charge of the People. "the third Occasion was, touching the Statutes
of Provisors, To ordain and see how our holy
Father might have that which to him belongs, and the King that which belongs to him, and to his Crown; according unto that, Render un-" to Cæsar the Things that are Cæsar's, and unto "God the Things which are God's.

Then the other Record of Richard the Second was read as follows, out of the Rolls of Parliament, the fifteenth Year of King Richard the Se-

cond, N. 8.

" Be it remembred, touching the Statute of " Provisors, That the Commons, for the great " Confidence which they have in the Person of our Lord the King, and in his most excellent Knowledge, and in the great Tenderness which " he hath for his Crown, and the Rights thereof; and also, in the noble and high Discretions " of the Lords, have affented, in full Parliament, " that our said Lord the King, by Advice and Af-" fent of the said Lords, may make such Sufferance, " touching the faid Statute, as shall seem to him reasonable and profitable, until the next Parlia-" ment, so as the said Statute be not repealed in no " Article thereof: And that all those who have " any Benefices by Force of the faid Statute, before this present Parliament; and also, That all Vol. IV

" those to whom any Aid, Tranquillity, or Advantage is accrued, by Virtue of the faid Statute of the Benefices of holy Church (of which "they were heretofore in Possession) as well by " Presentation, or Collation of our Lord the King, as of the Ordinaries, or Religious Persons whatfoever, or by any other Manner or Way whatfoever, may freely have and enjoy them, and peaceably continue their Poffession thereof, without being ousted thereof, or any ways challenged, hindred, molested, disquicted, or grieved hereafter, by any Provisors, or others, against the Form and Effect of the Statute aforesaid, by reason of the said Sufferance in any Time to come. And moreover, That the said Commons may disagree at the next Parliament to this Sufferance, and fully resort to the said Statute, if it shall seem good to them to do it: With Prote-Station, That this Affent, which is a Novelty, and has not been done before this Time, be not drawn into Example or Consequence for Time to come. And they prayed our Lord the King, that the Protestation might be entred of Record, in the Roll of the Parliament: And the King granted, and commanded to do it.

Mr. Serj. Levinz. Now, my Lord, we will go on—This was in Richard the Second's Time: And a Power is given by the Commons to the King, with the Affent of the Lords, to dispense, but only to the next Parliament, with a Power referved to the Commons; and to disagree to it, and retract that Consent of theirs the next Parlia-

ment.

Sir George Treby. The Statute of Provisors was, and is a Penal Law, and concerning Ecclesiastical Matters too; viz. The Collating and Presenting to Archbishopricks, Bishopricks, Benefices, and Dignities of the Church: And in this Record now read, the Parliament give the King a limited Power, and for a short Time, to dispense with that Statute. But, to obviate all Pretence of such a Power's being inherent in the Crown as a Prerogative, they declare, (1.) That it was a Novelty; that is as much as to say, that the King had no such Power before. (2.) That it should not be drawn into Example; that is to say, that he should have no such Power for the suture.

Mr. Serj. Levinz. Now we will go on to the Records mentioned in the Petition; those in the last King's Time, in 1662, and 1672; and that in this King's Time, in 1685.——Where is the Jour-

nal of the House of Lords?

[Mr. Walker fworn.]

L. C. J. Is that the Book of the House of Lords?

Mr. Walker. It is the Journal of the House of Lords.

L. C. J. Is it kept by you? Mr. Walker. Yes, my Lord. L. C. J. Where is it kept?

Mr. Walker. In the usual Place, here in West-

Mr. Soll. Gen. What is that?

Mr. Serj. Levinz. It is the Journal of the House of Lords—But, my Lord, there is one Thing that is mentioned in the last Record that was read, which is worth your Lordship's and the Jury's Observation; That it is declared a Novelty, and a Protestation, that it should not be drawn into Precedent for the suture.

L. C. J. That has been observed, Brother: Let

us hear your Record read.

b 2

Clerk

372 142. The Trial of the Seven Bishops, Trin. 4 Jac. II.

Clerk reads .- Die Mercurii 18. die Februarii,

1662

"His Majesty was present this Day, sitting in the Regal Crown and Robes, the Peers being likewise in their Robes: The King gave Orted to the Gentleman Usher of the Black-Rod, to signify to the House of Commons his Pleasure, that they presently come up, and attend his Majesty, with their Speaker; who being present, his Majesty made this Speech following.

" My Lords and Gentlemen,

AM very glad to meet you here again, having thought the Time long fince we parted, and often wished you had been together, to help me in some Occasions which have fallen out: I need not repeat them unto you, you have all had the Noise of them in your several Countries; and, God be thanked, they were but Noise, without any worse Effects.

" but Noise, without any worse Effects. "To cure the Diftempers, and compose the " differing Minds that are yet amongst us, I set " forth my Declaration of the 26th of December. " In which you may see, I am willing to set "Bounds to the Hopes of some, and to the Fears " of others; of which when you shall have examined well the Grounds, I doubt not but I " shall have your Concurrence therein. The Truth " is, I am in my Nature an Enemy to all Seve-" rity for Religion and Conscience, how mista-" ken soever it be, when it extends to capital and " fanguinary Punishments; which I am told, were began in Popish Times. Therefore, when I say this, I hope I shall not need to warn any here, " not to infer from thence, that I mean to favour Popery. I must confess to you, there are many of that Profession, who, having served my Father, and myself very well, may fairly hope for fome Part in that Indulgence I would willing-" ly afford to others who diffent from us. But let " me explain myfelf, lest some mistake me here-" in, as I heard they did in my Declaration. " am far from meaning by this a Toleration, or " qualifying them thereby to hold any Offices or Places of Trust in the Government. Nay, " further, I defire fome Laws may be made, to " hinder the Growth and Progress of their Do-Etrine.

"I hope you have all so good an Opinion of my Zeal for the Protestant Religion, as I need not tell you, I will not yield to any therein, not to the Bishops themselves, nor in my liking the Uniformity of it, as it is now established; which being the Standard of our Religion, must be kept pure and uncorrupted, free from all other Mixtures. And yet, if the Disserters will demeat themselves peaceably and modestly under the Government, I could heartily wish I had such a Power of Indulgence to use upon Occasion—

Sir George Treby. Pray, Sir, read that out di-

ftinctly.

Clerk reads.—" I could heartily wish I had such
a Power of Indulgence to use upon Occasion,
as might not needlesly force them out of the
Kingdom; or, staying here, give them Cause

" to conspire against the Peace of it.

#### My Lords and Gentlemen,

"It would look like Flattering in me, to tell you in what Degree I am confident of your Wisdom and Affection in all Things that relate

"to the Greatness and Prosperity of the Kingdom. If you consider well what is best for us
all, I dare say we shall not disagree. I have no
more to say to you at present, but, once again,
to bid you heartily welcome."

Mr. Fincb. The next Thing we shall shew you is, that after the King had made this Speech, and wished he had such a Power of Indulgence to use upon Occasion, there was a Bill in the House of Lords brought in, to enable the King to dispense with several Laws: We shall shew you the Journal, where it was read and committed; but further than that it went not.

L. C. J. What Use do you make of this, Mr. Finch?

Sir Rob. Sazuyer. You may eafily apprehend the Use we shall make of it. (The King, in his Speech, says, He wished be had such a Power) the House of Lords thought he had not; and therefore they order'd a Bill to be brought in, to enable him.—— Read the Journal of the Lords of the 13th of March, 1662.

Clerk reads. Die Veneris 13. die Martii, 1662.

"After some Debate, whether the Houle should be put into a Grand Committee, for the further Debate of the Bill concerning his Majesty's Power in Ecclesiastical Affairs, it was put to

" the Question; viz.

"As many of your Lordships as would have this House adjourned, and put into a Committee to consider of the said Bill, say, Content; others, Not Content.

" Passed in the Affirmative.

"And then the Lord Chamberlain of the Houshold was directed to take the Chair, as formerly; which he did accordingly.

"And after Debate, the House was resumed, after the Grand Committee had appointed a "Sub-Committee, touching the said Bill. Sir Rob. Sawyer. This is all in the Journal of the

Sir Rob. Sawyer. This is all in the Journal of the House of Lords about this Matter.—— We will now shew you the Bill itself.

Clerk reads. "An Act concerning his Majesty's Power in Ecclesiastical Affairs.

WHereas divers of his Majesty's Subjects, through Error of Judgment, and mif-" guided Consciences (whereunto the Licentiousness of these late unhappy. Times have much contributed) do not conform themselves to the " Order of divine Worship and Service establish-" ed by Law; and although his Majesty and both Houses of Parliament are fully satisfied, that " those Scruples of Conscience, from whence this " Nonconformity ariseth, are ill grounded; and " that the Government of the Church, with the Service thereof (as now established) is the best "that is any where extant, and most effectual to the Preservation of the Protestant Religion: "Yet hoping that Clemency and Indulgence may, in Time, wear out those Prejudices, and reduce the Diffenters to the Unity of the " Church; and confidering that this Indulgence, " how necessary soever, cannot be dispensed by " any certain Rule, but must vary, according to "the Circumstances of Time, and the Temper and Principles of those to whom it is to be granted; and his Majesty being the best Judge when, and to whom this Indulgence is to be "dispensed, or as may be most consistent with "the publick Peace, and without just Cause of

" Offence to others; and to the End his Majesty " may be enabled to exercise it with universal Sa-" tisfaction, Be it Enacted by the King's most ex-" cellent Majesty, by Advice, and with the Con-fent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority thereof, That the King's " Majesty may, by Letters Patents under the Great " Seal, or by fuch other Ways as to his Majesty " shall seem meet, dispense with one Att, or Law, made the last Session of this present Parliament (en-" tituled, An Act for the Uniformity of publick Prayers, and Administration of the Sacraments, and other Rites and Geremonies; and for establishing the Form of making, and ordaining, and con-" fecrating Bishops, Priests and Deacons in the Church " of England) and with any other Laws or Sta-"tutes concerning the fame; or requiring Oaths, " or Subscriptions; or which do enjoin Confor-" mity to the Order, Discipline and Worship "eftablished in this Church, and the Penalties in the said Laws imposed, or any of them: And may grant Licences to such of his Majesty's " Subjects of the Protestant Religion, of whose " inoffensive and peaceable Disposition his Maje-" fty shall be perfuaded, to enjoy and use the Exercise of their Religion and Worship, though differing from the publick Rule (the faid Laws "and Statutes, or any Disabilities, Incapacities, or Penalties, in them, or any of them contained, or any Matter or Thing to the contrary "thereof notwithstanding.)
"Provided always, and be it Enasted, That no

"Provided always, and be it Enasted, That no fuch Indulgence, Licence, or Dispensation here by to be granted, shall extend, or be construed to extend to the Tolerating, or Permitting the Use or Exercise of the Popish, or Roman Catholick Religion in this Kingdom; nor to enable any Person or Persons, to hold or exercise any Place or Office of publick Trust within this Kingdom; who, at the Beginning of this present Parliament were, by the Laws and Statutes of this Realm differentiabled thereunto; nor to exempt any Person or Persons from such Penalties as are by Law to be inflicted upon such as shall publish or preach any thing to the Depravation, or Derogation of the Book of Common-Prayer, or the Government, Order and Ceremonies of the Church

"established by Law.
"Provided also, and be it Enacted, That no such
Licence or Dispensation shall extend to make any
Priest or Minister capable of any Ecclesiastical Living or Benefice, with Cure, who shall not, before
the Archbishop of the Province, or Bishop of
the Diocess where he lives, make such Subscription to the Articles of Religion, as is enjoined by
the Statute of the 13th of Elizabeth, made for
Reformation of Disorders in the Church; Nor
shall extend, or be construed to extend to dispense
with the Book of Common-Prayer: But that the
faid Book shall be constantly read in all the Ca-

"Parish-Churches, and publick Chapels.

Sir Rob. Sawyer. Here your Lordship sees what the Lords did in this Matter.— We shall now shew you, out of the Commons Journal, what they did concerning this Speech of the King—Shew the Journal of the 25th of February, 1662.

[Mr. Jodrell fworn.]
L. C. J. Did you examine that, Mr. Jodrell?
Afr. Jodrell. It is the Original Book.

[The Book delivered into the Gourt.]

Clerk reads. Die Mercurii 25. die Februarii, 15 Car. II. Refolved, That it be presented.——
Sir Rob. Sawyer. You must begin above——
The House then took into Debute——

The House then took into Debate—

Clerk reads. "The House then took into De"bate the Matter touching Indulgence to Dissen-

"ters, from the A& of Uniformity.

"The Question being put, that the present

"Debate be adjourned till to Morrow

" Morning.
" The House was divided.
" The Yeas went out.

Sir John Goodrick, and Sir William Lowther, with the Noes 161.

Sir Richard Temple, and Sir John Talbot.

Tellers for the Yeas; with the Yeas 119.

" And so it passed in the Negative. " Resolved, &c.

"That it be prefented to the King's Majefly, as the humble Advice of this House, That no Indulgence be granted to the Diffenters, from the Act of Uniformity——

Mr. Soll. Gen. Does your Lordship think it to be Evidence?

L. C. J. Let them read it, Mr. Sollicitor, that we may hear what it is.

Clerk reads on.

"Ordered, That a Committee be appointed to collect and bring in the Reasons of this House for this Vote, upon the present Debate; to be presented to his Majesty, and that the nominating of the Committee be adjourned till to Morrow Morning.

Sir Rob. Sawyer. That's all?

Mr. Soll. Gen. Pray, if there be any thing more, read on; you shall not parcel out a Record, and take and leave what you will.

Mr. Finch. Did not you parcel out our Petition?
Mr. Soll. Gen. Read on, if there be any thing about this Matter.

Clerk. That is all.

Sir Rob. Sawyer. Turn to the 27th of Febr. 1662. Clerk reads: Veneris 27. Februarii 15. Car. II.

"Sir Heneage Finch reports from the Committee appointed to collect and bring in the Reasons of the House for their Vote of Advice to the King's Majesty; and in the Close of those Reasons to add, That the House will affish his Majesty with their Lives and Fortunes: And to pen an Address to his Majesty for that Purpose, the several Reasons and Address agreed to by the Committee in Writing, he read in his Place, and did bring up, and deliver the same in at the Clerk's Table.

"The first Paragraph was read, and upon the Question agreed to."

"The fecond Paragraph was read, and upon the Question agreed to.

"The third was read, and upon the Question

thedral and Collegiate Churches, and in all the agreed to.

Parish-Churches, and publick Chapels.

Sir Rob. Sawyer. Go over that, and go to the

Address itself.

Clerk reads. "May it please your most Excel-

"lent Majefty,
"WE your Majefty's most dutiful and loval
"Subjects the Knights Citizens and Burgesta

"Subjects, the Knights, Citizens and Burgesses" of the House of Commons in Parliament affembled, having with all Fidelity and Obe-

"dience confidered of the feveral Matters comprifed in your Majesty's late gracious Decla-

arion

142. The Trial of the Seven Bishops, Trin. 4. Jac. II.

ration of the 26th of December last, and your " most gracious Speech at the Beginning of this present Session, do in the first Place for ourfelves, and in the Names of all the Commons of England, render unto your Sacred Majesty the Tribute of our most hearty Thanks for that infinite Grace and Goodness wherewith your Majesty hath been pleased to publish your Royal Intention of adhering to your Act of Indemnity and Oblivion, by a constant and religious Observance of it; and our Hearts are further eularged in these Returns of Thanksgiving, when we confider your Majesty's most Princely " and Heroick Profession of relying upon the Af-" fections of your People, and the abhorring all " forts of Military and Arbitrary Rule; but a-" bove all, we can never enough remember to the " Honour of your Majesty's Piety, and our own unspeakable Comfort, those solemn and most endearing Invitations of your Majesty's Subjects, to prepare Laws to be presented to your " Majesty against the Growth and Encrease of " Popery; and withal, to provide more Laws against Licentiousness and Impiety, at the same " Time declaring your own Refolutions for maintaining the Act of Uniformity: And it becomes us always to acknowledge and admire your Majesty's Wisdom in this your Declaration, whereby your Majesty is pleased to resolve not only by sumptuary Laws, but by your own Royal Example of Frugality, to restrain that Excess in Mens Expences, which is grown fo general, and so exorbitant, and to direct our Endeavours to find out fit and proper Laws for Advancement of Trade and Commerce,

"After all this, we most humbly beseech your Majesty tobelieve, That it is with extream Unwillingness and Reluctancy of Heart that we are " brought to differ from any thing which your Majesty hath thought fit to purpose; and though we do no ways doubt but that the unreasonable Distempers of Mens Spirits, and the many Mutinies and Conspiracies which were carried on during the late Intervals of Parliament, did reasonably incline your Majesty to endeavour by your De-claration to give some Allay to those ill Humours, till the Parliament assembled, and the Hopes of an Indulgence, if the Parliament should confent to it; especially seeing the Pretenders to this Indulgence did feem to make fome Title to it by virtue of your Majesty's Declaration from Bredah: Neverthelefs, we your Majesty's most dutiful and loyal Subjects, who are now returned to serve in Parliament, from those several Parts and Places of your Kingdom for which we are chosen, Do bumbly offer it to your Majesty's great Wisdom, that it is in no sort advisable that there be any Indulgence to such Persons who prefume to diffent from the Act of Uniformity and Religion established, for these Reasons.

"We have confidered the Nature of your Majefty's Declaration from Bredah, and are humbly " of Opinion, That your Majesty ought not to be pressed any further.

"Because it is not a Promise in itself, but only a gracious Declaration of your Majesty's Intentions to do what in you lay, and what a Parliament should advise your Majesty to do, and no such " Advice was ever given, or thought fit to be " offered; nor could it be otherwise understood, " because there were Laws of Uniformity then in " Being, which could not be dispensed with but " by Act of Parliament.

Sir Rob. Sazuyer. This is all that we read this for; your Lordinip and the Jury fee what is here declared by the Parliament, That the Act of Uniformity could not be dispensed with, without an Act of Parliament.

Next, my Lord, we shall shew you what was done in the Year 1672.—— Read the King's Speech the 5th of February, 1672.

The Journals of the Lords House were delivered in.] Clerk reads. Die Mercurij, 5. Februarij, 1672.

My Lords and Gentlemen.

AM glad to see you here this Day. I would have called you fooner together, but that I was willing to ease you and the Country, till there were an absolute Necessity?

" Since you were last here, I have been forced to a most important, necessary and expensive War; and I make no doubt but you will give me fuitable and effectual Affistance to go through with it. I refer you to my Declaration for the Causes, and indeed the Necessity of this War, and shall now only tell you, That I might have digested the Indignities to my own Person, rather than have brought it to this Extremity, if the Interest, as well as the Honour of the whole Kingdom had not been at Stake; and if I had omitted this Conjuncture, perhaps I had not again ever met with the like Advantage.

"You will find that the last Supply that you gave me, did not answer Expectation for the Ends you gave it, the Payments of my Debts; therefore I must in the next Place recommend

them again to your special Care.

" Some few Days before I declared the War, I put forth my Declaration for Indulgence to " Diffenters, and have hitherto found a good Effect of it, by fecuring my Peace at Home, when I had War Abroad: There is one Part in it that has been subject to Misconstructions. which is that concerning the Papists, as if more Liberty was granted to them than to other Recufants, when 'tis plain there is less; for the others have publick Places allowed them, and I never intended that they should have any, but only have the Freedom of their Religion in their own Houses, without any Concourse of others: and I could not grant them less than this, when I had extended so much more Grace to others. most of them having been Loyal, and in the Service of me, and the King my Father: And in the whole Course of this Indulgence I do not intend that it shall any way prejudice the Church, but I will support its Rights, and it in its full Power.

" Having faid this, I shall take it very ill to re-" ceive Contradiction in what I have done; and I " will deal plainly with you, I am refolved to slick

to my Declaration.

"There is one Jealousy more which is malici-" oufly fpread Abroad, and yet so weak and frivo-" lous, that I once thought it not of Moment " enough to mention; but it may have gotten fome Ground with fome well-minded People, and that is, that the Forces which I have raifed in this War were defigned to controul Law and Property. I wish I had had more Forces the last

Summer; the Want of them then, convinces me. I must raise more against this next Spring; and " I do not doubt but you will confider the Charge

" of them in your Supplies.

" I will

" I will conclude with this Affurance to you, "That I will preserve the true Reformed Prote-" frant Religion, and the Church, as it is now established in this Kingdom, and that no Man's "Property or Liberty shall ever be invaded. leave the rest to the Chancellor.

Mr. S. Pemberton. Now go to the Journal of the Commons of the 14th of February, 1672.

[The Journal put in.]

Clerk reads. Veneris 12. die Februarij, 1672. " Mr. Powle reports from the Committee ap-" pointed to prepare and draw up a Petition and "Address to his Majesty, the said Petition and "Address, which he read in his Place, and afterwards delivered the same in at the Clerk's Table, " and the same being again twice read, is as fol-" loweth; viz.

# Most Gracious Sovereign,

E your Majesty's most Loyal and Faithful Subjects, the Commons affembled in Par-" liament, do in the first Place, as in all Duty 66 bound, return your Majesty our most humble and " hearty Thanks for the many Gracious Promifes and Affurances which your Majesty has several "Times, during this present Parliament, given to us, that your Majesty would secure and maintain unto us the true Reformed Protestant Religion, our Liberties and Properties; which most gracious Assurances your Majesty, out of your great Goodness, has been pleased to renew unto " us, more particularly at the Opening of this pre-" fent Session of Parliament.

" And further, we crave Leave humbly to re-" present, that we have with all Duty and Expedition, taken into Consideration the several Parts of your Majesty's last Speech to us; and withal, " the Declaration therein mentioned for Indulgence to Diffenters, dated the 15th of March last: " And we find our felves bound in Duty to

inform pour Bajefty, Chat Penal Statutes, in Matters Ecclefiastical, cannot be " suspended but by Act of Parliament.

" We therefore, the Knights, Citizens and Bur-" gesses of your Majesty's House of Commons, do most humbly beseech your Majesty, That the said "Laws may have their free Course, until it shall be otherwise provided for by Ast of Parliament: And "that your Majesty would graciously be pleased to give such Directions herein, that no Appre-" henfions or Jealousies may remain in the Hearts " of your Majesty's good and faithful Subjects.

" Resolved, &c.
" That this House doth agree with the Committee in the Petition and Address by them drawn " up to be presented to his Majesty.

Sir Rob. Sawyer. Now turn to the 24th of February, 1672, in the same Book.

Clerk reads. Lunæ 24. Februarij, 1672.

" Mr. Secretary Coventry reports and presents " in Writing from his Majesty, his Answer to the " humble Petition and Address of this House, " which was thrice read, and the Matter debated, " and is as followeth; viz.

## CHARLES R.

IS Majesty hath received an Address from " it, and returns you this Answer, That he is ve-" ry much troubled, that that Declaration which

" he put out for Ends fo necessary for the Quiet of his Kingdom, and especially in that Conjuncture, should have proved the Cause of Disquiet in his House of Commons, and give Occasion to the questioning of his Power in Ecclefiafticks, which he finds not done in the Reigns of any of his Ancestors. He is sure he never had Thoughts of using it otherwise than as it hath been entrusted in him, to the Peace and Establishment of the Church of England, and " the Ease of all his Subjects in general: Neither does he pretend to the Right of Sufpending any Laws, wherein the Properties, Rights, or Liberties of any of his Subjects are concerned, nor to alter any thing in the Established Doctrine or Discipline of the Church of England. But his only Defign in this, was to take off the Penal-"ties the Statutes inflicted upon Diffenters, which he believes, when well confidered of, you your " felves would not wish executed according to the Rigour and Letter of the Law; neither " hath he done this with any Thought of avoiding or precluding the Advice of his Parliament: and if any Bill shall be offered, which shall appear more proper to attain the aforesaid " Ends, and secure the Peace of the Church and "Kingdom, when tendred in due Manner to him, " he will shew how readily he will concur in all "Ways that shall appear good for the Kingdom. Sir Rob. Sawyer. Turn to the 26th of February, 1672.

Clerk reads. Die Mercurij 26. Februarij, 1672. " Mr. Powle reports from the Committee appointed to consider of an Answer to return to " his Majesty's last Message upon the Debate of "the House, an Answer agreed by the Committee, and drawn up, and put into Writing, which he read in his Place, and then delivered the same in at the Clerk's Table, where it was "twice read, and is as followeth; viz.

#### Most Gracious Sovereign,

E your Majesty's most humble and loyal Subjects, the Knights, Citizens and Burgesses in this present Parliament assembled, do render to your most sacred Majesty our most dutiful Thanks, for that to our unspeakable Comfort, your Majesty has been pleased so often to reiterate unto us those gracious Promises and Assurances of maintaining the Religion now established, and the Liberties and Properties of your People; and we do not in the least Measure doubt but that your Majesty had " the same gracious Intention in giving Satisfaction to your Subjects, by your Answer to our last Petition and Address: Yet, upon a serious Consideration thereof, We find that the said Answer is " not sufficient to clear the Apprehensions that may " justly remain in the Minds of your People, by your Majesty's having claimed a Power to suspend Pe-" nal Statutes in Matters Ecclesiastical, and which your Majesty does still seem to affert, in the said Answer, to be entrusted in the Crown, and never questioned in the Reigns of any of your Ancestors: Wherein we humbly conceive your Majesty has "been very much missioformed; since no such Power ever was claimed or exercised by any of your "Majesty's Predecessors; and if it should be admitted, might tend to the interrupting the free Course of the Laws, and altering the Legislative "Power, which hath always been acknowledged to refide in your two Houses of Parliament. ee We

We therefore with an unanimous Confent " become again most humble Suitors unto your " Sacred Majesty, That you would be pleased to give " us a full and fatisfactory Answer to our said Petition and Address, and that your Majesty would take fuch effectual Order, that the Proceedings in this Matter may not for the future be drawn into Con-66 sequence or Example.

" The Answer to his Majesty's Message was " again read by Paragraphs, and the several Paragraphs to the last were, upon the Question, feverally agreed.

" The last Paragraph being read, and the Que-" stion being put, that the Word unanimous should

" stand in the Pargraph,

The House divided .- The Noes go out.

Tellers.

Lord St. Fohn, { for the Yeas, 180. Mr. Vaughan, Sir Richard Temple, for the Noes, 77.

Sir Philip Howard, " And so it was resolved in the Affirmative.

" The Question being put to agree to the Para-" graph, it was resolved in the Affirmative. "Resolved, &c.

" That the whole Address be agreed to, as it

" was brought in by the Committee.

Sir Rob. Sawyer. Now turn to the Lords Journal, and there your Lordship will see, that the King does communicate this Address to the Lords, and defires their Advice.

Read the 1st of March, 1672.

Clerk reads. Die Sabbati primo die Martii, 1672. " His Majesty this Day made a short Speech, " as follows.

My Lords,

"You know, that at the Opening of this Sef-fion, I spoke here to your Satisfaction; it has " notwithstanding begotten a greater Disquiet in " the House of Commons than I could have ima-

gined. "I received an Address from them, which I " looked not for, and I made them an Answer that ought to have contented them; but on the contrary, they have made me a Reply of " fuch a Nature, that I cannot think fit to proceed " any further in this Matter without your Ad-

" I have commanded the Chancellor to ac-" quaint you with all the Transactions, wherein " you will find both me and your felves highly " concerned. I am sensible for what relates to " me, and I affure you, my Lords, I am not less

" fo for the Privilege, and the Honour of this " House. " Afterwards the Lord Chancellor read the

" several Papers and Addresses of the House of "Commons, and his Majesty's Answer there-" unto, and opened his Majesty's Proceedings up-

" on them.

The Address of the House of Commons was

Sir Rob. Sawyer. Pass over that, you have read it already.

Clerk reads. The next, his Majesty's Answer to the Address of the House of Commons was read as

Sir Rob. Sawyer. That hath been read too.

Clerk reads. Then was read the Reply of the House of Commons to his Majesty's Answer, as followeth,-

Mr. Finch. You have read that likewife. Clerk reads. " Upon this it is ordered, that the " Lord Treasurer, Duke of Buckingham, Earl of Bridgwater, Earl of Northampton, Earl of Briftol. Earl of Berks, Earl of Bolingbroke, and the Earl of Anglesey, do forthwith withdraw and consider .

what humble Thanks is fit to be given to his Majesty for his great Favour in communicating this Business to this House, and report the same. And accordingly, the faid Lords Committees

did withdraw themselves for that Purpose. " The Lords being returned, the Duke of Buckingham reported what the Committee had prepared to present to his Majesty by way of Thanks,

which was read as followeth.

" We the Lords Spiritual and Temporal in Par-" liament assembled, do unanimously present to your Sacred Majesty our most humble Thanks, " for having been pleased to communicate to us what has passed between your Majesty and the House of Commons, whereby you have gra-

ciously offered us the Means of shewing our Duty to your Majesty, and of afferting the " antient just Rights and Privileges of the House

of Peers.
"The Question being put, whether to agree

" with the Committee,

"It was resolved in the Affirmative.

"Ordered, that his Majesty be desired, that his " Speech, and the Papers read this Day, may be entered into the Journal-Book of this House.

"The Lord Treasurer, the Duke of Bucking-" ham, and the Lord Chamberlain, are appointed " to attend his Majesty presently, to know his " Pleasure, what Time and Place this whole House " fhall wait upon him, to prefent the humble

"Thanks of this House, for his great Favour " shewed this Day.

"Ordered, that upon Monday Morning next, " this House will debate the whole Matter of his " Majesty's Speech, and these Papers; and to " consider the Points of Privilege, and what else

" may arise thereupon.
" The Lords that were appointed to attend his

" Majesty, return with this Answer,

"That his Majesty has appointed this After-noon at five of the Clock, for this House to " wait upon him in the Banquetting-House at Whiteball.

" Ordered, that all the Judges now in Town, " shall attend this House on Monday Morning " next.

Sir Rob. Sawyer. The third of March, 1672, is the next.

Clerk reads. Die Lunæ 3. die Martii, 1672. "The Lord Chancellor reported, that the " whole House on Saturday last waited upon his " Majesty at Whitehall, and presented the humble "Address of this House, and his Majesty was

" pleased to return this Answer.

My Lords,

" I take this Address of yours very kindly; I " will always be very affectionate to you, and ex-" pect you should stand by me, as I will always by

"Then the House took into Consideration " the whole Matter of his Majesty's Speech " on Saturday, and the three Papers which his " Majesty acquainted this House withal, and " all the said Papers in their Order were read, " and after a long Debate, the Question be-

" ing put,

Whe-

" Whether this House shall in the first Place "enter into Confideration of giving Advice to his

"It was resolved in the Affirmative.

" It is ordered, that this Business shall be taken into Confideration to Morrow Morning, at nine of the Clock, the first Business.

" Ordered, That the Judges now in Town, shall

attend to Morrow Morning.

Sir Rob. Sawyer. The 4th of March, 1672. Clerk reads. "Next, The House took into Confideration the Advice to be given to his Majesty concerning the Addresses made to him from the House of Commons.

"The Addresses of the House of Commons, and his Majesty's Answer were read, and after a long Debate, the Question being put, Whether the King's Answer to the House of Commons, in referring the Points now controverted to a Parliamentary Way by Bill, is good and gracious, that being a proper and natural Course for Satisfaction therein?

It was refolved in the Affirmative.

Sir Rob. Sawyer. The 8th of March, 1672. Clerk reads. Die Sabbati 8. die Martij, 1672.

" His Majesty in his Royal Throne, adorned with his Crown and Regal Ornaments, com-manded the Gentleman Usher of the Black-Rod, to give Notice to the House of Commons, that they attend his Majesty presently.

" The Commons being come with their Speaker, his Majesty made this short Speech follow-

" ing.

My Lords and Gentlemen,

Y Esterday you presented me an Address, as the best Means for the Satisfying and Compo-" fing the Minds of my Subjects, to which I " freely and readily agreed, and I shall take Care

to fee it performed accordingly.

"I hope, on the other Side, you Gentlemen of the House of Commons will do your Part; for " I must put you in mind, it is near five Weeks " fince I demanded a Supply, and what you voted " unanimously upon it, did both give Life to my
Affairs at Home, and dishearten mine Enemies Abroad; but the feeming Delay it hath met withal fince, hath made them to take new Courage; and they are now preparing for this next " Summer a greater Fleet, as they fay, than ever they have had yet; so that if the Supply be not very fpeedily difpatch'd, it will be altogether in-effectual, and the Safety, Honour and Interest of England must of Necessity be exposed. Pray " lay this to Heart, and let not the Fears and Jea-" loufies of some draw an inevitable Ruin upon

"My Lords and Gentlemen, " If there be any Scruple remaining with you concerning the Suspension of Penal Laws, I here faith-" fully promise you, That what has been done in that Particular, shall not for the future be drawn ei-" ther into Consequence or Example. And as I daily expect from you a Bill for my Supply, fo I affure you, I shall as willingly pass any other you shall offer me that may tend to the giving you Satisfaction in all your just Grievances.

"Next my Lord Chancellor reported, That both Houses waited upon the King Yesterday, and presented him with the Address against the Growth of Popery, and his Majesty hath been

pleafed to return this Answer.

Vоь. 1V.

" My Lords and Gentlemen,

" I do heartily agree with you in your Address, and shall give speedy Order to have it put in Execution. There is one Part to which I believe it is not your Intention that it should extend; for I can scarce say, those are in my Pay that are presently to be employed abroad; but as for " all other Parts. I shall take Care it shall be done as you defire.

After which the Lord Chancellor said, he had fomewhat more to impart to the House by the

King's Command, which was,

That his Majesty last Night, having spoken with several Members of both Houses, found some Dissatisfaction remaining concerning his Answer to their Address in the Particular of the Officers to be employed abroad, of which Number he had five or fix that were of the best Officers of France and Flanders, and being his own Subjects, he had been very follicitous to get; but if that bred any Umbrage, the King commanded him to let them know, that he resolves to give both his Houses full Satisfaction to their

There was another Particular that the Lord Chancellor faid he thought fit to acquaint them with, which, though it was by his Majesty's Leave, yet it was not by his Command: However, he thought it his Duty to acquaint the House with it (Mr. Secretary Coventry intending to acquaint the House of Commons with the same) That his Majesty bad the last Night, in Pursuance of what he then intended, and declared this Morning, concerning the Sufpenfion of Penal Laws not being for the future drawn either into Consequence or Example, caused the original Declaration under the Great-Seal, to be cancel-led in his Presence, whereof himself and several other Lords of the Council were Witnesses.

Sir Rob. Sawyer. Turn to the 10th of March,

Clerk reads. " Die Lunæ decimo die Martij, 1672. "Ordered, That what my Lord Chancellor " faid on Saturday last concerning his Majesty's "causing the vacating his Indulgence under the Great Seal of England, shall be entred into the " Journal-Book of this House as on Saturday last. Sir Rob. Sawyer, We shall now come to that

which pass'd in the Parliament in 1685 Read

the oth of November, 1685. [The Journal of the Lords, 1685, pat in.]

Clerk reads... His Majesty being on his Royal Throne, adorned with his Regal Robes and ". Crown (the Lords being in their Robes also) commanded the Gentleman-Usher to give No-" tice to the House of Commons that they immediately attend his Majesty; who being come, his Majesty made the following Speech.

### " My Lords and Gentlemen,

Fter the Storm that seemed to be coming upon us when we parted last, I am glad to meet you all again in so great Peace and Quietness; " God Almighty be praifed, by whose Bletling " that Rebellion was suppressed; but when I " reflect what an inconfiderable Number of Men "began it, and how long they carried it on without any Opposition, I hope every body will be
convinced that the Militia, which hath hitherto
been so much depended upon, is not sufficient " for fuch Occasions, and that there is nothing but " a good Force of well-disciplin'd Troops in confrant Pay that can defend us from such as either " at Home or Abroad are disposed to disturb us. Ccc

142. The Trial of the Seven Bishops, Trin. 4 Jac. II.

" And in Truth, my Concern for the Peace and "Quiet of my Subjects, as well as for the Safety of the Government, made me think it necessary "to encrease the Number to the Proportion I have done. This I owed as well to the Honour as to the Security of the Nation, whose Reputation was so infinitely exposed unto all our Neighbours, by having lain open to this late wretched Attempt, that it is not to be repaired without keeping fuch a Body of Men on Foot, that none may ever have the Thoughts again of finding us so miserably unprovided.

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" It is for the Support of this great Charge, which is now more than Double to what it was, " that I ask your Affistance in giving me a Supply " answerable to the Expence it brings along with it: And I cannot doubt, but what I have begun fo much for the Honour and Defence of " the Government, will be continued by you with " all the Chearfulness and Readiness that is requi-" fite for a Work of fo great Importance.

" Let no Man take Exceptions that there are some " Officers in the Army not qualified according to the late Tests for their Employments: The Gentlemen, I must tell you, are most of them well known to me, and having formerly served with me on several Occasions, and always approved " the Loyalty of their Principles by their Pra-" ctices, I think them fit now to be employed un-"der me; and will deal plainly with you, that after having had the Benefit of their Services in " fuch Time of Need and Danger, I will neither expose them to Disgrace, nor myself to the Want of " them, if there should be another Rebellion to make

" them necessary to me.

" I am afraid some Men may be so wicked to " hope and expect that a Difference may happen " between you and me upon this Occasion; but when you confider what Advantages have rifen to us in a few Months by the good Understanding we have hitherto had, what wonderful Effects it has already produced in the Change of "the whole Scene of Affairs abroad, so much " more to the Honour of the Nation, and the Figure it ought to make in the World, and that nothing can hinder a further Progress in this Way, to all our Satisfactions, but Fears and Jealousies amongst ourselves; I will not apprehend that fuch a Misfortune can befal us as a Division, or but a Coldness between me and you; nor that any thing can thake you in your "Steadiness and Loyalty to me, who, by God's Bleffing, will ever make you all Returns of "Kindness and Protection, with a Resolution to venture even my own Life in the Defence of " the true Interest of this Kingdom.

Sir Rob. Sawyer. Turn to the Commons Jour-

nal the 16th of November, 1685.

[The Journal of the House of Commons put in.] Clerk reads. "Die Lunæ 16. die Novemb. 1685.

Most gracious Sovereign,

E your Majesty's most loyal and faithful Subjects, the Commons in Parliament affembled, do in the first Place (as in Duty bound) return your Majesty our most humble " and hearty Thanks for your great Care and Con-duct in the Suppression of the late Rebellion, which threatned the Overthrow of this Government both in Church and State, and the uttermost Extirpation of our Religion by Law esta-" blithed, which is most dear unto us, and which

" your Majesty has been pleased to give us repeated Assurances you will always defend and support, which with all grateful Hearts we shall

ever acknowledge. "We further crave leave to acquaint your Ma-

jesty, That we have with all Duty and Readiness taken into our Consideration your Majesty's gracious Speech to us; and as to that Part of it relating to the Officers in the Army not qualified for their Employment according to an Ast of Parliament made in the 25th Year of the Reign of your Majesty's Royal Brother of blessed Memory, entituled, An Act for preventing Dangers that may happen by Popish Recusants, We do, out of our "bounden Duty, humbly represent unto your Majefty, That those Officers cannot by Law be capable
of their Employments, and that the Incapacities " they bring upon themselves thereby, can no ways be taken off but by Act of Parliament.

" Therefore out of the great Deference and Du-" ty we owe unto your Majesty (who has been graciously pleased to take Notice of their Ser-"vices to you) we are preparing a Bill to pass both Houses for your Royal Assent, to indemnify them from the Penalties they have now incurred; and " because the Continuance of them in their Employments may be taken to be dispensing with that Law without Ast of Parliament, the Consequence of which is of the greatest Concern to the Rights of all your Majesty's dutiful and loyal Subjects, and to all the Laws made for the Security of their Reli-

gion; We therefore, the Knights, Citizens and Burdo most humbly beseech your Majesty, that you would be graciously pleased to give such Directions " therein that no Apprehensions or Jealousies may remain in the Hearts of your Majesty's good and faithful Subjects.

Mr. Pollexfen. My Lord, we pray that these half Dozen Lines of the Statute I Eliz. may be read. A Statute-Book was then produced by Mr. Ince.] L. C. J. We will have it read out of our own [Which was delivered into Court.] Book.

Clerk reads. " This is I Eliz. Cap. 2. An Act for Uniformity of Religion, &c. Whereabout is it?

Mr. Ince. 'Tis the 15th Paragraph, at these Words — And for the due Execution, &c. Clerk reads. "And for due Execution hereof, " the Queen's most Excellent Majesty, the Lords "Spiritual and Temporal in this Parliament asfembled, do in God's Name earnestly require and charge all the Archbishops and Bishops, and other Ordinaries, that they shall endeavour themfelves, to the utmost of their Knowledge, that the due and true Execution hereof may be had throughout their Diocesses and Charges, as they will answer before God for such Evils and Plagues, wherewith Almighty God may justly punish his People for neglecting this good and wholesome

Mr. Serj. Levinz. Now, my Lord, if your Lordship pleases, the Charge is a Charge for a Libel, and there are two Things to be confidered.

First, Whether the Bishops did deliver this Paper to the King? But that we leave upon the Evidence that has been given; only we say, there has been no direct Proof of that.

In the next Place, supposing they did deliver this Petition to the King, Whether this be a Libel upon the Matter of it, the Manner of delivering it, or the Persons that did it?

And

And with Submission, my Lord, this cannot be a Libel, although it be true, that they did so deliver it.

First, my Lord, there is a little Disingenuity offered to my Lords the Bishops, in only setting forth Part, and not the Whole, in only reciting the

Body, and not the Prayer.

But, my Lord, with your Lordship's Favour, taking the petitionary Part, and adding it to the other, it quite alters the Nature of the Thing; for it may be, a Complaint without feeking Redress might be an ill Matter; but here taking the Whole together, it appears to be a Complaint of a Grievance, and a Desire to be eased of it.

With your Lordship's Favour, the Subjects have a Right to petition the King in all their Grievances, so say all our Books of Law, and so says the Statute of the Thirteenth of the late King; they may petition, and come and deliver their Petition under the Number of ten, as heretofore they might have done, says the Statute; so that they all Times have had a Right so to do, and indeed if they had not, it were the most lamentable Thing in the World, that Men must have Grievances upon them, and yet they not to be admitted to seek

Relief in an humble Way.

Now, my Lord, this is a Petition fetting forth a Grievance, and praying his Majesty to give Relief. And what is this Grievance? It is that Command of his, by that Order made upon my Lords the Bishops, to distribute the Declaration, and cause it to be read in the Churches: And pray, my Lord, let us confider what the Effects and Consequences of that Distribution and Reading is: It is to tell the People, that they need not submit to the Act of Uniformity, nor to any Act of Parliament made about Ecclefiastical Matters, for they are suspended and dispended with. This my Lords the Bishops must do, if they obey this Order; but your Lordship sees, if they do it, they lie under an *Anathema* by the Statute of I Eliz. for there they are under a Curse if they do not look to the Preservation and Observation of that A&: But this Command to diffribute and read the Declaration, whereby all these Laws are dispensed with, is to let the People know, they will not do what the Act requires of them.

Now, with your Lordship's Favour, my Lords the Bishops lying under this Pressure, the Weight of which was very grievous upon them, they by Petition apply to the King to be eased of it, which they might do as Subjects: Besides, my Lord, they are Peers of the Realm, and were most of them sitting as such, in the last Parliament, where, as you have heard, it was declared, such a Dispensation could not be; and then in what a Case should they have been, if they should have distributed this Declaration, which was so contrary to their own Actings in Parliament? What could they have answered for themselves, had they thus contributed to this Declaration? when they had themselves before declared, that the King could

not dispense.

And that this was no new Thing, for it had been so declared in a Parliament before, in two Seffions of it, in the late King's Reign, within a very little Time one of another; and luch a Parliament that were so liberal in their Aids to the Crown, that a Man would not think they should go about to deprive the Crown of any of its Rights. It was a Parliament that did do as great Services for the Crown as ever any did, and therefore there is

no Reason to suspect, that if the King had had such a Power, they would have appeared so earnest against it.

But, my Lord, if your Lordship pleases, these are not the Beginnings of this Matter; for we have shewed you from the Fifteenth of Richard the Second, that there was a Power granted by the Parliament to the King to dispense with a particular Act of Parliament, which argues, that it could not be without an A&t of Parliament: And in 1662, 'tis faid expresly, that they could not be dispensed with but by an Act of Parliament. 'Tis faid so again in 1672, the King was then pleafed to assume to himself such a Power as is pretended to in this Declaration; yet, upon Information from his Houses of Parliament, the King declared himself satisfied that he had no such Power, cancelled his Declaration, and promifed that it should not be drawn into Consequence or Ex-And fo the Commons, by their Protestation, faid in Richard the Second's Time, that it was a Novelty, and should not be drawn into Confequence or Example.

Now, my Lord, if your Lordship pleases, if this Matter that was commanded the Bishops to do, were something which the Law did not allow of, surely then my Lords the Bishops had all the Reason in the World to apply themselves to the King, in an humble Manner to acquaint him why they could not obey his Commands; and to seek Relief against that which lay so heavy upon

them.

Truly, my Lord, Mr. Attorney was very right in the opening of the Cause at first, that is, the Government ought not to receive Affronts, no, nor the inferior Officers are not to be affronted; a Justice of the Peace, so low a Man in Office, is not. For a Man to fay to a Justice of Peace, when he is executing his Office, that he does not do right, is a great Crime, and Mr. Attorney said right in it: But suppose a Justice of Peace were making of a Warrant to a Constable, to do fomething that was not legal for him to do, if the Constable should petition this Justice of the Peace, and therein fet forth, Sir, you are about to command me to do a Thing which, I conceive, is not legal, furely that would not be a Crime that he was to be punished for; for he does but feek Relief, and shew his Grievance in a proper Way, and the Diftress he is under.

My Lord, this is the Bishops Case, with Submission; they are under a Distress, being commanded to do a Thing which they take not to be legal, and they with all Humility, by Way of Petition, acquaint the King with this Distress of theirs, and pray him, that he will please to give Relief.

My Lord, there is no Law but is either an Act of Parliament, or the Common Law; for an Act of Parliament there is none for such a Power; all that we have of it in Parliamentary Proceedings, is against it; and for the Common Law, so far as I have read it, I never did meet with any thing of such a Nature, as a Grant or Dispensation that pretended to dispense with any one whole Act of Parliament; I have not so much as heard of any such Thing mentioned by any of the King's Council; but here, my Lord, is a Dispensation that dispenses with a great many Laws at once, truly, I cannot take upon me to tell how many, there may be forty or above, for ought I know.

Therefore, my Lord, the Bishops lying under fuch a Grievance as this, and under fuch a Pressure, being ordered to distribute this Declaration in all their Churches, which was to tell the People they ought to be under no Law in this Case, which furely was a very great Pressure, both in Point of Law and Conscience too, they lying under such Obligations to the contrary, as they did. Submission to your Lordship, and you Gentlemen of the Jury, If they did deliver this Petition (Publishing of it I will not talk of, for there has been no Proof of a Publication, but a delivering of a Petition to his Majesty in the most secret and decent Manner that could be imagined) my Lords the Bithops are not guilty of the Matter charged upon them in this Information. It has been exprefly proved, that they did not go to disperse it abroad, but only delivered it to the King himself: And, in fhort, my Lord, if this should be a Libel, I know not how fad the Condition of us all would be, if we may not petition when we fuffer.

Mr. Finch. My Lord, I challenge them to shew us any one Instance of such a Declaration, such a General Dispensation of Laws, from the Conquest till 1672. The first Umbrage of such a thing is, that of Car. II. 1662; but your Lordship hears the Declaration of the Parliament upon it. Before that, as there was no fuch thing, fo your Lordship sees what the Parliament did to enable the King (not to do this Thing, but something like it) in Richard the Second's Time, where you fee the Parliament did give the King a Power to dispense with the Statute of Provisors for a Time; but at the fame Time declared that very Grant of their own to be a Novelty, and that it should not be drawn into Consequence or Example.

My Lord, we shall leave it upon this Point; To fuspend Law is all one as to abrogate Laws; for fo long as a Law is suspended, whether the Suspension be Temporary, or whether it be for ever; whether it be at once, or at feveral Times, the Law is abrogated to all Intents and Purposes: But the Abrogation of Laws is Part of the Legiflature, that Legislative Power is lodged (as I faid before, and I could never find it otherwise, in all our Law) in King, Lords, and Commons.

L.C. J. You did open that before, Mr. Finch.
Mr. Finch. With this, my Lord, that my
Lords the Bishops finding this Order, made upon them to publish this Declaration, did what in Duty they were bound to do; and unless the Jury do find, that they have done that which is contrary to Law and to the Duty of their Places, and that this Petition is a Libel, and a feditious Libel, with an Intent to stir up Sedition among the People (we rely upon it) my Lords the Bishops can never be found guilty upon this Information.

L. C. J. Have you now done, Gentlemen? Mr. Finch. Yes, my Lord, till they give us further Occasion: If they have any other Evidence to offer, we must answer it; if not, this is the Answer we give to what they have faid.

Mr. Soll. Gen. We make no Bargain with you:

If you have done, fay fo.

L. C. J. You must know, that you are not to have the last Word.

Mr. Soll. Gen. You have been three Hours already, if you have any more to fay, pray conclude.

Mr. Finch. If they fay they have no more Evidence, then we know what we have to do.

L.C. J. If you do say any thing more, pray let me advise you one Thing; don't say the fame Thing over and over again; for after so much Time spent, it is irksome to all Company as well

Mr. Finch. My Lord, we have no more Evidence to offer to your Lordship at present, unless they, by offering new Evidence, give us Occasion

to reply upon them.

L. C. J. Gentlemen, you shall have all the legal Favour and Advantage that can be; but, pray let us keep to an orderly decent Method of Proceeding.

Sir Rob. Sawyer. Pray, my Lord, favour me a Word before we conclude. My Lord, I do find very few Attempts of this Nature in any King's

Reign.

In the Reign of Henry the Fourth, there was an Act of Parliament that Foreigners should have a free Trade in the City of London, notwithstanding the Franchises of London: After the Parliament rose, the King issued out his Proclamation. forbidding the Execution of that Law, and commanding that it should be in Suspense, usque ad proximum Parliamentum; yet that was held to be against Law.

L. C. J. Sir Robert Sawyer, that which you are to look to, is the Publishing of this Paper, and whether it be a Libel or no. And as to the Business of the Parliament you mentioned, that is not

to the Purpose.

Sir Rob. Sawyer. My Lord, I fay, I would put it where the Question truly lies; if they don't dispute the Point, then we need not labour it; but I don't know whether they will or no, and therefore I beg your Lordship's Favour to mention one Case more, and that is upon the Statute of 31 Hen. VIII. Cap. 8, which enables the King by Proclamation, in many Cases, to create the Law: which Statute was repealed by 1 Edw. VI. Cap. 12. That very Act does recite, that the Law is not to be altered, or restrained, but by Act of Parliament; and therefore the Parliament enables the King to do so and so: But that was such a Power, that the Parliament thought not fit to continue, and it was afterwards repealed; but it shews, that at that Time the Parliament was of the same Opinion, as to this Matter, that other Parliaments have been fince.

Mr. Sommers. My Lord, I would only mention the great Case of Thomas and Sorrel in the Exchequer-Chamber upon the Validity of a Dispenfation of the Statute of Edward the Sixth, touching Selling of Wine. There it was the Opinion of every one of the Judges, and they did lay it down as a settled Position, that there never could be an Abrogation, or a Suspension (which is a Temporary Abrogation) of an Act of Parliament, but by the Legislative Power. That was a Foundation laid down quite through the Debate of that Case. Indeed it was disputed, how far the King might dispense with the Penalties in such a particular Law, as to particular Persons; but it was agreed by all, that the King had no Power to suspend any Law: And, my Lord, I dare appeal to Mr. Attorney General himself, whether in the Case of Godden and Hales, which was lately in this Court, to make good that Dispensation, he did not use it as an Argument then, that it could not be expounded into a Suspension: He admitted it not to be in the King's Power to suspend a Law, but that he might give a Dispensation to a particular Person. was all that he took upon him to justify at that

My Lord, by the Law of all civilized Nations, if the Prince does require fomething to be done, which the Person who is to do it takes to be unlawful, it is not only lawful, but his Duty, Rescribere Principi. This is all that is done here. and that in the most humble Manner that could be thought of. Your Lordship will please to obferve how far it went, how careful they were that they might not any way justly offend the King: They did not interpose by giving Advice, as Peers; they never stirr'd till it was was brought Home to themselves. When they made their Petition, all they beg is, that it may not fo far be infifted upon by his Majesty, as to oblige them to read it. Whatever they thought of it, they do not take upon them to defire the Declaration to be revoked.

My Lord, as to Matters of Fact alledged in the faid Petition, that they are perfectly true, we have shewn by the Journals of both Houses. In every one of those Years which are mentioned in the Petition, this Power of Dispensation was confidered in Parliament, and, upon Debate, de-clared to be contrary to Law: There could be no Design to diminish the Prerogative, because the King hath no such Prerogative. Seditious, my Lord, it could not be, nor could possibly stir up Sedition in the Minds of the People, because it was presented to the King in private and alone: False it could not be, because the Matter of it is true: There could be nothing of Malice, for the Occasion was not fought; the Thing was pressed upon them; and a Libel it could not be, because the Intent was innocent, and they kept within the Bounds fet by the Act of Parliament, that gives the Subject leave to apply to his Prince by Petition when he is aggrieved.

Mr. Att. Gen. Have you done, Gentlemen?

Mr. Finch. We have done, Sir. Mr. Att. Gen. My Lord, I shall be a great deal more merciful to your Lordship and the Jury than they have been, who have spent these four Hours in that which I think is not pertinent to the Case in question: They have let themselves into large Discourses, making great Complaints of the Hardships put upon my Lords the Bishops, by the Order of Council to read his Majesty's Declaration; and putting these Words into the Information of Seditious, Malicious, and Scandalous: But, my Lord, I admire that Sir Robert Sawyer should make such Reflections and Observations upon these Words, when I am sure he will scarce find any one of his own exhibiting, that has so few of those aggravating Words as this has; and therefore that might have been very well fpared, especially by him.

In the next Place, my Lord, we are told what great Danger our Religion is in by this Declaration: I hope we have an equal Concern for that with them, or any Person else whatsoever. But, however, I am sure our Religion teaches us, not to preserve our Religion, or our Lives, by any illegal Courses; and the Question is, whether the Course that my Lords the Bishops have taken to preserve, as they say, our Religion, be legal or not: If it be not legal, then I am sure our Religion will not justify the using such a Course for never fo good an End.

My Lord, for the Thing itself, I do admire that they, in fo long a Time and Search that they have made, should not, which I expected, produce more Precedents of such a Paper as this is. They challenge us to fhew, that ever there was any fuch Declaration as this: I'll turn the same Challenge upon them. Shew me any one Instance, that ever so many Bishops did come under pretence of a Petition, to reflect upon the King out of Parliament.

Sir Rob. Sawyer. Is that your Way of answering. Mr. Attornev?

Mr. Att. Gen. Pray, Sir Robert Sawyer, you have had your Time, don't interrupt us; fure we have as much Right to be heard as you.

L. C. J. You have been heard over and over

again, Sir Robert Sawyer, already. Sir Rob. Sawyer. My Lord, I don't intend to interrupt him.

Mr. Soll. Gen. We cannot make them be quiet,

they will still be chopping in upon us.

Mr. Att. Gen. That is an Art that some People have always practifed, not to permit any body to speak but themselves.

But, my Lord, I say, that those few Instances that they have produced, are nothing at all to this Matter that is now upon Trial before your Lordship and this Jury: Nay, they are Evidences against them; for they are only Matters transacted in Parliament, which are no more to be applied to this Thing that is in Controverfy now, than any the most remote Matter that could be thought of; and though they have gone fo high in Point of Time, as to the Reign of Richard the Second, yet they have nothing between that and the late King's Reign, to which they at last have descended down.

But, my Lord, I say, that all the Talk of Richard the Second's Time is wholly out of the Case: Truly, I do not doubt but that in Richard the Second's Time they might find a great many Instances of some such fort of Petitioning as this; for our Histories tell us, that at that Time they had 40,000 Men in Arms against the King; and we know the Troubles that were in that King's Reign, and how at length he was deposed: But certainly there may be found Instances more applicable to the Case, than those they produce. As for those in King Charles the Second's Time, do they any ways justify this Petition? For now they are upon justifying the Words of their Petition, that this Power has been declared to be illegal in 1662, 1672, and 1685.

For what was done in 1662, do they shew any thing more than some Debates in the House of Commons, and at last an Address, an Answer by the King, a Reply of the Commons, and then the Thing dies. Pray, my Lord, is a Transaction in the House of Commons, a Declaration of Parliament? Sure, I think, no one will affirm that any thing can be a Declaration of Parliament, unless he that is the Principal Part concurs, who is the King: For if you speak of the Court of Parliament in a legal Sense, you must speak of the whole Body, King, Lords and Commons, and a Declaration in Parliament must be by all the whole Body; and that is properly an Act of Parliament.

Why then they come to the Year 1672, where your Lordship observes, that the late King did infift upon his Right; for after the Dispute which was in 1662, his Majesty did issue out another Declaration, and when it comes to be debated in Parliament, he insists upon his Right in Ecclesiaftical Matters; and though his Declaration was cancelled, yet there is no formal Disclaimer of the

My Lord, after all, how far these Things that they have offered may work, as to the Point that they have debated, I shall not now meddle with it, nor give your Lordship any Trouble about it, because it is not at all pertinent to the Case in Question; for I do (after all this Time and Pains that they have spent) take Leave to say, that these Gentlemen have spent all this Time to no Purpose.

L. C. J. Yes, Mr. Attorney, I'll tell you what they offer, which it will lie upon you to give an Answer to; They would have you show how this has disturbed the Government, or dimi-

nished the King's Authority.

Mr. Att. Gen. Whether a Libel be true or not, as to the Matter of Fact, was it ever yet in any Court of Justice permitted to be made a Question, whether it be a Libel or not? or whether the Party be punishable for it; and therefore I wonder to hear these Gentlemen to fay, that because it is not a false one, therefore 'tis not a Libel. Suppose a Man should speak scandalous Matter of any Noble Lord here, or of any of my Lords the Bishops, and a Scandalum Magnatum be brought for it, though that which is spoken has been true, yet it has been the Opinion of the Courts of Law, that the Party cannot justifie it, by reason it tends to the disturbing of the Peace, to publish any thing that is Matter of Scandal: The only Thing that is to be looked into, is, whether there be any thing in this Paper that is reflecting and scandalous, and not whether it be true or no; for if any Man shall Extra-judicially, and out of a legal Course and Way, reflect upon any of the great Officers of the Kingdom, nay, if it be but upon any inferior Magistrate, he is to be punished, and is not to make his Complaint against them, unless he do it in a proper Way. A Man may petition a Judge, but if any Man in that Petition shall come and tell the Judge, Sir, you have given an illegal Judgment against me, and I cannot in Honour, Prudence, or Conscience obey it; I do not doubt, nor will any Man, but that he that should fo fay, would be laid by the Heels, though the Judgment perhaps might be illegal.

If a Man shall come to petition the King, as, we all know, the Council Doors are thronged with Petitioners every Day, and Access to the King by Petition is open to every body, the most inferior Person is allowed to petition the King; but because he may do so, may he therefore fuggest what he pleases in his Petition? Shall he come and tell the King to his Face, what he does is illegal? I only speak this, because they say, in this Case his Majesty gave them Leave to come to him to deliver their Petition; but the King did not understand the Nature of their Petition, I suppose, when he said, he gave them

Leave to come to him.

My Lord, for this Matter we have Authority enough in our Books, particularly there is the Case of Wrenham in my Lord Hobart. The Lord Chancellor had made a Decree against him, and

he petitioned the King, that the Cause might be re-heard; and in that Petition he complains of Injustice done him by my Lord Chancellor, and he put into his Petition many reflecting Things. This, my Lord, was punished as a Libel in the Star - Chamber; and in that Book it was faid, that though it be lawful for the Subject to petition the King against any Proceedings by the Judges, yet it must not be done with Restections, nor with Words that turn to the Acculation or Scandal of any of the King's Magistrates or Officers, and the Justice of the Decree is not to be questioned in the Case; for there Wrenham in his Defence would have opened the Particulars wherein he thought the Decree was unjust, but that the Court would not meddle with, nor would allow him to justific for such Illegality in the Decree: So in this Case, you are not to draw in Question the Truth or Falshood of the Matter complained against; for you must take the Way the Law has prescribed, and prosecute your Right in a legal Course, and not by Scandal and Libelling.

My Lord, there is a great deal of Difference between not doing a Thing that is commanded, if one be of Opinion that it is unlawful, and coming to the King with a Petition highly reflecting upon the Government, and with ican-dalous Expressions telling him, Sir, you act illegally, you require of us that which is against Prudence, Honour or Conscience, as my Lords the Bishops are pleased to do in this Petition of theirs. I appeal to any Lord here, that if any Man should give him such Language, either by Word of Mouth or Petition, whether he would bear it, without feeking Satisfaction and Reparati-

on by the Law.

My Lord, there is no greater Proof of the Influence of this Matter than the Crowd of this Day, and the Harangue that hath been made: Is it not apparent that the taking this Liberty to canvas and dispute the King's Power and Authority, and to censure his Actions, possess the People with strange Opinions, and railes Discontents and Jealousies, as if the free Course of Law were restrained, and arbitrary Will and Pleasure set up instead of it?

My Lord, there is one Thing that appears upon the Face of the Information, which shews this not to be the right Course; and if my Lords the Bishops had given themselves the Opportunity of reading the Declaration feriously, they would have found in the End of the Declaration, that the King was resolved to call a Parliament in November. Might not my Lords the Bishops have acquiesced under their passive Obedience till the Parliament met? But nothing would ferve them but this, and this must be done out of Parliament, for which there is no President can be shewn, and this must be done in such a Manner, as your Lordthip fees the Confequence of, by your Trouble of this Day.

There is one Thing I forgot to speak to: They tell us, that it is laid malicious and feditious, and there is no Malice or Sedition found; we know very well that that follows the Fact, those Things arise by Construction c? Law out of the Fact. If the Thing be illegal, the Law fays it is feditious; a Man shall not come and fay, he meant no Harm in it: That was the Cale of Williams; in his treasonable Book, says he, I only intended to warn the King of the Danger Danger approaching, and concludes his Book with God fave the King; but no Man will say, that a good Preface at the Beginning, or a good Prayer at the End, should excuse Treason or Sedition in the Body of a Book. If I meet another Man in the Street and kill him, though I never saw him in my Life, the Indictment is, that it was ex Malitia Pracogitata, as it often happens, thata Person kills one he never had Acquaintance with before; and in favorem vitae, if the Nature of the Fact be so, the Jury are permitted to find according to the Nature of the Case; but in Strictness of Law there is Malice imply'd: But, my Lord, I think these Matters are so common, and that is a Point that has been so often settled, that the Form of the Indictment and Information must follow the Nature of the Fact, that I need not infift upon it, if the Act be unlawful, the Law supplies the Malice and evil Intentions.

Mr. Soll. Gen. My Lord, and Gentlemen of the Jury, I am of Council in this Case for the King, and I shall take Leave to proceed in this Method: First, I shall put the Case of my Lords the Bishops, and then confider the Arguments that have been used in their Defence, and answer them as much as is material to be answered; and then leave it to your Lordship, and the Jury's Consideration, whether what has been faid by these Gentlemen, weigh

any thing in this Case?

First, my Lord, I take it for granted, and I think the Matter is pretty plain by this Time, by my Lord President's Evidence, and their own Consession, that it is not to be disputed, but that this Paper was presented by these Lords to the King; I think there is no great Difficulty in that Matter at all, but I just touch upon it, because I would follow them in their own Method.

Then, my Lord, let us take this Case as it is, upon the Nature of the Petition, and the Evidence that they have given, and then let us see whether that will justify the Thing that is done: For the Business of Petitioning, I would distinguish and enquire, whether my Lords the Bishops out of Parliament can present any Petition to the King. I do agree, that in Parliament the Lords and Commons may make Addresses to the King, and fignify their Defires, and make known their Grievances there; and there is no Doubt but that is a natural and proper Way of Application: For in the Beginning of the Parliament, there are Receivers of Petitions appointed, and upon Debates, there are Committees appointed to draw up Petitions and Addresses; but to come and deduce an Argument, that because the Lords in Parliament have done thus (there being such Methods of Proceedings usual in Parliaments) therefore my Lords the Bishops may do it out of Parliament, that is certainly a Nonsequitur, no such Conclusion can be drawn from those Premises.

My Lord, I shall endeavour to lay the Fact before you as it really is, and then consider what is proper for the Court to take Notice of, as legal Proof or Evidence: And I take it, all those Presidents that they have produced of what the Lords did, and what the Commons did in Parliament, is no Warrant for them to shelter themselves under, against the Information here in

Question.

[Here Mr. Justice Powell spake aside to the

Lord Chief Justice thus, ] Mr. Just. Powell. My Lord, this is strange Doctrine; shall not the Subject have Liberty to

petition the King, but in Parliament? If that be Law, the Subject is in a miserable Case.

L. C. 7. Brother, let him go on, we will hear

him out, tho' I approve not of his Position.

Mr. Soll. Gen. The Lords may Address to the King in Parliament, and the Commons may do it, but therefore that the Bishops may do it out of Parliament, does not follow. I heard nothing faid that could have given Colour to fuch a Thing, but the Curse that has been read in 1 Eliz.

But pray, my Lord, let us confider that Evidence they have given: They have begun with that Record in Richard the Second's Time, and what is that? That the King may dispense with the Statute of Provisors, till the Meeting of the next Parliament, and a Protestation of the Commons at the End of it, whether that be an Act of Parliament that is Declaratory of the Common Law, or Introductory of a new Law, non constat; and for ought appears, it might be a Declaratory Act: And if so, it is a Proof of the King's Pre-rogative of Dispensing. It might be an Act in Affirmance of the King's Prerogative, as there area great many fuch, we very well know; and generally most of the Laws in that kind, are in Affirmance of the King's Power; so that the Law turns as an Argument for the King's Prerogative, and they have given him that which will turn upon themselves: So it stood in Richard the Second's Time; but whether that be an Argument one way or other conclusive, is left to your Lordship and

the Jury.

Ay, but fay they, there is no Execution of such a Power till very lately, and the first Instance that they produce, is that in the Year 1662. But your Lordship knows, that before the Reign of Henry the Fourth, there was great Jurisdiction affumed by the Lords in Original Causes: Then comes the Statute of Appeals, 1 Hen. 4. which takes Notice, that before that Time the Lords had affumed an original Jurisdiction in all Causes, and would proceed and determine them in Parliament, and out of Parliament; and it fell out to be so great a Grievance, that it was thought necessary to make a Law against it, that Appeals in Parliament should be abolished and destroyed; and then comes that Law in Favour of the Subject of England, and that fettles the Bounds between the King and the Lords in a great Measure. Before that Time the Lords were grown very powerful, and where there is a Power, there always will be Applications; and what is the Effect of that Statute, I Hen. 4? For all that we endeavour is, to make Things as plain as can be, that no further Applications, no Accusations, no Proceedings in any Case whatsoever be before the Lords in Parliament, unless it be by Impeachment of the Commons: So that there is the Salvo; and the Use that I make of it is this; The Commons, by that very Statute, did abolish the Power that the Lords had arrogated to themselves, and ordered, that they should not meddle with any Cause, but upon the Impeachment of the House of Commons, and establish the Impeachment of the Commons, which is as antient as the Parliament, for that was never yet spoken against, the Power of the Commons impeaching any Person under the Degree of the Prince; and that is the regular legal Way, and so the Commons afferted their antient Right, and whatfoever the Lords took Notice of, must come by Application of the Commons; then Conferences were to pass between the Houses, and both Houses by Address apply to the King. This is the proper Way and Course of Parliament, of which my Lord Cook says, It is known to sew, and practised by sewer: But it is a venerable, honourable Way; and this is the Course that should have been taken by my Lords here, and they should have stayed till the Complaint had come from the Commons in Parliament, and then it had been regular for them to Address to the King; but they were too quick, too nimble.

And whereas the Statute of Hen. IV. fays, That no Lord whatsoever shall intermeddle with any Cause, but by the Impeachment of the Commons, they interpose and give their Advice be-fore their Time: If there be any Irregularity in Parliament, or out of Parliament, the Commons are to make their Complaint of it, and a Man must not be his own Judge, nor his own Carver, nor must every Man create Difficulties of his own, nor fet upon petitioning in this fort: But there I lay my Foundation, that in fuch a Matter as this, there ought to have been the Impeachment of the Commons in Parlia-ment before these Lords could do any thing; and I know nothing can be faid for the Bishops more than this, that they were under an Anathema, under the Curse that Sir Robert Sawyer speaks of; and for Fear of that, they took this irregular Course. But some would say, Better fall into the Hands of God than of Men: Some would fay fo (I fay) I know not what they would fay; but these being the Methods that these Lords should have taken, they should have purfued that Method; the Law should have carved out their Relief and Remedy for them, but they were for going by a new Fancy of their

My Lord, the Law continued thus, and was practifed so till 3 Hen. VII. where the Grievance was found, that Offences in the Intervals of Parliament could not be well punished, and then comes the Statute that fets up the Court of Star-Chamber, and there Men were often brought to Judgment and Punishment for their Sins; and though very great Power was given them, yet they arrogated to themselves a greater; and therefore that Court is abolished by the Statute of 15 Car. I. and what is the Reason of abolishing that Statute? Because the Star-Chamber did not keep within their Bounds that the Law fet them, but affumed to themselves a larger Power than the Law would allow, and grew very exorbitant and very grievous to the Subject: And another Reason was, which the Statute of 15 Car. I. founded itself upon, because there was nothing that was brought in Judgment before that Court, but might be relieved and remedied in the ordinary Methods of Justice in the Courts of Westminster-Hall: So that upon those two Confiderations, because that Course was exorbitant, and because all the Sins and Misdemeanors that were punished there, might be punished in an or-dinary Way of Law in another Court, and therefore there was no need of that Court, and so it was abolished, and the Subject was pretty sase. If there was a Crime committed here, a Man might come properly before your Lordship into this Court, and have it punished.

My Lord, they find fault with the Words in the Information, and they fay, Why are these

Words put in, Seditious, Malicious? If the Matter be libellous and feditious, we may lawfully fay, and it is no more than the Law speaks, it results out of the Matter itself; and, if it be a libellous Paper, the Law says, it is maliciously and feditiously done, and these Gentlemen need not quarrel with us, for so are all the Informations in all Times past, and 'tis no more than the Vi & Armis, which is common Form. It may be said, How can the publishing of a Libel be said to be done Vi & Armis? That is only a Supposition of Law, and they may as well object to the Conclusion of the Information, that it was contra Coronam & Dignitatem Domini Regis. If it be an illegal Thing, or a Libel, these are necessary Consequences; it is no more than the speaking of the Law upon the Fact.

But, my Lord, let us a little confider, whether this Matter were warrantable, and whether they had any Warrant to do what was done: They pretend it was done upon this Account, That the King had fet forth a Declaration, and had ordered them to read it; which to excuse themselves from, they make this Petition, or this Libel (call it what you will) and they use this as the main Argument, That they say the King has done illegally, and they tell the King plainly so, that it is illegal; for they take Notice of this Declaration, and say, it is illegal, because it is contrary to the Declarations of Parliament in 1662, 1672, and

1685.

Pray, my Lord, let us consider a little whether there be any Declaration in Parliament that they have given Evidence of. Have they read any Declaration of the Parliament in 1662? What is a Declaration in Parliament, but a Bill that is passed by the King, Lords and Commons? That we know to be the Meaning, and no other. If it pass the Commons, it is no Declaration in Parliament; nay, if it pass the Lords and Commons, it is not a Declaration in Parliament, except it also pass the King. All these Things are Nullities, and the Law takes no notice of them: We have it in our Books over and over. and no Court ought to suffer such Evidence to be given. I know these Gentlemen are very well acquainted with the Authority in Fitz-Herbert, Title, Parliament. There was such an Act that was faid to be by the King and the Lords; but because the Commons did not agree to it, it is declared and adjudged to be a Nullity, and the Court would take no Notice of it; and how can any Man call that a Declaration in Parliament, which is only a Vote of the House of Commons, or of the Lords? No, sure, that is one of the Heads I go upon; it's not a Declaration in Parliament, unless it be by an Act of Parliament.

Indeed, my Lord, there is another fort of a Declaration in Parliament before the Lords, as they are a Court of Judicature, and that is a fair Declaration too; for if any thing comes judicially before the Lords, either by Writ of Error, or by natural Appeal from any of the other Courts, or by Adjournment, and there be any Judgment given, that is a Declaration in Parliament, and may be fairly so called. So likewise there is another judicial Declaration, which is, when any thing comes before the Lords judicially, upon an Impeachment of the Commons, and they give Judgment upon that Impeach-

ment

ment, that is a Declaration in Parliament: But to fay that there is any other Declaration in Parliament, is to fay more than these Gentlemen can make out. If they will shew me any such, I will submit to them, and not speak a Word against my Lords the Bishops; but if these learned Gentlemen cannot shew me any such, then they have not said what was true in this Petition, that it was so and so declared in Parliament.

For let us confider what there is in this Cafe upon this Evidence; for that in 1662, is only a Vote and Opinion of the House of Commons; and I always understood, and have been told so by some of the Gentlemen of the other Side, that fuch a Vote fignifies nothing: But besides. it feems to be a mistaken Address; for they say in it, that the Declaration in 1662, which they address against, was the first Declaration of that Sort to suspend Laws without Act of Parliament; and yet in the same Breath, they do take Notice of the King's Declaration from Bredah. But here is a mighty Argument used from the King's Speech, that because he wished he had such a Power, this must be declared in Parliament that he had no fuch Power. Is the Speech of the Prince a Declaration in Parliament? All the Speeches that were made up-on the Opening of the Parliament, will you fay they are Declarations in Parliament? Then the Chancellor, or the Keeper's Speech, or the Lord Privy Seal's, must be a Declaration in Parliament. Whoever speaks the Sense of the King, if he does not speak that which is Law and Right, is questionable for it, and feveral have been impeached for fo doing; for they look not upon it as the King's Speech, except it be according to Law. Nothing can turn upon the Prince but what is legal; if it be otherwise, it turns upon him that speaks it. I never did hear that a Speech made by the Chancellor (and I will appeal to all the Lords that hear me in it) was a Declaration in Parliament.

Then, my Lord, we come to the Business in 1672, which with that in 1662, and that in Bredah, shews, that this of the King's is not such a Novelty, but has been done often before. In 1672, the King was in Distress for Money, being entangled in a Dutch War, and wanted Supply: He capitulates with his Commons (you have heard it read) and, upon the Commons Address, he afferts it to be his Right, and makes his Complaint to the Lords how the Commons had used him; for when he gives them a fair Answer, they replied, and there are Conferences with the Lords about it; but at length it all ends in a Speech by the King, who comes and tells them of his present Necessities, and so he was minded to remit a little at the Instigation of the Commons, and he has a good Lump of Money for it. Would this amount to a Declaration in Parliament? Can my Lords the Bishops fancy or imagine that this is to be imposed upon the King, or upon the Court, for a Declaration in Parliament?

Then last of all, for that in 1085, in this King's Time, what is it? The Commons make an Address to the King, and complain to his Majesty of some of his Officers in his Vol. IV.

Army, \* that might pretend to have a Dispenfation, something of that Nature, contrary to the Test-Act; and what is done upon it? They make their Application to the King, and the King answers them, and that is all: But since it is spoken of in the Court, I would take Notice, that it is very well known by the Case of Godding and Hales, the Judgment of this Court was against

\* Here Mr. Justice Powell speaking to the Lord Chief Justice.

Justice.

Mr. Just. Powell. My
Lord, this is wide, Mr.
Sollicitor would impose
upon us; let him make
it out if he can, that the
King has such a Power,
and answer the Objections
made by the Desendants
Council.

L. C. J. Brother, impofe upon us! He shall not impose upon me; I know not what he may upon you; for my Part, I do not believe one Word he says.

the Opinion of that Address.

But what fort of Evidence is all this? Would you allow all the Addresses of the House of Commons to be Evidence? Give me Leave to say it, my Lord, If you suffer these Votes, these Copies of imperfect Bills, these Addresses, and Applications of one or both Houses to the King, to be Evidence and Declarations in Parliament, then what will become of the

\*Bill of Exclusion? Shall any body mention that Bill of Exclusion to be a Declaration in Parliament?

\* Here there was a great Hussia.

\* Here there was a great Hussia.

If fo, then there is Declaration against Declaration; the Declaration of the Commons against the Declaration of the Lords. I know not what Judgment my Lords the Bishops may be of now, concerning those Things of Votes and Addresses being Declarations in Parliament, but I am sure they have spoken against it heretosore: Nay, I am sure some of them have preached against it.

And if my Lords the Bishops have said, these are Declarations in Parliament, and they are not Declarations in Parliament; and if they accuse the King of having done an illegal Thing, because he has done that which has been declared in Parliament to be illegal, when it was never so declared then the Consequence is very plain, that they are mistaken sometimes; and I suppose by this Time they believe it.

I dare fay it will not be denied me, that the King may, by his Prerogative Royal, iffue forth his Proclamation; it is as essential a Prerogative as it is to give his Affent to an Act of Parliament to make it a Law. And it is another Principle, which I think cannot be denied, that the King may make Constitutions and Orders in Matters Ecclesiastical; and that these he may make out of Parliament, and without the Parliament. If the King may do so, and these are his Prerogatives, then suppose the King does issue forth his Royal Proclamation (and such in Effect is this Declaration under the Great Seal) in a Matter Ecclesiastical, by Virtue of his Prerogative Royal; and this Declaration is read in the Council, and publified to the World, and then the Bishops come and tell the King, Sir, You have issued out an illegal Declaration, being contrary to what has been declared in Parliament, when there is no Declaration in Parliament; is not this a diminishing the King's Power and Prerogative in iffuing forth his Declaration, and making Conftitu-tions in Matters Ecclefiastical? Is not this a questioning of his Prerogative? Do not my Lords Ďdd

the Bishops in this Case raise a Question between the King and the People? Do not they, as much as in them lies, stir up the People to Sedition? For who shall be Judge between the King and the Bishops? Says the King, I have such a Power and Prerogative to iffue forth my Royal Proclamation, and to make Orders and Constitutions in Matters Ecclefialtical, and that without the Parliament, and out of Parliament. Say my Lords the Bishops, You have done so, but you have no Warrant for it. Says the King, Every Prince has done it, and I have done no more than what is my Prerogative to do: But this, say the Bishops, is against Law: How shall this be tried? Should not the Bishops have had the Patience to have waited till a Parliament came, when the King himself tells them, he would have a Parliament in November at furthest?

L. C. J. Pray, Mr. Sollicitor, come close to the

Business, for it is very late.

Mr. Soll. Gen. My Lord, I beg your Patience; you have had a great deal of Patience with them, pray fpare me a little. I am faying, when the King himself tells them, that he would have a Parliament in November at furthest, yet they have no Patience to stay till November, but made this Application to him. Is not this rasing a Question upon the King's Prerogative in issuing forth Declarations? and upon the King's Power and Right in Matters Ecclesiastical? And when I have said this, that my Lords the Bishops have so done, if they have raised a Question upon the Right of the King, and the Power of the King in Matters Ecclesiastical, then they have stirred up Sedition. That they have so done is pretty plain; and for the Consequence of it, I shall appeal to the Case in the 2 Cro. 2 Jac. I. That is a plain direct Authority for me.

thority for me.

Mr. Just. Powell. Nay, Mr. Sollicitor, we all very well know, to deny the King's Authority in Temporals and Spirituals, as by Act of Parliament,

is High Treason.

Mr. Soll. Gen. I carry it not so far, Sir. We have a gracious Prince, and my Lords the Bishops find it so by this Protecution: But what says that Case? It is printed in three Books, in Noy 100, in Moor 375, and in Mr. Just. Cro. 371. Says that Case, The King may make Orders and Constitutions in Matters Ecclesiastical.

Mr. Just. Powell. But how will you apply that

Case to this in Hand, Mr. Soilicitor?

Mr. Soll. Gen. I will apply it by and by, Sir. I would first shew what it is: There is a Convention of the greatest Men in the Kingdom.

Mr. Just. Powell. Indeed, Mr. Sollicitor, you

shoot at Rovers.

Mr. Soll. Gen. There is the Lord Privy Seal, the Archbishop of Canterbury, and a great many others: It is the greatest Assembly we meet with in our Books, and all of them are of this Opinion, that the King may make Orders and Consti-

tutions in Matters Ecclesiastical.

My Lord, there is another Authority, and that is, from the Statute I Eliz. which erec'ted the High Commission Court, and that Statute was not Introductory of a new Law, but Declaratory of the old Law. The King by his Proclamation declares his Sense to do such and such a Thing; the Court, and all Persons there, give their Judgment and Opinion upon that Statute, that they looked upon it as the grossest Thing,

and the foulest Affront to the Prince, for any Man to bring into Question that Power of the King in Matters Ecclesiastical: 'Tis said to be a very high Crime. Why then, my Lord, what is done in this Case?

Mr. Just. Powell. Mr. Sollicitor, pray when you are applying, apply that other Part of the Case too, which says, that it was a heinous Offence to raise a Rumour that the King did intend to grant a general Toleration; and is there any Law since that has changed it, Mr.

Sollicitor?

Mr. Soll. Gen. In the main, Judgment goes another Way. As for that Part, it was Personal to the Prince that then was, of whom they had scandalously reported, that he intended to do such a Thing. They look'd upon it as a Scandal to King James, that it was a sowing Sedition, and stirring up People against the Government, and that will come up to our Case: For as some Men do it on the right Side, others do it on the lest; and whoever he be that endeavours to bring a Dislike of the King in the People, that is moving Sedition against the Prince; but that is Personal to the Prince himself, and does not go to his Successors.

Now, my Lord, I come to that which is very plain from the Case of De Libellis Famosis: If any Person, in any Paper, have slandered the Government, you are not to examine who is in the Right, and who is in the Wrong, whether what they faid to be done by the Government be legal or no; but whether the Party have done such an Act. If the King have a Power (for still I keep to that) to iffue forth Proclamations to his Subjects, and to make Orders and Constitutions in Matters Ecclesiastical, if he do issue forthhis Proclamation, and make an Order upon the Matters within his Power and Prerogative; and if any one would come and bring that Power in Question, I say, that is Sedition, and you are not to examine the Legality or Illegality of the Order or Proclamation; and that, I think, is very plain upon that Case, in the fifth Report; for it fays, If a Person does a Thing that is li-bellous, you shall not examine the Fact, but the Consequence; whether it tended to stir up Sedition against the Publick, or to stir up Strife between Man and Man, in the Case of private Persons: As if a Man should say of a Judge, he has taken a Bribe, and I will prove it; this is not to be fent in a Letter, but they must take. a regular Way to profecute it according to Law.

If it be so in the Case of an inserior Magistrate, what must it be in the Case of a King? To come to the King's Face, and tell him, as they do here, that he has acted illegally, doth certainly sufficiently prove the Matter to be libellous. What do they say to the King? They say, and admit, that they have an Averseness for the Declaration, and they tell him from whence that Averseness doth proceed; and yet they infinuate, that they had an Inclination to gratify the King, and embrace the Diffenters, that were as averse to them as could be with due Tenderness, when it should be settled by Parliament and Convocation. Pray what hath their Convocation to do in this Matter?

L. C. J. Mr. Sollicitor General, I will not interrupt you; but, pray come to the Business before us. Shew us that this is in Diminution

of

of the King's Prerogative, or that the King ever had

fuch a Prerogative.

Mr. Soil. Gen. I will, my Lord. I am observing what it is they say in this Petition—— They tell the King it is inconsistent with their Honour, Prudence and Conscience, to do what he would have them to do: And if these Things be not reflective upon the King and Government, I know not what is. This is not in a way of Judicature: Possibly it might have been allowable to petition the King to put it into a Course of Justice, whereby it may be tried; but alas! there is no such

thing in this Matter. It is not their Defire to put it into any Method for Trial, and so it comes in the Case De Libellis Famosis; for by this Way, they make themselves Judges, which no Man by Law is permitted to do. My Lords the Bishops have gone out of the Way, and all that they have offered does not come home to justify them; and therefore I take it, under Favour, that we have made it a good Case for the King: We have proved what they have done, and whether this be warrantable or not, is the Question, Gentlemen, that you are to try. whole Case appears upon Record; the Declaration and Petition are fet forth, and the Order of the King and Council. When the Verdict is brought in, they may move any thing what they please in Arrest of Judgment. They have had a great deal of Latitude, and taken a great deal of Liberty; but truly, I apprehend, not so very pertinently. But I hope we have made a very good Case of it for the King, and that you, Gentlemen, will give

us a Verdict.

Mr. Just. Holloway. Mr. Sollicitor, there is one thing I would fain be satisfied in: You say the Bishops have no Power to petition the King.

Mr. Soll. Gen. Not out of Parliament, Sir. Mr. Just. Holloway. Pray give me Leave, Sir. Then the King having made such a Declaration of a general Toleration and Liberty of Conscience, and afterwards he comes and requires the Bishops to disperse this Declaration; this they say, out of a Tenderness of Conscience, they cannot do, because they apprehend it contrary to Law, and contrary to their Function: What can they do, if they may not petition?

Mr. Soll. Gen. I'll tell you what they should have done, Sir. If they were commanded to do any thing against their Consciences, they should have acquiesced till the Meeting of the

Parliament.

[At which some People in the Court hissed.]
Mr. Att. Gen. This is very fine indeed! I hope
the Court and the Jury will take Notice of this

Carriage

Mr. Soll. Gen. My Lord, it is one thing for a Man to submit to his Prince, if the King lay a Command upon him that he cannot obey, and another thing to affront him. If the King will impose upon a Man what he cannot do, he must acquiesce; but shall he come and fly in the Face of his Prince? Shall he say it is illegal? and that the Prince acts against Prudence, Honour or Confcience? and throw Dirt in the King's Face? Sure that is not permitted; that is Libelling with a Witness.

L. C. J. Truly, Mr. Sollicitor, I am of Opinion that the Bishops might petition the King, but this is not the right Way of bringing it in. I am not of that Mind that they cannot petition the King out of Parliament; but if they may petition, yet Vor. IV.

they ought to have done it after another Manner: For if they may in this reflective Way petition the King, I am fure it will make the Government very precarious.

Mr. Just. Powell. Mr. Sollicitor, it would have been too late to flay for a Parliament; for it was

to have been distributed by such a Time.

Mr. Soll. Gen. They might have lain under it, and submitted.

Mr. Just. Powell. No, they would have run into Contempt of the King's Command, without petitioning the King not to infist upon it; and if they had petitioned, and not have shewn the Reason why they could not obey, it would have been looked upon as a Piece of Sullenness, and that they would have been blamed for as much on the other Side.

Mr. Serj. Baldock. After so long a Debate, I shall not trouble you long; most Things that are to be said have been said; but I shall only say this in short: I cannot deny, nor shall not, but that the Subject has a Right to petition; but I shall affirm it also, he has a Duty to obey; and that in this Case, the Power of the King to dispense with Penal Laws in Matters Ecclesiastical, is not a Thing that is now in question, nor need we here have had these long Debates on both Sides. It may be perceived plainly, by the Proofs that have been read, that the Kings and Princes have thought themselves that they had fuch a Power, though it may be the Parliament thought they had not; and therefore the Declarations of the one or the other, I shall not meddle with in this Case. Power it felf which the King has, as King of this Realm, in Matters rather Ecclesiastical and Criminal, than Matters of Property, may some-what appear by what has been read before your Lordship: But all this will be nothing in our Case, neither has his Majesty now depended so much upon this Thing: The Declaration has been read to you, and what's there faid? The King there fays, That for those Reasons he was ready to suspend those Laws; and be they suspended? Yet, my Lord, with this too, that he refers it to, and hopes to make it secure by a Parliament: So that there being this, it has not gone, I think, very far; and it not having been touch'd here, it is not a Point of Duty in my Lords the Bishops, as Bishops, that's here enquired into: Whether they should have meddled with this or no, in this Manner, is the Question. That the King is Supream over all of us, and has a particular Supremacy over them, as Supream Ordinary and Governor, and Moderator of the Church, is very plain; and, my Lord, it is as plain, that in such Things as concern the Church, he has a particular Power to command them. This is not unknown, but very frequent and common in Matters Ecclefiastical, and Matters of State. It is not here a Question now, whether these Declarations which they were commanded to take care of getting read, were legal or not legal; what Prudence there was, what Honour there was, what Conscience there was, for their not reading it, is not the Question neither: But the Point was, the King as Supream Ordinary of his Kingdom, to whom the Bithops are subject, does in Council order; and what is it he orders? Their sending out and distributing his Declaration. They were concerned in no more than that, and it had been a very pretty Ddd 2

Thing, a finall Thing, to fend out the King's Declaration to be read by the Clergy. All the Clergy were ordered to read it, but my Lords the Bithops were only commanded to distribute it. This he might do by Virtue of his Power Ecclesiastical. And if this be not an Evil in it self, and if it be not against the Word of God, certainly Obedience was due from my Lords the Bulhops: Active Obedience was due from them to do fo much as this. It was no Confent of theirs, it was no Approbation of theirs of what they read, that was required. So that if they had read it, or another had read it by the King's Order, especially if that Order be legal, they are bound to do it by Virtue of their Obedience, and not to examine more.

And, my Lord, in this Petition, here they come to relieve, not only themselves that were present (for I speak to the Preamble, as others before me have spoke to the Conclusion) but they do involve the rest of the Bishops that were absent; for it is in Behalf of themselves, and their Brethren, and all the Clergy of that Province. Now that all these should join in the Petition, is a Thing very uncertain. How does it construe here, whether they were all together, and confented to it, or how all their Minds could be fo fully known, that they would be all involved in the Disobedience to this Order of the King? Then, my Lord, What is the Thing they are greatly averse to? There are two Things required in the Order: The Bishops required to diffribute the Declaration to the inferior Clergy, and the inferior Clergy are required to read it. Then their Averseness must be to distribute it, and the others to read it, and fo they will be involved; none of whom did ever appear to have joined in it. And then they give Reasons for their Averseness; and it is true, Reafons might have been given, and good Reasons should be given, why they should not do this in Duty to his Majesty; more gentle Reasons, and other kind of Reasons than those that they have given.

L. C. J. Pray, Brother, will you come to the

Matter before us.

Mr. Serj. Baldock. I have almost done, my

Mr. Just. Powell. The Information is not for

Disobedience, Brother, but for a Libel.

Mr. Serj. Baldock. No, Sir, it is not for Disobedience, but it is for giving Reasons for the Disobedience in a libellous Petition, and I am going on to that. The Declaration is faid in the Petition to be illegal; which is a Charge upon the King, that he has done an illegal Act. They fay, they cannot in Honour, Conscience, or Prudence, do it; which is a Reflection upon the Prudence, Justice, and Honour of the King in commanding them to do fuch a Thing: And this appearing to have been delivered to the King by my Lords the Bishops, Persons to whom certainly we all owe a Deference, as our Spiritual Masters, to believe what Things they say, as most likely to be true; and therefore it having an universal Influence upon all the People, I shall leave it here to your Lordship and the Jury, whether they ought not to answer for it.

Mr. Recorder. Will your Lordship please to

spare me one Word?

 $L. C. \mathcal{I}$ . I hope we fhall have done by and by. Mr. Recorder. If your Lordship don't think fit, I can fit down.

L. C. 7. No, no, go on, Sir Bartholomew Shower,

you'll fay I have spoiled a good Speech.

Mr. Recorder. I have no good one to make, my Lord, I have but a very few Words to fay.

L. C. J. Well, go on, Sir. Mr. Recorder. That which I would urge, my Lord, is only this; I think, my Lord, we have proved our Information, and that they have made no Answer to it; for the Answer they have made, is but Argumentative, and taken either from the Persons of the Desendants, as Peers, or from the Form of its being a Petition. As Peers, it is faid they have a Right to petition to, and advise the King; but that is no Excuse at all; for if it contains Matter reproachful or scandalous, it is a Libel in them as well as in any other Subject; and they have no more Right. to libel the King than his Majesty's other Subjects have; nor will the Privilege of their Peerage exempt them from being punished. And for the Form of this Paper, as being a Petition, there is no more Excuse in that neither: For every Man has as much Right to publish a Book, or Pamphlet, as they had to present their Petition. And as it would be punishable in that Man to write a scandalous Book, so it would be punishable in them to make a scandalous, and a libellous Petition. And the Author of Julian the Apostate, because he was a Clergy Man, and a learned Man too, had as much Right to publish his Book, as my Lords the Bishops had to deliver this Libel to the King. And if the City of London were so severely punished, as to lose their Charter, for petitioning for the Sitting of a Parliament, in which there were reflecting Words, but more foft -

Mr. Just. Holloway. Pray, good Mr. Recorder, don't compare the Writing of a Book to the Making of a Petition; for it's the Birth-right of

the Subject to petition.

Mr. Recorder. My Lord, it was as lawful for the City of London to petition for the fitting of a Parliament, as it was for my Lords the Bishops to give Reasons for their Disobedience to the King's Command: And if the Matter of the City of London's Petition was reckoned to be libellous, in faying that what the King had done in diffolving the Parliament, was an Obstruction of Justice, what other Construction can be made of my Lords the Bishops saying that the King's Declaration is illegal? And if the Matter of this Petition be of the same Nature with that of the City of London, your Lordship can make no other Judgment of it, but that it ought to have the fame Condemnation.

Mr. Just. Powell. Mr. Recorder, you will as foon bring the two Poles together, as make this Petition to agree with John/on's Book. They are no more alike than the most different Things you

can name.

Mr. Serj. Trinder. My Lord, I have but one Word.

L. C. J. How unreasonable is this now, that we must have so many Speeches at this Time of

Day? But we must hear it; go on, Brother.

Mr. Scrj. Trinder. My Lord, if your Lordship pleases, that which they seem most to infift upon on the other Side, and which has not been much spoken to on our Side, is, that this Power which his Majesty has exerted, in setting forth his Declaration, was illegal, and their Arguments were hypothetical. If it were illegal,

illegal, they had not offended; and they offered at some Arguments to prove it illegal: But as to that, my Lord, we need not go much surther than a Case which is very well known here, which I crave leave to mention, only because the Jury, perhaps, have not heard of it, and that was the Case of Sir Edward Hales; where, after a long Debate, it was resolved, That the King had a Power to dispense with Penal Laws.

But, my Lord, if I should go higher into our Books of Law, that which they seem to make so strange of, might easily be made appear to have been a frequent and constant Practice.——

L. C. J. That is quite out of the Case, Brother.

Mr. Serj. Trinder. I beg your Lordship's Fa-

your for a Word or two. If your Lordship please to consider the Power the King has, as Supream Ordinary, we say, he has a Power to dispense with these Statutes, as he is King, and to give Ease to his Subjects, as Supream Ordinary of the whole Kingdom, and as having Supream Ecclefiastical Authority throughout the Kingdom. There might be abundance of Cases cited for this, if there were Need: The Statute of primo Eliz, doubtless is in Force at this Time, and a great many of the Statutes that have been made fince that Time, have express Savings of the King's Supremacy: So that the King's Power is unquestionable. And if they have come and questioned this Power in this Manner, by referring themselves to the Declarations in Parliament, they have done that which of late Days has been always look'd upon as an ill Thing; as if the King's Authority was under the Suffrages of a Parliament. But when they come to make

out their Parliament Declarations, there was ne-

ver a one, unless it be first in Richard the Second's Time, that can properly be called a Parliament Declaration: So that of the several

Parliaments is a Matter perfectly mistaken; and

if they have mistaken it, it is in the Nature

of falle News, which is a Crime for which the

Law will punish them. More Things might be

added, but I confider your Lordship has had a

great deal of Patience already, and much Time has been spent, and therefore I shall conclude,

begging your Lordship's Pardon for what I have

L. C. J. I do affure you, if it had not been a Case of great Concern, I would not have heard you so long. It is a Case of very great Concern to the King and the Government on the one Side, and to my Lords the Bishops on the other; and I have taken all the Care I can to observe what has been said on both Sides. 'Tis not to be expected that I should repeat all the Speeches, or the particular Facts, but I will put the Jury in Mind of the most material Things, as well as my Memory will give me Leave; but I have been interrupted by so many long and learned Speeches, and by the Length of the Evidence which has been brought in, in a very broken, unmethodical Way, that I shall not be able to do so well as I would.

Gentlemen, thus flands the Case: It is an Information against my Lords the Bishops, his Grace my Lord of Canterbury, and the other fix Noble Lords; and it is for Preferring, Composing, Making, and Publishing, and Causing to be Published, a seditious Libel: The Way that the Information goes is special, and it sets forth,

That the King was graciously pleased, by his Royal Power and Prerogative, to set forth a Declaration of Indulgence for Liberty of Conscience, in the Third Year of his Reign; and afterwards, upon the 27th of April, in the fourth Year, he comes and makes another Declaration; and afterwards, in May, orders in Council that this Declaration should be published by my Lords the Bishops in their several Diocesses; and after this was done, my Lords the Bishops come and present a Petition to the King, in which were contained the Words which you have seen.

Now, Gentlemen, the Proofs that have been upon this, you'll fee what they are. The two Declarations are proved by the Clerks of the Council, and they are brought here under the Great Seal. A Question did arise, whether the Prints were the same with the original Declarations, and that is proved by Hills, or his Man, that they were examined, and are the same. Then the Order of the Council was produced by Sir John Nicholas, and has likewise been read to you. Then they come to prove the Fact against the Bishops, and first they fall to proving their Hands. They begun indeed a great Way off, and did not come fo close to it as they afterwards did; for some of their Hands they could hardly prove, but my Lord Archbishop's Hand was only proved, and fome others; but there might have been some Que-stion about that Proof. But afterwards it came to be proved, that my Lords the Bishops owned their Hands; which, if they had produced at first. would have made the Cause something shorter than

The next Question that did arise, was about the Publishing of it, whether my Lords the Bishops had published it; and it was infifted upon, that no body could prove the Delivery of it to the King. It was proved, the King gave it to the Council, and my Lords the Bithops were called in, and there they acknowledged their Hands; but no body could prove how it came to the King's Hands. Upon which we were all of Opinion, that it was not fuch a Publishing as was within the Information; and I was going to have directed you to find my Lords the Bishops Not Guilty: But it happened, that being interrupted in my Directions by an honest, worthy, learned Gentleman, the King's Council took the Advantage, and informing the Court that they had further Evidence for the King, we staid till my Lord President came, who told us how the Bishops came to him to his Office at White-hall, and after they had told him their Defign, that they had a Mind to petition the King, they asked him the Method they were to take for it, and defired him to help them to the Speech of the King: And he tells them he will acquaint the King with their Dcfire, which he does; and the King giving Leave, he comes down and tells the Bishops, that they might go and speak with the King when they would; and, fays he, I have given Direction that the Door shall be opened for you as soon as you With that the two Bishops went away, come. and said, they would go and fetch their other Brethren, and they did bring the other Four, but my Lord Archbishop was not there; and immediately when they came back, they went up into the Chamber, and there a Petition was delivered to the King. He cannot speak to that particular Petition, because he did not read it, and that is all that he knew of the Matter;

Matter; only it was all done the same Day, and that was before my Lords the Bishops appeared at the

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Gentlemen, after this was proved, then the Defendants came to their Part; and these Gentlemen that were of Council for my Lords, let themselves into their Defence, by notable learned Speeches, by telling you that my Lords the Bishops are Guardians to the Church, and great Peers of the Realm, and were bound in Conscience to take Care of the Church. They have read you a Clause of a Statute made in Queen Elizabeth's Time, by which they fay, my Lords the Bishops were under a Curse, if they did not take Care of that Law: Then they flew you some Records; one in Richard the Second's Time, which they could make little of, by reason their Witness could not read it; but it was in fhort, a Liberty given to the King, to dispense with the Statute of Provifors. Then they shew you some Journals of Parliament; First in the Year 1662, where the King had granted an Indulgence, and the House of Commons declared it was not fit to be done, unless it were by Act of Parliament: And they read the King's Speech, wherein he says, he wish'd he had such a Power, and so likewise that in 1672, which is all nothing but Addresses and Votes, or Orders of the House, or Discourses; either the King's Speech, or the Subjects Addresses; but these are not Declarations in Parliament. That is infifted upon by the Council for the King, that what is a Declaration in Parliament is a Law, and that must be by the King, Lords, and Commons; the other is but common Discourse, but a Vote of the House, or a Signification of their Opinion, and cannot be said to be a Declaration in Parliament. Then they come to that in 1685, where the Commons take Notice of something about the Soldiers in the Army that had not taken the Test, and make an Address to the King about it: But in all these Things (as far as I can observe) nothing can be gathered out of them one way or other; it is nothing but Discourses. Sometimes this Dispensing Power has been allowed, as in Richard the Second's Time; and fometimes it has been denied, and the King did once wave it: Mr. Sollicitor tells you the Reason, There was a Lump of Money in the Case; but I wonder indeed to hear it come from

Mr. Soll. Gen. My Lord, I never gave my Vote

for Money, I affure you.

L. C. J. But those Concessions which the King sometimes makes for the Good of the People, and sometimes for the Profit of the Prince himself (but I would not be thought to distinguish between the Profit of the Prince and the Good of the People, for they are both one; and what is the Profit of the Prince is always for the Good of the People) but I say, those Concessions must not be made Law, for that is reserved in the King's Breast, to do what he pleases in it at any Time.

The Truth of it is, the Dispensing Power is out of the Case, it is only a Word used in the Petition; but truly, I will not take upon me to give my Opinion in the Question, to determine that now, for it is not before me: The only Question before me is, and so it is before you, Gentlemen, it being a Question of Fact, Whether here be a certain Proof of a Publication? And then the next Question is a Question of Law indeed, Whether if there be a Publication proved, it be a Li-

bel?

Gentlemen, upon the Point of the Publication, I have summed up all the Evidence to you; and if you believe that the Petition which these Lords presented to the King was this Petition, truly, I think, that is a Publication sufficient: If you do not believe it was this Petition, then my Lords the Bishps are not guilty of what is laid to their Charge in this Information, and consequently there needs no Enquiry whether they are guilty of a Libel: But if you do believe that this was the Petition they presented to the King, then we must come to enquire whether this be a Libel.

Now, Gentlemen, any thing that shall disturb the Government, or make Mischief and a Stir among the People, is certainly within the Case of Libellis Famosis; and I must in short give you my Delinion, I do take it to be a Libel. Now this being a Point of Law, if my Brothers have any thing to say to it, I suppose they will deliver their

Opinions.

Mr. Just. Holloway. Look you, Gentlemen, it is not usual for any Person to say any thing after the Chief Justice has summed up the Evidence; it is not according to the Course of the Court: But this is a Case of an extraordinary Nature, and there being a Point of Law in it, it is fit every body should deliver their own Opinion. The Question is, whether this Petition of my Lords the Bishops be a Libel, or no. Gentlemen, the End and Intention of every Action is to be confidered; and likewise, in this Case, we are to consider the Nature of the Offence that these Noble Persons are charged with: It is for delivering a Petition, which, according as they have made their Defence, was with all the Humility and Decency that could be: So that if there was no ill Intent, and they were not (as it is not, nor can be pretended they were) Men of evil Lives, or the like, to deliver a Petition cannot be a Fault, it being the Right of every Subject to petition. If you are satisfied there was an ill Intention of Sedition, or the like, you ought to find them guilty: But if there be nothing in the Case that you find, but only that they did deliver a Petition to fave themselves harmless, and to free themselves from Blame, by shewing the Reason of their Disobedience to the King's Command, which they apprehended to be a Grievance to them, and which they could not in Conscience give Obedience to; I cannot think it is a Libel: It is left to you, Gentlemen, but that is my Opinion.

L. C. J. Look you, by the Way, Brother, I did not ask you to fum up the Evidence (for that is not usual) but only to deliver your Opinion,

whether it be a Libel or no.

Mr. Juft. Powell. Truly I cannot fee, for my part, any thing of Sedition, or any other Crime, fixed upon their Reverend Fathers, my Lords the Bishops.

For, Gentlemen, to make it a Libel, it must be false; it must be malicious, and it must tend to Sedition. As to the Falshood, I see nothing that is offered by the King's Council, nor any thing as to the Malice: It was presented with all the Humility and Decency that became the King's Subjects to approach their Prince with.

Now, Gentlemen, the Matter of it is before you; you are to confider of it, and it is worth your Confideration. They tell his Majesty, It is not out of Averseness to pay all due Obedience to the King, nor out of a Want of Tenderness to their differing Fellow Subjects, that made them

not

not perform the Command imposed upon them; but they fay, that because they do conceive that the Thing that was commanded them was against the Law of the Land, therefore they do defire his Majesty, that he would be pleased to forbear to infift upon it, that they should perform that Command which they take to be illegal.

Gentlemen, we must consider what they say is illegal in it. They say, they apprehend the Declaration is illegal, because it is founded upon a difpensing Power, which the King claims, to dis-pense with the Laws concerning Ecclesiastical As-

Gentlemen, I do not remember in any Case in all our Law (and I have taken some Pains upon this Occasion to look into it) that there is any fuch Power in the King, and the Case must turn upon that. In short, if there be no such Dispensing Power in the King, then that can be no Libel which they prefented to the King, which fays, that the Declaration, being founded upon fuch a pretended Power, is illegal.

Now, Gentlemen, this is a Dispensation with a Witness; it amounts to an Abrogation and utter Repeal of all the Laws; for I can see no Difference, nor know of none in Law, between the King's Power to dispense with Laws Ecclesiastical, and his Power to dispense with any other Laws whatfoever. If this be once allowed of, there will need no Parliament; all the Legislature will be in the King, which is a Thing worth confidering, and I leave the Issue to God and your Consciences.

Mr. Just. Allybone. The fingle Question that falls to my Share is, to give my Sense of this Petition, whether it shall be in Construction of Law a Libel in itself, or a Thing of great Innocence. I shall endeavour to express myself in as plain Terms as I can, and as much as I can, by way of

Proposition.

And I think, in the first Place, That no Man can take upon him to write against the actual Exercise of the Government, unless he have Leave from the Government, but he makes a Libel, be what he writes true or false; for if once we come to impeach the Government by Way of Argument, 'tis the Argument that makes it the Government, or not the Government: So that I lay down that in the first Place, that the Government ought not to be impeached by Argument, nor the Exercise of the Government shaken by Argument; because I can manage a Propolition in itself doubtful, with a better Pen than another Man: This, fay I, is a

Then I lay down this for my next Position, That no private Man can take upon him to write concerning the Government at all; for what has any private Man to do with the Government, if his Interest be not stirred or shaken? It is the Bufiness of the Government to manage Matters relating to the Government; it is the Business of Subjects to mind only their own Properties and Interests. If my Interest is not shaken, what have I to do with Matters of Government? They are not within my Sphere. If the Government does come to shake my particular Interest, the Law is open for me, and I may redress myself by Law: And when I intrude myself into other Mens Business, that does not concern my particular Interest, I am a Libeller.

These I have laid down for plain Propositions; now then let us consider further, whether if I will take upon me to contradict the Government,

any specious Pretence that I shall put upon it shall dress it up into another Form, and give it a better Denomination; and truly I think tis the worse, because it comes in a better Dress; for by that Rule, every Man that can put on a good Vizard, may be as mischievous as he will to the Government at the Bottom: So that whether it be in the Form of a Supplication, or an Address, or a Petition, if it be what it ought not to be, let us call it by its true Name, and give it its right Denomition, it is a Libel.

Then, Gentlemen, confider what this Petition is: This is a Petition relating to fomething that was done and ordered by the Government. Whether the Reasons of the Petition be true or false, I will not examine that now, nor will I examine the Prerogative of the Crown, but only take Notice that this relates to the Act of the Government. The Government here has published such a Declaration as this that has been read, relating to Matters of Government; and shall, or ought any body to come and impeach that as illegal, which the Government has done? Truly, in my Opinion, I do not think he should, or ought; for by this Rule may every Act of the Government be shaken. when there is not a Parliament de facto fitting.

I do agree, that every Man may petition the Government, or the King, in a Matter that relates to his own private Interest; but to meddle with a Matter that relates to the Government, I do not think my Lords the Bishops had any Power to do more than any others. When the House of Lords and Commons are in Being, it is a proper Way of applying to the King: There is all the Openneis in the World for those that are Members of Parliament, to make what Addresses they please to the Government, for the rectifying, altering, regulating, and making of what Law they please; but if every private Man shall come and interpose his Advice, I think there can never be an End of advising the Government. I think there was an In-flance of this in King James's Time, when by a folemn Resolution it was declared to be High Misdemeanor, and next to Treason, to petition the King to put the Penal Laws in Execution.

Mr. Just. Powell. Brother, I think you do mi-

stake a little.

Mr. Just. Allybone. Brother, I dare rely upon it that I am right: It was so declared, by all the Judges.

Mr. Soll. Gen. The Puritans presented a Petition to that Purpose, and in it they said, if it would not be granted, they would come with a great Number.

Mr. Just. Powell. Ay, there it is. Mr. Just. Allybone. I tell you, Mr. Sollicitor, the Resolution of the Judges is, That such a Petition is next Door to Treason, a very great Misde-

Mr. Just. Powell. They accompanying it with Threats of the Peoples being discontented

Mr. Just. Allybone. As I remember, it is in the fecond Part of the Folio 35, or 37, where the Re-folution of the Judges is, That to frame a Petition to the King, to put the Penal Laws in Execution, is next to Treason; for, say they, no Man ought to intermeddle with Matters of Government without Leave of the Government.

Mr. S. Pemberton. That was a Petition against

the Penal Laws.

Mr. Just. Allybone. Then I am quite mistaken indeed, in case it be so.

Mr. Serj. Trinder. That is not material at all

which it was

Mr. Pollexfen. They there threatned, unless their Request were granted, several Thousands of the King's Subjects would be discontented.

Mr. Juft. Powell. That is the Reason of that

Judgment, I affirm it.

Mr. Juft. Allybone. But then I'll tell you, Brother, again, what is faid in that Case that you hinted at, and put Mr. Sollicitor in mind of. For any Man to raise a Report that the King will, or will not permit a Toleration, if either of these be disagreeable to the People, whether he may, or may not, it is against Law; for we are not to measure Things from any Truth they have in themselves, but from that Aspect they have upon the Government; for there may be every Tittle of a Libel true, and yet it may be a Libel still: So that I put no great Stress upon that Objection, that the Matter of it is not false; and, for Sedition, it is that which every Libel carries in itself; and as every Trespass implies Vi & Armis, so every Libel against the Government carries in it Sedition, and all the other Epithets that are in the Information. This is my Opinion as to the Law in general.

I will not debate the Prerogatives of the King, nor the Privileges of the Subject; but as this Fact is, I think these venerable Bishops did meddle with that which did not belong to them: They took upon them, in a petitionary Way, to contradict the actual Exercise of the Government, which I think no particular Persons or single Bo-

dy may do.

L. C. J. Gentlemen of the Jury, Have you a

Mind to drink before you go?

Jury. Yes, my Lord, if you please.

[Wine was sent for for the Jury.]

Juryman. My Lord, we humbly pray that your Lordship will be pleased to let us have the Papers that have been given in Evidence.

L. C. J. What is that you would have, Sir? Mr. Soll. Gen. He defires this, my Lord, That you would be pleased to direct that the Jury may have the Use of such Writings and Statute-Books, as may be necessary for them to make use of.

L. C. J. The Statute-Book they shall have. Mr. Soll. Gen. But they can have no Papers but

what are under Seal.

Mr. Serj. Levinz. They may have them by Consent, and they may have a Copy of the Information.

L. C. J. They shall have a Copy of the Information, and the Declarations under Scal.

Mr. Pollexfen. If they have those, and the Libel, as they call it, they will not need a Copy of the Information.

Mr. Att. Gen. My Lord, we pray that your Lordship would be pleased to ascertain what it is they shall have.

L. C. J. They shall have a Copy of the Information, the Libel, and the Declarations under the Great-Seal.

Mr. Soll. Gen. But not the Votes of the House of Commons, nor the Journals, for they are not Evidence.

L. C. 7. No. I don't intend they shall.

Sir Rob. Sawyer. My Lord, we pray they may have the whole Petition.

Mr. Just. Holloway. That is, with the Direction

and Prayer, you mean.
Mr. Att. Gen. Yes, with all our Hearts.

[Then the Court arose, and the Jury went together to consider of their Verdict, and stayed together all Night, without Fire or Candle.

On Saturday the 30th Day of June, Anno Dom. 1688, about Ten o' Clock in the Morning, the Archbishop, and the rest of the Bishops, came again into the Court, and immediately after, the Jury were brought to the Bar.

Sir Sam. Aftry. Crier, Take the Appearance of

the Jury. Sir Roger Langley. Sir Roger Langley. Here.

Crier. Vous avez, &c.

And so all the rest were called, and answered. [Then Proclamation for Silence was made.] Sir Sam. Aftry. Gentlemen, are you agreed on

your Verdict? Fury. Yes

Sir Sam. Aftry. Who shall say for you?

Tury. Foreman.

Sir Sam. Aftry. Do you find the Defendants, or any of them, Guilty of the Misdemeanor whereof they are impeached, or Not Guilty?

Foreman. Not Guilty.

Sir Sam. Astry. Then hearken to your Verdict, as the Court hath recorded it - You fav. the Defendants, and every of them, are Not Guilty of the Misdemeanor whereof they are impeached; and fo you fay all?

Jury. Yes.

At which there were several great Shouts in

Court, and throughout the Hall.]

Mr. Sollicitor General taking Notice of some Perfons in Court that shouted, moved very earnestly that they might be committed: Whereupon a Gentleman of Grays-Inn was laid hold on, but was soon after difcharged. And after the Shouting was over, the Lord; Chief Justice reproving the Gentleman, said,

L. C. J. Sir, I am as glad as you can be, that my Lords the Bishops are acquitted; but your Manner of rejoicing here in Court is indecent, you might rejoice in your Chamber, or elfewhere, and

not here.

[Then speaking to Mr. Attorney, he said.] Have you any thing more to fay to my Lords, the Bishops, Mr. Attorney?

Mr. Att. Gen. No, my Lord.

[Then the Court arose, and the Bishops went away.

# REFERENCE COESTANTE COESTA

#### CXLIII. Proceedings in the House of Commons against R $_{ m O\,G\,E\,R}$ PALMER, Earl of Castlemaine, for High Treason, in going Embassador to Rome, October 26, 1689. 1 W. & M.



HE Attorney General [Sir George Treby | being, on Saturday the 26th of October, 1689, inform'd, that the Earl of Castlemaine, Sir Edward Hales, and other Prisoners of the Tower, were brought by their Habeas Corpus to the Hall to

be bail'd, defir'd to know the Pleasure of the House in that Affair; who order'd that they should presently be sent for to their Bar, which was done accordingly; only the faid Earl was not there; for he remain'd still in the Tower, having, it seems, made use of no such Writ: However, the House directed the Governor to bring him up (as he did) the *Monday* following; and then the Speaker [*Henry Powle*] faid to this Effect.

M<sup>r</sup> Lord, the House having understood that you went Embassador to Rome, and also took your Place at the Board as a Privy-Councellor, without taking the Oaths (which are great Crimes, and against Law) they have sent for you to know what you have to say for yourself.

#### His LORDSHIP'S ANSWER.

T Cannot, Mr. Speaker, but put me into more than an ordinary Confusion, when I find my-felf in this Place as a Criminal; especially, seeing, through the whole Course of my Life, the Glory and Welfare of England has been my chief Aim and Endeavour. You are pleas'd, Sir, to lay so great a Charge upon me, that, without Shuffling or Impertinence, I might ask Time to consider it; yet fince I well know how much you value your Time, and fince Time also may make what I say suspected more of Artifice than Candor, I shall now, without further Delay, let you and this great Affembly see (where so many of Birth and Quality are met) how far I am from deserving either Censure or Reproach. But, Mr. Speaker, before I go further, I must humbly beg these few Favours of you. First, That you would pardon all Tautologies, or Want of Method, as beginning perchance in the Middle, and ending again where I should have begun. Secondly, That you would not take any Advantage at my Answers, for I shall be ingenuous to the Utmost, and hesitate at nothing you shall ask. And Lastly, if, through Inadvertency or Haste, I should say what might shock you, that you would not stand upon the Rigour of the Words, but upon the Sincerity and Clearness of my Explanation.

Be pleas'd then to know, Sir, I was so far from feeking this Employment, that I did not fo much as dream it was defign'd me; and when I knew it, I us'd my utmost Endeavour to avoid it. Ignorance of the King's Intentions appears by this, that, in the Year I went to Rome, returning Vol. IV.

out of the Country, according to my usual Cuftom, after Michaelmas, I found a Protestant, a Person of Note at my House, who told me, that before I spoke with any Man, he was to bring me to my Lord Sunderland, and from thence I was to go to his Majesty; nor would he scarce afford me Time to put myself in a tolerable Order to attend them. My Lord Sunderland foon hinted to me what the King's Intentions were; and when I recurr'd to his Friendship, I had this Answer, or Words to this Purpose: That if Subjects should refuse their King's Service in every thing that was troublesome or Contre-Cour, all Kings would be in an ill Condition; that my Request was beyond his Power, and that he believed I should find his Majesty very positive; and so I did, Mr. Speaker, I'll assure you. Nay, to satisfy you yet more fully of my Backwardness to this Journey; can you think, Sir, that I, that had been at Rome more than once; that had feen the Grandeur of fo many Roman Embassies, and knew they exceeded in Splendor and Expence three Times those to any crown'd Head whatsoever, should not be extraordinarily concern'd at an Employment which had for its Subfiftance, as the Lords of the Treasury well know, no other Establishment than to Spain or France, which (being 100 l. a Week) amounts only to 5200 l. per An-

Having thus, Sir, shew'd you how little fond I was of the Thing, let me now, with Submission, ask you, what could I otherwise do in my Circumstances? For first, I call all that's Good to witness, I never heard of Law against it, nor know of any to this very Day: And yet, on the other Side, I was not only commanded by the King, but knew his Royal and Legal Power of commanding the Service of his Subjects, and most particularly in Embassies, as appears by many old Examples, nay, by a fatal one in this very Century; I mean the Case of Overbury, to which no body here, I'm sure, is a Stranger. In the next Place, Sir, what did I go to Rome for? Why only with a Letter; with a Complete the stranger of the light of the stranger of the str from a profess'd and open Catholick King to his Holiness, as all Princes of that Communion do in the Beginning of their respective Reigns. Befides, Mr. Speaker, as I know no Law that for-bad my Obedience, fo I must needs say (and this without cramping, or putting any Bounds to the Legislative Power) that no such Law can be made: For, Sir, the Pope is a very confiderable Temporal Prince, whose Territories border on two great Seas, the Mediterranean and Adriatic: If then our Merchants should be by Storm, or other Necessities, driven into his Ports; if Englishmen should be surprized by any Roman Party as they travel in a neighbouring Country, shall our Government (not to mention a Hundred other

394 143. Proceedings against the E. of Castlemaine, 1 W. & M.

greater Accidents) want Power to fend a Meffenger to ransom and compound for them? What Law therefore was there ever yet fram'd, or can be enacted (let the Commerce or Intercourse between Nations be never to much broken and prohibited) but that a Commander in Chief, a General, and much more a King, may beat a Parley, dispatch a Trumpet; nay, send and receive Letters as often as Occasion does require?

Now, Mr. Speaker, for Religion, I neither had any Committion concerning it, nor transacted with his Holineis about it; and as no body ever did, or could lay any thing of that Nature to my Charge, fo for some Confirmation of it, I will appeal even to the Aqua-fresca Houses of Rome, and to all the Protestant Gentlemen of our Nation there during my Embassy; for though what I tell you, Sir, be a Wonder, yet the honourable Per-ions who have refided in those Parts, know it to be true, that for a Dish of Chocolate, or a Dish of Limonade, one may know the Measures and Particulars of an Embassy in that City, as well as we do what passes within these Walls at our Coffee-Houses. I am sure my under Servants have often smil'd at the Grimaces and Mysteries which my Secretaries us'd in the Beginning to make before my Audiences; for they have told them, within few Hours after my Return, almost Word by Word what had pass'd. Give me also Leave, Sir, to add one Truth more, which will affure you that I had no dangerous Intrigue in Hand; and this is, that notwithstanding his Holmels never had the least Imagination or Thought, but that I was as real and fincere a Catholick as any Man living; and the fame Thing also I can fay of all the Cardinals; and in fine, of the whole Court in general; yet none of them (and every Englishman in Town knew it) but look'd upon me as one that if any Immunity of the Crown were in Question, or any Temporal Concern of the Kingdom touch'd, would stand as much in the Gap, and be in as Diametrical an Opposition as any Person of the Reform'd Religion whatsoever.

You fee then, Sir, both how and why I went; nor have I done any thing certainly to merit any Man's Unkindness or Ill-will; nay, to lay yet further before you the Hardship I am under, I shall state you a Case not setch'd out of old forgotten Records, or transacted in an Age desperate from ours, but of a Man attainted in this very House, in the Memory of feveral now fitting, and even whilft I mylelf had the Honour to be a Member of it. The Case, Mr. Speaker, is Axtel's the Regicide; one whose Crime, I dare say, my greatest Enemies think I abhor in the highest Manner; nor do I mention the Thing in Favour of the Criminal, but in Honour of his grave and worthy Judges. Axtel, you know, Mr. Speaker, was indicted for the Murder of Charles the First; and to thew that he maliciously contrived and abetted it, the King's Council urged his commanding in the Hall at the Trial; his placing the Centinels all about; and in short, his performing there the whole Office of Captain of the Guard. The Prisoner answer'd, but pray, Mr. Speaker, let me beg Pardon, if the Interval of almost thirty Years has made me forget his Words, I am fure the Sense of them I have not. I say, Sir, the Prisoner anfwer'd; My Lords, I am under great Oppression, I am hardly dealt with. Has Charles the Second been so gracious as to pass over the ordinary Transgressions of his firayed Subjects, and to look upon the Obedience

of Soldiers to their then Superiors, as if the Authority had been more legal? And shall I now die (who was under Military Discipline) for that which I must have presently died for, had I not done it; to wit, had I not drawn up my Regiment, kept the Post or-der'd me, and perform'd the other Duties, the Concourse being great and troublesome? Upon this the Judge reply'd; I consess (considering the King's merciful Resolutions) that your Argument is strong; it has great Weight in it; but Mr Axtel. did you no more? Did you only perform the Duty of a commanded Soldier? Who was it, I pray, that animated the Rabble? Who beat the Soldiers for not crying Justice? Who encourag'd spitting in the King's Face? And who barbarously revil'd and threatned a Noble Lady, that in the Transports of her Zeal (when the faw her Sovereign abus'd, when the heard fuch Blasphemy against him, and all this father'd upon the Nation) made a Noise or Stir in the Court? These Things therefore, Sir, being prov'd against him, he was convicted, condemn'd, and so paid a Debt to Justice. and to the facred Ashes of that great and just Man.

Now, Mr. Speaker, to Application: And first (after a little Glance on the Tenderness of these Judges, when any Necessity could be pretended) let me, with your Pardon, ask you, shall I suffer as a Transgressor of the Law, were there any, when I must have suffer'd by the Law, had I refus'd his Majesty's Orders and Commands? But, Sir, if you demand, did I no more than carry a Letter, or go with a Ceremonious How d'ye from the King? I must answer yes, and a great deal more too. For my House was at Assum, a Place of Refuge to all diffres'd or oppres'd Fellow Subjects. If Seamen mutiny'd, or had any Contest with their Captains, here a Reconciliation was made, and here they return'd to their Obedience: if the Captains themselves, fraughted for the Camera, were delay'd their Money, or misus'd by un-der Officers, they quickly found Redress; and of-ten, by my Interest, receiv'd more than they them-selves expected. And if the Question happened about Quantity, or how Goods were condition'd at Delivery, the Verdict I am fure went still on their Side: Nor was my Care confin'd to Rome only, but reach'd to all the Factories of Italy: For the Confuls themselves, nay every private Person, found both an easy Access to me, and an indefatigable Zeal in their Concerns: So that the Merchants in general that had to do in those Parts, were far from being behind Hand in their thankful Acknowledgments. Nay, one of the greatest Companies of our Nation, I mean that for Turkey, not only return'd me their Thanks very heartily by Letter. but did it again by Word of Mouth after my Arrival Home.

I am sure, Mr. Speaker, if the Employment I submitted to were a Fault, I have already not a little suffer'd for it; for I never put Bounds (as our Travellers, as well as my own Officers, sully know) to any Expence that could be imagin'd for the Dignity of the Nation. And give me Leave to tell you also, Sir, that though the Name of Rome may be harsh and ungrateful to your Ears, yet what I did was with a good Intention, and like a true and faithful Englishman. For had I been sent with a Character to Constantinople, where they are Mabometans, or to China, where Gentiles, the Eclat or Figure which I should have endeavour'd to make, would never be consider'd by you as an Honour to their Religion, but our Country; therefore

fince

fince it is a Disparagement and great Reflection to a Kingdom, to come below, or thort of others, in any thing that is Publick and of Note, I cannot but have at least faint Hopes, that you will have fome Confideration, some Opinion of an Embafador, though at *Rome*, that kept up, to his Power, the Glory and Grandeur of *England*.

But, Mr. Speaker, not to trouble you longer on the present Head, I'll end when I have told you this: That if I have done amis in obeying the King's Commands, no Consul that has pursu'd a Pirate or Banditti to Rome; no private Factor that has follow'd a Debtor thither, nor in short, any Man that has written so much as one Letter to that City, though it were to demand his own, but is a far greater Criminal than myself, and lies at the Mercy of every Enemy, to be indicted as a Contemner and Breaker of the Laws.

Your fecond Charge, Mr. Speaker, is my being a Privy Counsellor, without taking the appointed Oaths; to which I can truly say, they were never offer'd me; though I must also confess (for I shall be fincere with you in every thing) that I believe, nay, that I am certain, I should not have taken them, had they been offer'd: So that I do acknowledge the Omission a Fault against Law.

[Here the Speaker, thinking that his Lordship bad made an End, desir'd him to withdraw; but being inform'd that he had not done, he excus'd the Interruption, and then his Lord-

(bip went on.

I fay, Mr. Speaker, I acknowledge this a Fault against Law, were there not several Things of Weight that will, I hope, justify me to you: And here, Sir, I must entreat you not to conceive that I come now to defend, or make good the Difpenfing Power, but only to shew you how necessarily I was driven and induc'd to the aforefaid Omission; for, Mr. Speaker, in Controverfies and Disputes, what can one do, but recur either to his own Observation, or to the Opinion of learned Men, and Professors in the Science?

In the first Place then, when I began to examine myself as to the Right the King claim'd and afferted, I saw Non obstantes deem'd Legal, which signified to me Dispensing: I found the Power of continuing Sheriffs own'd for many Ages to be undoubted Law, and yet I knew there was a politive Statute against it: Nay, I remember'd an Act which I myself had in this House given my Vote and Consent to, viz. That about the Regulation of Carriages and Waggons; or if this be not the exact Title, I must beseech you to pardon my treacherous Memo-ry, and 'tis, I'll assure you, the only Traitor I ever yet succoured or supported. I say, Sir, I remember'd this very Act, almost as soon as made, suspended by Charles the Second's Proclamation, without the least Question or Murmur; and I took so much Notice of it, as to make even then this Reflection (and I do assure you upon my Honour 'tis true) That though our Monarchs could not impose and abrogate Laws of themselves, yet they had the Power, I perceiv'd, to respite them. In the second Place, Mr. Speaker, if I went

abroad; I mean, if I confulted the Thoughts and Sentiments of others, I found not only great Men of the long Robe, but the Judges also themselves, declaring in Favour of this Prerogative; and the Interpretation or Determination of these Sages was always told me to be Law, till a new Law, or a new Explanation should be cnacted. Vol. IV.

What would you then, Mr. Speaker, have me to do, who was call'd to the Board by the King; who could not in Conscience take the Oaths, and vet had no Reason to think I committed, in not taking them, a Crime; seeing the Law was thus

openly expounded and published?

And now, Sir, fince I have been forc'd to mention my Religion, which I know is a legal Fault. and of a high Nature, I must not forget also to celebrate the Goodness of this House, which has pardon'd the Fault, even in the folemnest Way, and by the solemnest Act that ever pass'd since Magna Charta; to wit, The great Act of Oblivion. Give me Leave, Sir, to fay this too, for I can justly do it, that being so faithful and so true an Englishman, I neither should, nor could, I am sure, have ever, during my Life, offended my Country, but in my Religion. Pardon also I humbly befeech you this Digression, and together with it the Incoherences and Disjunctions all along; nor shall I any ways doubt of it, since you so well know how uneasy and troublesome a long Discourse (which my Circumstances have now required) must needs be to one that wants both Eloquence and Practice.

But, Mr. Speaker, to return where I left, and fo conclude: How, Sir, I pray you (and I demand it again of you with great Respect) could I think the Omission, as I said, of the Oaths a Breach of the Laws, when our Guides, who had the Laws in their keeping, told us explicitely, and without Referve, the faid Oaths were not necessary? Shall I then suffer, that had neither Buoy nor Mark to direct me? Certainly no; for if there were a Fault, 'tis not I must suffer, but the Judges, and those knowing and deputed Pilots, that hung out, it feems, the wrong Flag and Signal. I have, Sir, but one Word more to trouble you with, and this I fpeak in Behalf of all here; nay, in Behalf of all the People of England; that if I now undergo your Severity, and that fingle Persons (notwithstanding the Determinations and Judgments of our Courts of Justice) must be still responsible, no Man can be fafe, no Man can be at rest; for no body that acts can know (as Accidents will often

happen) whether he be innocent or guilty. Mr. Speaker, I am in great Diforder for impofing thus on your Patience; and especially seeing I must yet presume to do it, one thing more occurring to me, as I hope, for your further Service, or at least Satisfaction: And 'tis to let you know how I came to be a Prisoner, and why I continued so thus long. Be pleas'd then, Sir, that I tell you, that as foon as the King first left Whitehall, I thought it Decency to go out of Town; and therefore three Days after I took Coach for Montgomeryshire, where of late I us'd to reside in the Summer Time. On the Borders of that County, at a fmall Corporation called Ofwestree, I was first stopp'd

110 body, as he contess'd, made any Oath against me; and though he had no Orders, as he faid, from London for it; nay, after a Months Restraint, he denied me my Liberty upon Bail, notwithstanding two neighbouring Lawyers, whom I fent for, atfur'd him he could not justify the Refusal by Law. I do not, Sir, complain of any Incivility, either from

by the Rabble, and afterwards detain'd, with a

ftrong Guard, at my Inn by the Mayor; though

him or the People; for I was us'd with Respect enough; but I judge it extremely fit to let you fee how the Liberty of a Subject was wilfully invaded by a Magistrate, and how little conscious I

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was of any Guilt, fince instead of Flying, I went to a Place where I was known by every body.

In fine, Mr. Speaker, after a Confinement of feven Weeks, I was fent for up, and brought hither by a Party of Horse; nor was I ever question'd or examin'd by any body, but kept (upon the Sufpension of the Habeas Corpus Act) at a Messenger's House for three Months; and when the said Act was suspended the last Time, I was committed by my Lord Shrewsbury's Warrant to the Tower, for Suspicion of treasonable Practices.

His Lordship having ended, retir'd with the Serieant at Arms to his Room, where, after a little Stay, he was fent for in again; and then the Speaker told him, that fince he faid his Journey to Rome was with a Letter of Civility to a Temporal Prince, and not about Religion, the House (to be more fully satisfied of it) defir'd to see his instructions.

To which his Lordship thus answer'd.

I hope, Mr. Speaker, though I shall readily acknowledge my own natural Weakness, you will not yet think me so imprudent, as that, in a Time of fuch Troubles and Distraction, I would keep Papers by me; and especially about Rome, to render myself liable to every malicious Man's Extra-vagancy and Comment. This therefore caused me, Sir, the Night before I went towards Wales, to burn all Papers that came to hand; and truly, fome among the rest, that I have since wanted: Nay, this I can also justly aver, that I remember not now one Word of those Instructions, having, I'm confident, never read them twice; only this I remember, they were Things of Course, Words of Form, and needed no further Confideration. Yet, Sir, that you may plainly fee my Sincerity, and how far I am from any Defign of illuding and deceiving you, I shall shew you how you may retrieve them, when I tell you, that Mr. Monstevens brought them me, and that they were drawn, as I take it, by Mr. Bridgman; for I'm certain they came from my Lord Sunderland's Office.

But, my Lord, reply'd the Speaker, had you no private Instructions? None, answered his Lordthip. What none at all? faid Mr. Speaker again. None, I'll affure you, Sir, reply'd his Lordship; unless the King's Orders, to demand a Cardinal's Cap for Prince Reinaldo of Este, were private Instructions, nor do I certainly know, whether those Commands were in my foremention'd Instructions, or whether I had them by Word of Mouth.

My Lord, said the Speaker, I have another Que-slion to ask you; to wit, who of the long Robe told you of the King's Power of Dispensing, and that there

was no Necessity of taking the Oaths?

I am, Sir, answer'd his Lordship, infinitely troubled, if I have, through Want of Care, or by any improper Expression, given you Occasion to misapprehend me; for I never ask'd any particular Man of that Profession about this Affair: But my Meaning was (and I hope my Words are not con-

trary to my Meaning) that the faid Power was manifeitly and openly declar'd to be Law by Judges and Lawyers; so that I deem'd it no Solecism in Discourse to mention it as if they themselves had told it me.

Then his Lordship retir'd again, and after a long Debate, the House pass'd this Order; That the Earl of Castlemaine stand committed to the Tower by a Warrant from this House of High Treason, for endeavouring to reconcile this Kingdom to the See of Rome, and for other High Crimes and Misdemeanors.

As foon as his Lordship was inform'd of this Vote, he entreated a Member to let the House know, that he had a Word or two more to trouble them with: So that being brought in, the Speaker told him, that the House having Notice, he had fomething further to acquaint them with,

was very willing to hear him.

Mr. Speaker, replied his Lordship, I have nothing more to say about the former Matters; but understanding your Pleasure, I thought it my Duty to let you know, how the Custom of the Tower, as to Prisoners, is changed; for in Course heretofore, unless there were a particular Order of State to the contrary, they had the Liberty of the Tower; that is to fay, they could walk about at feafonable Hours with a Warder: But now as foon as one is committed, though it be upon bare Sufpicion, as I was, he is confin'd to his Lodging, and hindred from the Confolation of feeing his Friends, till, after much Sollicitation and Trouble, Leave be granted by the Secretaries. Therefore, Sir, being morally certain that I shall be confin'd again as foon as I return, I humbly defire the Favour of this Freedom; it being also what I hitherto enjoy'd after I had been restrain'd for some Days in the aforemention'd Manner.

This faid, his Lordship went out, and then was carried to the Tower, where he was made a close Prisoner, as he foretold; though what he moved,

occasioned the following Vote.

That a Committee be appointed to bring in a Bill for the better regulating the Imprisonment of the Subjects of this Kingdom, and to settle the Fees of Goalers. And it was likewife referr'd to them to examine into the Abuses of Goalers towards their Prisoners which

have been heretofore committed.

On Wednesday the 5th of the following February, his Lordship mov'd for his Habeas Corpus, and was brought by the Lord Lucas, the present Governor of the Tower, to Westminster, on the 10th. So that appearing at the King's-Bench, his Commitments were read, and Mr. Attorney having nothing to object against his being bail'd, the Court awarded it upon the Security of Thirty thousand Pounds; that is to say, a Recognizance of Ten thousand for himself, and Five thousand a-piece from his four Sureties, which were, John Earl of Bath, Thomas Earl of Ailesbury, Thomas Earl of Suffex, and Charles Lord Lanfdown.

#### EGBE GB CHARLET TO THE PROPERTY OF THE

CXLIV. Proceedings against JOHN PRICE, Esq; late Receiver of Ireland, and One hundred other Protestants, at the Affizes at Wicklow in Ireland, for High Treason against King James, March 6. 1688-9. 1 W. & M.



Ohn Price, Esq, Receiver General to the late King Charles the Second, having his Country House in the County of Wicklow, at Ballinderry, twenty-four Miles from Dublin, did for the Safety and Prefervation of himfelf and Family, obtain the Lord

Deputy Tyrconnel's Protection, as many more of the English Protestants living in the Country at the same Time did: For the late King James going away for France, and the Administration of the Government being put into the Hands of his present Majesty, the Lord Tyrcomel gave out Commissions, for the raising a mighty Army, to any Irish Papist that would take one, and promise to Subsist, Maintain and Cloath their Men for three Months. Most of these new Officers are Men of mean Fortunes, not capable of subsisting themselves; their Men live altogether on the English, coming into their Houses in the Day-time, and commanding from them their Meat and Drink; and often robbing them in the Night, stealing away their Cattle. Likewise the Priests of every Parish obliged all their People to furnish themselves with Half-pikes and Skeans, and bring them to Mass, or not pre-fume to appear there, on the Penalty of Excommunication, or a fevere Punishment; which caused all the Irish to arm themselves with the aforesaid Weapons; upon which, Robberies, Thefts and other Outrages were daily committed upon the English; particularly in the County of Wicklow, where some Hundreds were got together for that Purpose, who gave themselves the Name of Merry Attempts upon their Protestant Neighbours, that lived hitherto secure in their own Houses. It is observable, what great Power the Romish Clergy have over the Irish; they arm themselves immediately at their Command, and yet to this Day have neither kept them from robbing of the English, nor reflored them any thing taken away; which if they had been so minded, they might have done by the same Power. Several of Mr. Price's Neighbours repaired to Ballinderry, to preserve themselves and Goods; but an Order coming out soon after, for the taking away all Horses and Arms from the Protestants, both in City and Country, Colonel Toole, with a Party of his Men, came to demand what Arms and Horses they had at Ballinderry. Mr. Price and the rest having the aforementioned Protection, refused to obey their Orders; and Complaint coming to Dublin, Colonel Sheldon was immediately fent away with a Body of Horse and Foot against Ballinderry. Mr. Price, upon his Approach, presently submitted to him, who there-upon was made Prisoner, and all the rest of the Menthat were in the House: But the Prison of Wicklow not being able to contain them, feveral of them were admitted to Bail, until the following Affizes, which began March the fifth last past, and ended the eighth.

The Prisoners Names that were Indicted for this Treason, are as followeth; viz.

1 John Price, Esq; 2 J Thomas King, Gent. 3 Richard Westland, Gent.

4 William Heatly, Gent.

5 James Lewis, Gent. 6 Edward Lewis, Gent.

7 John Burroughs, Gent.

fames Bacon, Gent.

8 Thomas Burroughs, Gent.
9 Thomas Fetherfton, Gent.
10 Joseph Chrichley, Gent.
11 John Chrichley, Gent.

12 George Chrichley, Gent.

13 Thomas Williams.

14 James Williams.

15 J. Clark. 16 Caleb Chad. 17 Tho. Bathe.

18 Joseph Thompson.

19 Thomas Halfon. 20 Henry Gibson.

21 John Cock.

22 Thomas Peterson.

23 John Ward.

24 William Turner.25 Thomas Evans.26 George Atkinson.

William Evans.

28 Robert Milton.

20 William Neale.

30 William Hill.

31 George Dizy.

32 Stephen Robinson. 33 Charles Evans.

34 Stephen Rathborn, Jun. 35 Edward Philips.

36 John Colfon.

William Wotton.

38 Henry Delauny.

39 Thomas Cross.

40 John Kempson. 41 Thomas Watts.

42 Edward Acton.

43 Robert Anthony.

44 Alexander Hill.

45 James Hill. 46 John Hill.

47 William Savill. 48 Edward Jones.

49 Peter Bland.

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50 John Tomlinson. 51 Daniel Boyce. 52 John Jones. 53 Thomas Howard. 54 Charles Fryers. 55 Andrew Wills. 66 Michael Wills. 57 Samuel Allen. 58 Tristrum Tinesley. 59 Robert Albton. 60 Henry Tuton. 61 Ralph Kidd. 62 William Fulbam. 63 William Erwin. 64 Agabus Kidd. 65 Thomas Page. 66 Thomas Allen. 67 Rice Bibbin. 68 Nicholas Scot. 60 Arnold Sutton. 70 Alexander Rathborne. 71 William Holfon. 72 Ifaac Collifon. 73 Jacob Collifon. 74 William Edwards. 75 Peter Barton. 76 John James. 77 John James. 77 John Jordan. 78 Randle Burroughs. 79 Richard Price. 80 Agabas Bardin. 81 Henry Moody. 82 John Burroughs. 83 Edward Hughs. 84 Edward Jemson. 85 James Uton. 86 H'illiam Ryder. 87 Luke Young. 88 William Shorter. 89 John Goodwin. 90 James Tench. or Thomas Manning. 92 Edward Bowers. 93 Thomas Adams. 94 Robert Dunbar. 95 Thomas Colfton. 96 John Bromwell. 97 Samuel Price.

After they were fworn, as usual, they received the following Charge.

Lord Chief Justice Keating's Charge to the Grand-Jury.

GENTLEMEN.

OU that are here returned to ferve on this Grand-Jury, you have this Day before your Eyes the greatest Example, and the firmest Proof that a Gracious Prince can give to the best of Subjects. You see his sacred Majesty King James the Second (whom God long preserve for the Protection of all his good and dutiful Subjects, and for the Subversion and Irradicating of all those who defire the Subversion of his Government, either by Foreign Force or inbred Conspiracy) notwithstanding the great Troubles on his own Person, yet he is not wanting in his Care towards you; and I dare boldly say, it is the last thing he will relinquish in the World, after that of his own Conscience, the Care of his Subjects. He hath fent us with his Commission to enquire into all the Maladies, Diseases, and Sores within your County. He has likewise given us Command to apply the healing Balfam of the Laws, which will preferve the Subject most entirely in his Property. And I am forry I must tell you, that there was never more need than now at this Time. I am glad at the same Time that I can say, that the Mischiefs fallen on a great part of this Kingdom, and on no part more than on this County, that is under the very Eye of the Government. I fay, I am glad it can be faid to have arisen, for the most part, from a Rabble of People, who have arm'd themselves without any Direction from the Government, and that with unufual Wea-pons: I mean Half-pikes and Skeans. Gentlemen, I must tell you plainly, it looks rather like a Design to massacre and murder, than any thing else. They do not belong to the Army, neither are they any part of them; but these are the Vultures, Kites, and Ravens that follow Armies. Soldiers that have travelled Abroad fay, Such are not known among them there. I am told, and very well affured, that in Foreign Parts, where these Vultures and Birds of Prey are, it is hard for an Army to lie conceal'd, without being discovered by them; for it is Odds, but that a Horse or a Man drops where such Multitudes of People are. I am very far from laying this to the Charge of any that are under Command; though it is possible that some of them, under the Scarcity they are in, do give their Assistance, or at least Encouragement to these Robbers; otherwise it could not be, that whole Flocks and Droves of Cattle are daily driven away, and yet no one taken or brought to Justice for it. The King is not wanting in his Care; he has given Directions to have the Laws put in Execution, that Criminals may be brought in and punished; and the Government has iffued out many Proclamations, but they are grown too familiar with them. You are to enquire into this Matter, in order to bring to Punishment, not only them that steal, but those that receive. I am told that open Markets are fet up in this County of Wicklow: A fat Bullock for Five Shillings, and a fat Sheep for One Shilling; but it will fall heavy on them at laft. Divines fay, that God Almighty oftentimes makes the very Crime to become their own Punishment; and I verily fear, that a few Months will produce

Grand-Jurors Names. Papists mark'd t.

+ William Hoy.
Cromwell Wing field.
† William Wolverfon.
† Redmond Birne.
† Thomas Birne.
† Peirce Cromwell.
† Toby Walft.
† Toby Tooll.
Edward Burly.
Leonard Froft.
Peter Ayris.
William Baker.
† Lawrence Tooll.
Richard Lamb.
† Daniel Birne.

98 James Tipping. 99 Edward Graham.

100 Christopher Cooper.

101 William Phillips.

a Famine in this Kingdom; and what fucceeds, a Pestilence, and the worst of all Pestilences; for it is observed, that a starved Rot is the worst of all Rots; it falls out unhappily at this Season of the Year, when the Cattle are breeding. Under the old Law the Jews were not to seeth the Kid in the Mother's Milk; but these unmerciful Wretches go further than that, sparing none, but destroying old and young, the Encrease and all. Pray, Gentlemen, consider of it, and fearch the Houses of such as you have Reason to suspect, that had not any thing to eat the last Year; go now into their Houses, and you will find whole Carcases of Beef powdered up: Nay, it may be for Want of Salt, or Money to buy it, lying rotting and finking. Let me tell you, it will be your Turn next, when they have robbed and spoiled your Protestant Neighbours, they will come to you, unless you take speedy Care to prevent it. The King has done what he can, and the Government what they can; in vain is the Law made, if Offenders be not brought to condign Punish-You all know there has been an Invafion in England of a foreign Enemy, the Prince of Orange; and the same is designed on this Kingdom: The Effects of an Invasion is not known. Defence is natural to all Kingdoms and States, and therefore the Government has given Directions for raising a greater Army than at any Time heretofore this Kingdom ever had. It was so among the Romans of old, who in Cases of Neceffi y did Things clear contrary to the Fundamentals of their Laws. The fame Necessity has put the King on arming here (in France they have their Ban, and with us our Commission of Array, from fixteen to fixty) but without any Defign that the Effects should be to arm the Country with Half-pikes and Skeans. They are fit indeed for the Mountains, or to guard a Man's House, but not to go abroad with at Noonday. Gentlemen, you that are Justices of the Peace, and Officers of the Army, wherever you meet, you ought to secure them, and bind them over, and know by what Authority they dare go abroad with such Weapons. I need not say any thing to you in Desence of the Kings, for it is really and truly your own Desence; and therefore I shall proceed into the Heads which are prepared for your Enquiry at this Time. Our Bufiness here is like to be very great, and our Time short, and therefore I shall not trouble you with small Things; we have greater Matters than Affaults and Batteries. We have Defolations and Ruins to shew you, and set before you, and without your Care, we are like to fall into the Gulph of Misery and Destruction. The first Thing we have to speak of, is High Treason; we have no Petty Treason in Ireland. If any shall go about to conspire the Death of the King, Queen, or the Heir apparent, the Prince of Wales, this is High Treason at all Times; it was so at Common Law: You must look to this betimes, for if a Blow be once firuck here, there can be no retrieving of it. If any one should go about to seize the King's Person, or imprison him, this, Gentlemen, is Treason; there is but sew Steps between the Prisons and Graves of Kings; and by all the Observation that I can make out of the English, or Scots, or Irish Historics, where we have had Swarms of murdered Kings, that if once they went into Prison, they seldom ever esca-

ped with Life. Our King has more Reason than any to dread this: His Father, who now is a glorious Martyr in Heaven, lost his Life; and the King himself, ever fince his Escape with Colonel Bambield from St. James's, has had so many miraculous Deliverances both by Sea and Land, that we may conclude he is preserved for some mighty Matter, or else Providence had not done such great Things for him; and 'tis but of late that he himself is escaped out of Prison. I am told by Authority, and am ordered to tell you, that he is expected in this Kingdom very suddenly, as a Place of Refuge. He is the first King, I think, since Henry the Second, except Richard, that has been in this Kingdom. It is a great Missortune that he should be forced to it, but we may look upon it as a great Blessing, that he should think himself safe here, when he cannot be so elsewhere.

To feize any of the King's Forts or Ships of War (for these are the Bulwarks to defend him against his Enemies) this, Gentlemen, is Treason.

To hold Correspondence with any of the King's Enemies, or with Rebels in actual Rebellion, or to join with them, this is Treason. You are not to enquire into the Punishment, but to open a Door for the petty Jury to enquire into the Matter of Fact, and what the Law is, shall by the Blessing of God be our Business.

To counterfeit the King's Coin, or clip it (and you have very little of it at this Time, therefore you had need be careful in a more especial Man-

ner) this likewise is Treason.

It is likewife Treason to counterfeit the Great Seal of the King; for 'tis the common Security, by which many hold their Estates, and some their Lives.

The killing of the Chancellor, or any of the Judges or Juffices of Oyer and Terminer, in the doing of their Duty, this likewife is Treason, not so much with Regard to their Persons, as to the Work that they are about, they representing the King's Person. The meanest Constable there, if he has his Staff in his Hand, and doing his Duty, he that kills him shall die the same Death as he that kills the best Man that wears Scarlet on the Bench. Gentlemen, I must tell you another Crime, and it looks like a Mark of Insany on this Kingdom. Murder in England is but Felony, but it has been thought fit to make it Treason here, and they that go out on burning and robbing Houses, they shall be indicted for Treason: And Clerk of the Crown, if any such be here, now take Notice, I will have them indicted for Treason.

The next Thing for your Enquiry is Felony, that concerning the Life of the Subject. For a Man to kill his Fellow Subject, this is Felony, if he does it on a sudden Passion and Heat: A Man may kill another in his own Defence; for 'tis natural for a Man to kill rather than be killed, and therefore he shall have his Pardon of Course. But, Gentlemen, this is not in Favour of Duels, and only where there is a great Provocation: There is not a Man but has some Passion about him; but for a Man to go to Bed with Malice, and arise the next Morning and go meet his Fellow Subject and kill him, this is Murder and Treason in Ireland.

The next Thing that is Felony, is concerning the Goods of the Subject; for an honest labouring Man, that by the Industry of his whole Life has gotten a fair Stock for the Maintenance of him-

ſelf,

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felf, his Wife and Children, at Night goes to Bed, and next Morning when he arises, he is a Beggar, and wants Bread. Gentlemen, it would make every honest Man's Heart bleed to hear what I have heard fince I came into this Country. It is ill in other Parts of the Country, but here they spare not even the wearing Cloaths and Habit of Women and Children, that they are forced to come abroad naked, without any thing to cover their Nakedness: So that besides the Oath you have taken, and the Obligation of Christianity that lies upon you as you are Christians, I conjure you by all that is facred, and as ever you expect eternal Salvation, that you make diligent Enquiry. Let it never be faid by any of you, that it was your Neighbour, or your Neighbour's Servant did it, and you are forry for it, but will not trouble your felves: I tell you it is every Man's Business, and I beseech you look into it.

To break into any Man's House after Night fall, is Felony. It is a found Sleep that the labouring Man takes, but the idle Rogue that lies lurking and fleeping all the Day, at Night he arises and seeks whom he may devour. If you were to do the most charitable Work, as building of a Bridge or Chappel, or mending a Highway, how many do you think of these Men with half Pikes and Skeans would come to your But if Affiliance? Not one of them I'll engage. a House or Town be to be plundered, they all All Riots and Routs are to be enrun thither. quired into. Numbers of People may meet for their own Defence, if they should hear or see the Country robbing and spoiling, by a riotous Multitude coming to burn and rob their Houses. In this Case they may meet and defend their Goods, and apprehend the Robbers, in order to bring them to Justice; but after all this, they are not to contest with the Government, nor do any thing to the Prejudice of that. I told you, I would not trouble you with unnecessary Matters: All are lost in the greatest of Crimes and Outrages that are committed daily in the Country round about.

If I should go through all the Heads of this Charge, it would take up more Time than we have to fpend here; and therefore I shall shut up all, and fay no more than this, that every Man do apply himself to his Husbandry and Tillage, to prevent that imminent Danger of an approaching Famine that feems to be coming upon us, and that you make it your Business to search after, and bring to Judgment those Robbers that live on the Mountains; and while you continue to do your Duty, you shall have all the Protection the Government can give you. So upon Complaint of any Justice of the Peace that shall be backward or unwilling to appear against them, Care shall be taken to punish such, and make them Examples. Go together, Gentlemen, and confi-

der of these Things.

[The Prisoners brought into Court.]

Clerk of the Crown. Set John Price to the Bar, Tho. King to the Bar, W. Lewis, James Beacon, William Heatly, Tho. Burroughs to the Bar, &c.

Hold up your Right Hands.

Clerk. John Price, Tho. King, &c. You stand here indicted, for that you on the 27th Day of February, in the sisth Year of the Reign of our Sovereign Lord King James the Second, at Ballindery in the County of Wicklow, with divers other wicked Traitors and Rebels, in a warlike Man-

ner then and there did affemble your felves, and a cruel and open War and Rebellion against our Sovereign Lord the King, and his faithful Subjects of this his Majesty's Kingdom of Ireland, did raise and levy, and did intend our Sovereign Lord the King to Death and Destruction, to bring, and to depose him from his Kingly Authority and Government of this his Kingdom of Ireland: And to fulfil and accomplish these your faid traiterous Intentions and Defigns, you the faid Perfons, with others the faid wicked Traitors and Rebels, the Day, Year, and Place aforefaid, did arm your felves with divers warlike Weapons, as well offensive as defensive; and did move and excite divers others the Subjects of our Sovereign Lord the King, to join themselves wickedly and traiteroufly, against the Peace of our Sovereign Lord the King, and the Duty of your Allegiance, and the Statute in that Case made and provided, &c.

Clerk. How fayest thou John Price, art thou guilty of the Treason that thou standest here indicted,

&c. or not guilty?

Mr. Price. Not Guilty.
Clerk. Culprit, How wilt thou be tried?
Prisoner. By God and the Country.
Clerk. God send you a good Deliverance.

Note, The Prisoners were brought into Court in several Parties, to be arraigned, as many as the Dock would hold at one Time.

[The fecond Time the Dock was filled.]
Clerk Cr. Set William Fulbam to the Bar, &c.
[Thady Brine, the High-Sheriff, flood up and faid, My Lord, Fulham was cleared.]
Bar. Lynch. Pray, Sir, who cleared him?

High-Sheriff. The chief commissioned Officer that was here; Colonel Sheldon did acquit him.

Bar. Lynch. He acquit him! how could that be? If there be nothing against him, we shall acquit him. J. Keating. Clerk of the Crown, is he indicted?

Clerk. Yes, my Lord, a Bill of Indictment is

found against him.

Pendergrass, the Sub-Sheriff. My Lord, I will tell you, Mr. Sheriff is mislaken; there was some Boys discharged, and he thinks Fulham is one of those Boys.

Bar. Lynch. Sir, you do well to reflect on your

Employer.

High-Sheriff to the Sub-Sheriff. You have done this to get Money for your felf. My Lord, Fulbam was not concerned at all, and therefore was

discharged.

Prisoner Lewis. My Lord, we are so crowded with a File of Musqueteers and a Serjeant, that they take up our Chairs, that we cannot sit down; and they come with their lighted Matches to our very Noses; and last Night a Piece went-off in the Room among us: We have not the Conveniency of quiet Repose, nor our Friends the Liberty of seeing us. My Lord, we were not born Lawyers, therefore desire we may have our Friends come to us, and Council to advise with.

[This Lewis and Lord Galmoy are Brother and Sifters Children, and was offered a Troop if he

would turn Papist.]

J. Keating. Mr. Lewis, you have been bred to the Law; but you shall have Council allowed you; and you, Mr. Sheriff, you are not to keep them with Fire-Arms, nor with your Soldiers. I sawa Centry at this Door Yesterday, and forbad it.

I remember that when Warren, Jephson, and

Thompson were tried in 1663, for a Design to surprize Dublin Castle, because this was a great Matter, forfooth, they must be guarded with Sol-- (They were tried at the King's Bench; and feveral Persons desirous to see or hear, being gotten up into the Arch in the Wall next the Court of Common Pleas) as they were going up Stairs, a Piece went off, and shot a Man through the Head. I tell you Mr. Sheriff, that brown Bill is your Guard [ pointing at one in Court ] the Law knows nothing of Fire Arms; [ speaking to the Prisoners] Gentlemen, I must tell you plainly, that I received Directions from my Lord Deputy, by the Attorney General, that you should have all the Justice imaginable

Bar. Lynch. Mr. Sheriff, you must command those Soldiers to be civil, they are your Guards

when you employ them.

Seventy Prisoners were arraigned and returned back to Prison; 31 more that were indicted, and upon Bail, did not appear.

Next Day -- Thursday March the 7th, they were again brought to Court to their Trials, and the Jury was impanneled, whose Names were as followeth, Papists marked thus; + viz.

+ Thomas Cowdell. Philip Cradock. John Pew. Alexander Higden. Christopher Talbot. Garret Birne. Dudley Keogh. John Keogh. David Toole. James White. Darby Toole. Garret Harold. Daniel Birne. Patrick Mac Donnel. Patrick O Donnelly. Christopher Birne. Daniel Powel. + Richard Fonston. Theophilus Higgens. 11. Nicholas Wall. Charles Tool. + Anthony Archer. + Charles Birne. + Cornelius Kenan. Tho. Elliot. Richard Baker. Thady Birne. Francis Tute. James Moore. Hugh Birne. + Bryan O-Neal. + Dennis Cullen.

Jailor, set the Prisoner to the Bar.

Clerk Cr. You good Men that are to try the feveral Issues between the King and John Price, &c. and other Prisoners at the Bar, that shall be given you in Charge, &c. Jury, look at the Pri-ioners; Prifoners, look at the Jury.

Clerk Cr. Thomas Cowdell, to the Book. Prisoner Lewis. I challenge him.

Clerk. What is your Cause of Challenge?

Deputy King's Council, Fitz-Patrick. My Lord, before they begin their Challenges, let us know whether they will all agree in their Challenges, Vol. IV.

otherwise we must be forced to try them seve-

It was at length agreed, that if any one made a peremptory Challenge, the other Prisoners were to be satisfied with it.

[Coll. Tool on the Bench, speaking to the L. Chief Justice Keating.]
My Lord, Mr. Lewis has been Sub-Sheriff of

the County, and knows all that have Freehold.

7. Keating. It is the better for himself that he does know them.

Prisoner Lewis continued to challenge, until they had gone through the Pannel, and only two Gentlemen that were Protestants, Mr. Cradock

and Mr. Pew, were fworn.

Clerk Cr. Mr. Sheriff, a new Pannel — The Sheriff gave in another of eleven in Number, which were all likewise challenged by Mr. Lewis. — Whilst both the High and Sub-Sheriff were looking about the Court, for to make up a third Pannel, fays

L. C. J. Keating. Mr. Sheriff, How many Free-

holders have you on the Grand-Jury? Sheriff. Six or Seven, my Lord.

J. Keating. You have been sparing enough of your Freeholders. The Law requires that all the Grand-Jury should be Freeholders, and have you

Sheriff. There is but very few Freeholders in the County, my Lord.

Counc. Fitz-Patrick. In Cases of Necessity, my

J. Keating. You know the Law is so.

Counc. Fitz-Patrick. Yes, there is a Statute for

J. Keating. The Prisoner for his Life may challenge twenty peremptorily, without shewing Cause; and the whole World for Want of Free-- And shall I put such a one on for his

Life? Sir, I will not be hanged for any body.

Fitz-Patrick. Was ever a Judge hanged?

Mr. Handcock, Council for the Prijoners. Yes,

above twenty in a few Years.

J. Keating. Mr. Fitz-Patrick, I will not be hanged with Justice Belknap, nor Tressilian neither.

Counc. Handcock. My Lord, they were hanged at Tyburn.

J. Keating. I think they were. —— The greatoff Part of this County is in the Hands of two or

three Men, my Lord Strafford and Ross.

J. Keating. Who is here that is is concerned for my Lord Strafford and my Lord Ross?

Court. Here is Dr. Hall on the Bench for the Lord Strafford, and the Sheriff is concerned for my

Lord Ross.

J. Keating. Dr. Hall, and you Mr. Sheriff, let me tell you, I do not know but that their Lordship's have forfeited their Estates for this Day's Work. In the Act for Plantation, there was Provision made for Freeholds, and there were enough before the Wars. I fear these great Lords have swallowed up the Freeholds their Ancestors made. I only tell you this.

The Sheriff by this Time had drawn up a third

Pannel, being eight in Number. F. Keating. Mr. Sheriff, have you all your Free-

Sheriff. My Lord, we summoned all here. J. Keating. On the first Pannel you might have returned forty, because you do not know how far peremptory Challenges will run; and you are obliged after to return a fewer Number when you Fff

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enlarge your Pannel; but you can never enlarge it farther than it was at first.

Clerk Cr. Birne, to the Book.

Prif. Lewis. I challenge him for Want of Free-

f. Keating, Mr. Birne, have you a Freehold in this County

Birne. My Lord I have a Lease of Lives.

Prif. Westland. I Challenge him peremptorily. Bar. Lynch. What Sir, do you begin to challenge? This shall not be allowed you, to challenge one upon another.

Counc. Hancock. My Lord, you are Council for

the Prifoners.

Bar. Lynch. Sir, you are not to tell me my Duty; I will have you to know, Sir, I shall give an Account for my self. I am Judge for the King too, as well as Council for the Prisoners; and I am concern'd for the King.

7. Keating. [Turning towards him.] And do you

think I am not concerned as well as you?

Bar. Lynch. Yes, my Lord, I speak for you as

well as my felf.

Counc. Fitz-Patrick. My Lord, they agreed at first, that one Man should challenge for them all -At this Rate we are never like to get a Jury for them. It is but an ill Sign of their Innocency, that they are not willing to come to a Trial.

[ Mr. Hancock Council for the Prisoners.]

In the peremptory Challenges they agreed (but not in the Challenges for Freehold) and this pc-

remptory Challenge we will stand by.

J. Keating. I will tell you how I understood it: That in their peremptory Challenges, if any one of them challenged, the rest should be concluded by it. Mr. Westland has made a peremptory Challenge, and they are willing to stand by that -However, Mr. Birne, stand by, do not go away, we may call you again. Clerk of the Crown proceed — &c. — which he did, until he ended the the third Pannel.

[Sub-Sheriff calls William Baker.] Answ. My Lord, he has a Freehold. Baker. My Lord, I have no Freehold.

J. Keating. You see the Sub-Sheriff is a fit Man to be an Officer; he is blind — he is indifferent.

[High-Sheriff calls Peter Ayris.] Answ. He is on the Grand-Jury.

7. Keating. Mr. Sheriff, why do you call fuch? Sheriff. I faw him in Court, and fo I called him, my Lord.

f. Keating. There is already but five peremptory Challenges made, fo that they may challenge fifteen more peremptorily; and there is but two fworn, fo that there wants ten.

Clerk Cr. Sheriff, see if you can get any more. Sheriff. I see never a Freeholder in the Court.

Counc. Fitz-Patrick. My Lord, the Sheriff ought to be punished for his Neglect.

Bar. Lynch. Sir, why did you not take care to return a Jury of Freeholders? You shall be fined

High Sheriff. My Lord, I have returned all the Freeholders there is in the County (I fent Yesterday above twenty Miles for one Gentleman here) they are are all gone out of the Country. - I hope you do not expect I should go to

the North, or Isle of Man, or England, or Scotland, among the Rebels, to fummon them?

J. Keating. I do really believe you, Mr. She-

Fitz-Patrick. My Lord, I cannot tell what to

Deputy King's Counc. Hamond. What if there was not one Freeholder in the County, must not Justice be done?

J. Keating. Can we make a Law for it?

Hamond. My Lord, I know that in Cafe of an Ejectment, a Trial has been removed from one County to another.

J. Keating. Can you by Law go to another Coun-

ty in Case of Life?

Hamond. It appears there is not fufficient Freeholders in this County, the Lands being in some

7. Keating. You know the Law is otherwise, and what would you have us that are Judges do? Pray tell us, Sir, what you would be at.

Hamond. We would have it removed to the

next County, or another County.

J. Keating. For God's fake, Mr. Hamond. do

not put us on making Law.

Lynch. Mr. Hamond, when did you hear that ever a Matter capital was tried in a Foreign County? In Matters Civil, by Rule of Court, or Order of Chancery it may be, but of a capital Offence it was never known; and we are by our Commission to try Offences committed against the Law in the Counties where the Fact was committed. - We must try them in this County, and cannot remove them from one County to

J. Keating. Mr. Hamond, because I would take you off of this new Law that you so much infift on, that in Case of an Ejectment it may be tried in a Foreign County - I tell you it cannot be tried in a Foreign County: We have no Law for it but that of K. Fames, and the Reafon was, because of the Story that was here on Foot; for an Heir Male, if collateral, he carried it against the Heir general. K. James he gave Direction that in that Case it should be tried in a different County. And that my Brother tells you of trying in a different County, by Order of Chancery is this: A Person comes in Chancery, and he fuggests that such an one was too potent in fuch a County, and therefore he defired it might be tried in an indifferent County, or get fuch a Rule of Court on fuch a Suggestion. And this was the Case of the Archbishop of --- when he was Bishop of Limerick. And if Walcot might be believed, he faid, was the Occasion of his running into Rebellion.

C. There is a Case in Hobart, &c.

7. Keating. I would undeceive you in that Particular: As in the Case of Austen and Colonel Garret Moor. If in the County of Galloway it was Austen's; if in the King's County, it was Colonel Moor's. So that you fee, in disputable Cases, the Law has Regard that it be tried by Juries in proper Counties: And truly I think it one of the most reasonable Laws in the World, that a Man shall be tried by his County, by the Neighbourhood; and it has given Ground to a good English Proverb, He that has an ill Name, is half hanged. A Man's Repute among his Neighbours goes a great Way in this Matter: When his Neighbours shall say they never knew ill by him. And this Man to be carried out of the County of Wicklow, to be tried at Wexford, you may by the same Rule bring a Jury from Tyrone, or the far-thest Part of Connaught. There is nothing like what you say in the Law.

Hamond.

Hamond. I do not say that ever I met with such a Thing in the Law.

Bar, Lynch. And do you think that we will make the Precedent?

Hamond. That two or three Persons should

have almost the whole County.

J. Keating. Before God, I believe they think they have little enough, whatever you may think

of their having too much.

Bar. Lynch. What you say, Mr. Hamond, if there be any thing in it, we shall advise with all the Judges. The Judges declaring their Opinion, that the Prisoners after being arraigned, could not be admitted to Bail.

Coun. Suxborough to Bar. Lynch. My Lord, you took Bail for Captain Ruth at Kilkenny, after his

Arraignment.

Bar. Lynch. What, Sir, do you reflect on me? There was no Evidence appeared, and my Brother bailed him as well as I.

Coun. Suxborough. I fay he was bailed.

Mr. Hancock. My Lord, Mr. Cooper at Galloway

was bailed by your Lordship likewife.

Lord Chief Justice Keating sent privately to Dublin to the Deputy, acquainting him, that if they were left in Prison until the next Assizes, they would certainly perish, they having lost all they had, and the County was not able to maintain them; upon which he received Orders to bail all but feven of the Principal; viz.

> John Price, Esq. Fames Bacon, Thomas King, Foseph Crichley, Richard Westland, George Crichley. William Lewis,

Who are kept close Prisoners, in order to their Trial the next Affizes, which will be in this Month of July. Upon the taking these Gentlemen Prifoners, the Soldiers and Rabble plundered and spoiled all the English Families in Balinderry, Redrum, Balina-Clash, &c. and the Irish Women with their Skeans came afterwards and stripp'd the Women and Children naked, leaving them in a most miserable and deplorable Condition, having not left them either Bread, or any Food in feveral Towns, but carried all away with them. And as an Irishman, a Tanner, declared to several at the Assizes, in the Hearing of this Relator, that one Captain Tool had for his Share twenty-fix Horse-Loads, or more, of Plunder; and the Lord of Lowth's Troop of Dragoons that were quartered in Wicklow Town, had great Quantities of Woollen and Linnen Cioth, Womens Cloaths, Pewter, and other Goods in Abundance. But the Lord Chief Justice Keating coming there to the Affizes, and having an Account of the extream Poverty and Misery the Protestants thereabouts were reduced to, did encourage their Petitioning, and where they could find their Cloaths, &c. he endeavoured to help them in the Recovery of them. And Mr. Richard Lamb having ten fat Bullocks taken away by Colonel Tool's Men, and brought to Wicklow, and there killed and caten by the Soldiers, he preferred a Petition to the Court, Colonel Tool being present on the Bench.

J. Keating. Colonel Tool, you heard the Pctition read; do you know any thing of these Oxen Mr. Lamb had taken from him by your Sol-

C. Tool. My Lord, I will tell you how it was: Mr. Lamb had fold the Bullocks to Mr. Price, and as they were driving them to Balinderry, the Soldiers met them and took them away.

7. Keating. But Mr. Lamb was at home at his own House, and not at Balinderry; the Bullocks were to be paid for upon Mr. Lamb's delivering them to Mr. Price at Balinderry; your Soldiers took them away from his Servant feveral Miles from Balinderry: I fee no Reason why Mr. Lamb should not be paid for them.

C. Tool. My Lord, Colonel Sheldon came down foon after with the King's Army, and I advised with him, and he ordered they should be killed for the Army, which was done accordingly.

J. Keating. Pray, Colonel Tool, however, Mr. Lamb ought to be paid for them; he was not concerned with Balinderry, but kept his own House.

Coun. Fitz-patrick. My Lord, his House was a Garrison too.

Mr. Hancock. For Shame, Mr. Fitz-patrick, a Thatch'd Cabin a Garrifon! I find you are for making all Protestants Rebels that live peaceably at home in their own Houses.

C. Tool. My Lord, I have no more to fay to

the Matter.

Clerk of the Crown. Calling over the Gentlemen of the County, called one — Savil, Gent.

Mr. Savil. Here I am, my Lord, God knows, a

poor Gentleman, being robb'd of all, and not a Penny left me to buy a Pint of Drink.

J. Keating. Pray, Sir, when were you robb'd? Mr. Savil. The last Wednesday they came and took away what little they had left untaken before, my Wife and Childrens Cloaths, robbing me of

J. Keating. Pray, Sir, what Value may your Loss be?

Mr. Savil. Truly, my Lord, I have not yet computed my Loss, but they have taken away all; I defire your Lordship will discharge me from attending the Court, for I have not wherewithal to fubfist while I am here.

J. Keating. Sir, I am forry for you, I dif-

J. Keating. Colonel Tool, let the Officers be fent for into Court, to hear this Proclamation read, that is fent down here by the Govern-

C. Tool. My Lord, they are here most of them. Here is Captain Archbold, Captain Tool, &c.

Clerk of the Crown read the Proclamation, the Substance whereof was, That they should restore the Protestants such of their Horses again, as were not fit for the King's Service, &c.

J. Keating calls for it from the Clerk, and giving it into Colonel Tool's Hand, who stood next him on the Bench; Sir, Pray take this Proclamation, and I hope you will take Care that Obedience be given to it.

C. Tool. My Lord, we have received other Orders; Colonel Sheldon, who is our chief Commander, has given Directions to have them kept for Draught for Carriages.

J. Keating. Nay, Sir, if Colonel Sheldon must be obeyed before the Government, I have no more

fay, I have done.

C. Tool. My Lord, I shall obey it.

J. Keating. Pray then, Colonel Tool, let the Horses be fent for while that I am here, that what Horses are not musterable may be return'd: I cannot in my Conscience go about to fine Men for not appearing at the Assizes, when they have not a Horse left them to ride on.



#### CXLV. The Trial of MAURICE CAVENAGH, ED-MUND POOR, and WILLIAM BOWLAND, in Ireland. for Felony, in stealing Cows, March 7. 1688-9. 1 W. & M.

EVERAL were arraigned for stealing confiderable Numbers of Cows, Sheep, &c. but the Evidence against most of them durst not appear to moit or profecute.

Leaghlin Birne indicted for itealing nine Head of Black Cattle from one Colwell; no Person appear-

ing to profecute, fays

Justice Keating [to the Jury]. Gentlemen, you have nothing against this Man; he was born in the State of Innocency; but the Truth is, the Parties dare not appear against him.

[Witneffes came in against three Fellows; viz. Maurice Cavenagh, Edmund Poor, William

Bowland.

Clerk of the Crown calling them to come and pro-

fecute, and they appearing.]
J. Keating. You that are Evidences against the Prisoners at the Bar, I charge you, as you will answer it before God, that you neither for Favour or Affection be enclined to spare any of these Villains; and likewise, that you will conceal nothing of the Truth, as you will answer it at the Great Day; for I tell you, the Cries and Groans of the poor Women and Children, and the many Families that are ruined, and in great Distress, will go up to Heaven against you.

Evidence against Edm. Poor. My Lord, when I came to him, and asked him why he ftole my Cows, he faid, the Devil did make him do it. I spake him fair, and he gave me Money for my

Poor. Ay, my Lord, and he promifed not to

J. Keating. It was an unlawful Promife; the Law would not justify him in it; he has done like an honest Man. If you paid the Money out of Conscience, you did well; but I fear it was your Danger of the Halter made you part with your Money; for if twenty-two Shillings and Damnation stood in the Way, I believe you would have kept the Money. I am sure, without Satisfaction, you cannot expect Absolution; the Priest that gave the other Advice for the Maddoge or Skean, will, I suppose, tell you so.

Two Protestant Evidences against Maurice Cavenagh, for stealing several Head of Black Cattle, hearing Judge Keating speak against

Skeans, said, Evidence. My Lord, when we seized him, we took a Skean away from him.

J. Keating. Sir, How durst you carry such an unlawful Wcapon?

Cavenagh. My Lord, I am a Butcher, it was a Butcher's Knife.

J. Keating. Ay, I do not question but thou can't butcher upon Occasion.

One Hicky spoke. My Lord, He is no Butcher, but one of the greatest Rogues in the County round us. I have been in Pursuit of him several

Cavenagh. He is a Murderer, my Lord, do not believe him.

Evidence. My Lord, it was near ten Inches long, thick at the Back, and tharp Point, every way a

J. Keating. Is that your Butcher's Knife? you are a great Villain, for carrying such a Weapon.

Cavenagh. I was ordered to have a Skean, my

J. Keating. Pray, Sir, who ordered you?

Cavenagh. The Priest of the Parish.

J. Keating. A Priest, Sir, [turning to his Brother Judge] do you hear that Brother?

Bar. Lynch. What Priest, Sir? What Priest?
What is your Priest's Name?

J. Keating. Hold, Brother. Come, Sir, I shall not ask your Priest's Name: I believe you will have Occasion to see your Priest soon, to do you a better Office, than to advise you to carry Skeans.

[ And looking towards Col. Tool, and two Priests

on the Bench, next Sheriff Birne.]
J. Keating. A Priest, Gentlemen! A Priest is a Minister, and a Minister of the Gospel; his Doctrine ought to be Peace, for the Gospel is a Doctrine of Peace. When our Saviour came into the World Peace was proclaimed; and when he went out of the World he left it for a Legacy to his Disciples: My Peace be with you. And pray, Sir, tell your Priest so from me when you see him. It is not for Priests to arm or animate such Villains as you are for Mischief. I shall not ask your Priest's Name.

Clancy, an Irish Gentleman. My Lord, he be-

lies the Priest; he is a Rogue.

Cavenagh. I do not: The Priests of every Parish did give Örders to get Half-pikes and Skeans; and they were getting together in Companies in every Parish.

J. Keating. Who were they that were gotten

together; fuch Fellows as you?

Cavenagh. No, my Lord, better Men than I; a great many that are here in Court.

[The Jury withdrawing, and returning soon again, brought Poor and Bowland in guilty, Cavenagh not guilty.]

J. Keating. Gentlemen, you have acquitted the greater Villain; at your Door let it lie.

[The Ordinary being called to give Bowland and

Poor the Book, for their Clergy.]

J. Keating. Sir, I expect as true a Return from you, as if I were there my felf. The Times are to, that Menmust forget Bowels of Mercy. Ordinary, do your Duty: What Place do you shew them?

Ordinary. My Lord, I shew them the fiftieth

Pfalm.

J. Keating. Let them read the fifth Verse.— This is an Act of Mercy, and I know not why it should not be in Irish rather, the Country Language. It was formerly in *Latin*, because the *Romilis* Church hath their Worship in *Latin*.

[The Ordinary return'd them both, Non legit.] 7. Keating. You William Bowland, and you Edmund Poor, you have been arraigned for stealing of Cows, two several Thefts: It is a great Missfortune and Sin to be guilty of such Crimes at any Time; but yours is so much the worse, because it falls in a Time when there are such general and vast Depredations in the Country, that many honest Men go to Bed posses'd of confiderable Stocks of black and white Cattle. gotten by great Labour and Pains, the Industry of their whole Lives, and in the Morning when they arife, not any thing left them, but turn'd out of all, to go a begging, all being taken away by Rebels, by Thieves and Robbers, the Sons of Violence, that make every thing they lay their Hands on their own. On this fide the Cape of Good Hope, where are the most brutish and barbarous People we read of, there is none like the People of this Country; nor so great a Desolation as in this Kingdom, at this Day, any where to be found, and particularly in this County. It is come to that pass, that a Man that loses the better Part of his Substance, chooses rather to let that, and what he has besides go, than come to give Evidence: And why? Because he is certain to have his House burnt, and his Throat cut, if he appears against them. Good God! what a Pass are come to! For what has any Man, if the stronger Hand can take it from him? It is better to live under no Law, than in fuch a Place. We have lived to fee twentynine Years of Peace pass over our Heads, and I have fat on this Bench before now: I pray God, that my Lenity, and others, has not given Encouragement to these Thieves and Robbers. There may be a Rogue in the Court, or one that is evilly enclined (I know none) but take Notice of this, the Government is at length tir'd with Mercy; they see it does no good, and Examples and Punishments of this Kind are not intended so much in a great Part for the Punishment of the Offender, as for discouraging of others, to make them take Warning by their Example, that, feeing what evil Courses bring Men to, they may reform.

I will not take up Time to tell you how the Benefit of Clergy came; whether in the room of the Cities of Refuge that were in the old Times: I know that Restitution was under the Fewish Law sufficient Satisfaction; and if the Thief could not make Restitution, he was to be sold for a Slave, and the Money given to the Party. But as the World grows old it grows worse, and those Lenitives fignify nothing for preventing Thieving and Robbery; for Thieves and Robbers are like a Gangreen in the Commonwealth; they are worse than Drones in the Hive. I cannot tell my felf, that under the Circumstances we are in, I should advise to pardon any that are taken in this general Depredation that we are under; and therefore you Bowland and Poor, that might have lived as fafely under the Laws as the biggest Man in the Kingdom, and none of your Fellow Subjects durst lay his Hand upon you, but he was liable to answer for it: And thus you might have lived to a fair old Age, and ended your Days in Peace; but you have chosen the quite contrary, for the Law provides likewise for the Punishment of wicked and offending Persons, among which Number you are found by a Jury of twelve able Men of your Country; and therefore the Sentence of the Law is

this, That you be both, and each of you, taken from this Place, to the Place from whence you came, and there your Irons to be firuck off, and from thence to the Place of Execution, and there you shall be hanged by the Neck till you are dead, and the Lord have Mercy upon your Souls.

And now let me give you Advice; your Time is short, spend it well, and flatter not your selves with the Hopes of a Reprieve or Pardon: And for you, Poor, you have shortned the Work of your Life; you have gone a great Way towards Heaven, if that Restitution you made was out of Conscience. Mr. Sherist, let them have a Confessor sent to them, for Saturday is the Day of their Execution. [The Women, their Friends, setting up their Cry in the Court.]

J. Keating. They did not cry thus when the Cows were brought Home to them, they were bufied then in the killing and the powdring them up.

The Copy of a Protection or Pass, given by an Irish Officer to some notorious Robbers of the County of Wicklow.

James Byrne, Ensign to Captain Charles Byrne, do hereby certify to you, Terlagh Kelly, Patrick Byrne, and Patrick Mac-Teige, and William Doyle, to save you harmless from any Misdemeanors what soever. As witness my Hand this 24th of April, 1689.

JAMES BYRNE.

The following Letter being fent by the Lord-Deputy to the Judges of Affize, was read in Court to the Grand-Jury,  $\mathcal{C}c$ .

By the Lord-Deputy General, and General Governor of *Ireland*,

FTER Our hearty Commendations, We Greet A FIER Our nearty Commendations, we Greer you well. As his Majesty was graciously pleased to entrust us with the Government of this his Kingdom, so upon the invading of England, and upon receiving certain Information, that the Prince of Orange doth intend also to invade this Realm, We have, for the Defence thereof, raised a considerable Army, far above what could be maintained by the King's Revenue at the best of Times, and when the Trade of this Country was in the most flourishing Conditition. This we have done by the King's Command, to Support his Regal Authority, Crown and Dignity, and to preserve the Lives, Liberties and Properties of all his Liege People within this Kingdom. And since our Dangers are at Hand, and that we may daily expect the Landing of an Enemy, who intends the Subversion of his Majesty's Government, and the total Destruction of all his good Subjects, here we find our selves under an absolute Necessity to keep the King's Army still on foot, in order to our Pre-fervation from the approaching Dangers. And tho' we have hitherto with all the Care and Industry imaginable, and by the generous Concurrence of the Officers, Supported the new raised Forces, without being a Burthen to any of his Majefty's People: Yet confidering the Decay of Trade, the great Fall of the Revenue in these distracted Times, the great Charges the Officers have been at in substituting Men, it cannot be expected that the standing Forces can bereafter be maintained without Supplies; and fince the same cannot be done by Parliament, We cannot think of a more effectual Expedient, than by voluntary Subscriptions, by way of Loan, from the People; which, if generously done, with what may be made of the Revenue, may support the Army, and will stop all the Disorders that may

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be committed by the Soldiers, which we shall always endeavour to prevent with all the Care and Industry By this, Husbandry may go on as formerly, romove. By this, Hawanan's may go on as formerly, and we shall be in a Capacity to form the Army so as that, with the Assistance of Almighty God, we do not doubt to put this Kingdom in a perfect Posture of Defence. We do therefore pray your Lordships to recommend this weighty Matter effectually at the open Affizes in every County when you fit, to all the Inhabitants of fuch Counties, and to appoint the respective Sheriffs of such Counties to procure voluntary Subscriptions, by way of Loan, from the Inhabitants of fuch Counties, of some certain Sum of Money from each, to be subscribed to their Names, to be afterwards satisfied by them respectively, in Money, Wheat, Oats or Oatmeal, towards the Maintenance of the Army, to be paid in, or delivered to the respective Sheriffs, or their Order, and in such Places as the said Sheriffs shall respectively appoint, from whom we expect an Account of their Proceedings herein, and a Copy of fuch Subscriptions as shall be made. We do not doubt but every true and loyal Subject will, according to bis Ab.lity, and the Excellency of the subject Matter, generoully and chearfully contribute towards the carrying on of so great, so ne effary, and so glorious a Il ork.

We expect your diligent Care berein, and so we bid you beartily Farewell.

From his Majesty's Castle of Dublin, March 2, 1688. Your very loving Friend.

TYRCONNEL.

An Answer to the foregoing Letter being drawn up by the Grand Jury, and entred into their Book, and presented to Sir Henry Lyneb, setting forth the extream Poverty of their County, occasioned by the daily Ruin of the English, &c. That they were not in a Capacity to subsit themfelves, and therefore not capable to raife any thing confiderable for the Army (Chief Justice Keating returning to Dublin, and leaving Baron Lynch to go on to the other Counties, &c.) the faid Lynch told the Grand Jury, before he discharged them, that the Writing they had drawn up, was a Reflection and Scandal to their Country, would be taken very ill by the Government, and did not question but it would be brought in hereafter as an Evidence against them, and therefore ordered it should be torn out of the Book, which was done



CXLVI. The Trials of Sir RICHARD GRAHME, Baronet, Viscount Preston in the Kingdom of Scotland, and JOHN ASHTON, at the Old-Bailey, for High Treason, Jan. 17. 1690. 2 W & M.

Die Veneris, 16. die Januarij, Anno Dom. 1690.



HE King and Queen's Writ of Habeas Corpora was fent to the Governor of the Tower of London, to bring up the Bodies of Sir Ricbard Grabme, Baronet, Viscount Prefion, in the Kingdom of Scotland, John Ashton and Edmund Elliot, Gent. to the

Seffions-House in the Old-Bailey, London; where they were brought between the Hours of Ten and Eleven in the Forenoon; and being placed at the Bar, were arraigned upon an Indictment of High Treafon, found the Day before by the Grand Jury for the County of Middlefex, at Hicks's-Hall, in Manner following:

Clerk of Ar- " SIR Richard Grahme, hold up raignments. " Syour Hand, [which he did, " and so the other two.] You fland in-" dicted by the Names of Sir Richard Grabme, late " of the Parish of St. Anne within the Liberty of Wesself and of St. Jame William dis Society of Widdlesex, Baronet; "John Aspton, late of the Parish of St. Paul Co-vent Garden, in the County aforesaid, Gentle-" man, and Edmund Elliot, late of the Parish of " St. James within the Liberty aforesaid, in the " County aforefaid, Gent. for that you, as false " Traitors against the most Illustrious and most

" Excellent Princes William and Mary, King and Queen of England, Defenders of the Faith, &c. your Sovereign Lord and Lady, not having the "Fear of God in your Hearts, nor weighing the "Duty of your Allegiance, but being moved and feduced by the Infligation of the Devil, the cordial Love, and true, due, and natural Obedience which every true and faithful Subject of our faid Sovereign Lord and Lady, the King and Queen that now are, towards them our faid Sovereign Lord and Lady the King and Queen fhould, and of Right ought to bear, wholly withdrawing, and contriving, practifing, and with all your Strength intending the Peace and common Tranquillity of this Kingdom of England to disquiet, molest, and disturb, and War and Rebellion against our said Sovereign Lord and Lady, the King and Queen that now are, within this Kingdom of " England to stir up, move, and procure; and the " Government of our faid Lord and Lady, the King and Queen of this Kingdom of England, to fubvert, change and alter; and our faid Lord and Lady, the King and Queen, from the Title, Honour, and Royal Name of the Imperial Crown of this their Kingdom of England to depose and deprive; and our said Lord and Lady, "the King and Queen, to Death and final De-flruction to bring and put; you the faid Sir Richard Grahme, John Afhton, and Edmund Elliot, " the nine and twentieth Day of December, in " the fecond Year of the Reign of our faid Lord " and Lady, the King and Queen that now are; " and

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" and divers other Days and Times, as well before " as after, at the Parish of St. Clement Danes, in "the County aforefaid, falfly, maliciously, de-vilishly, and traiterously, with Force and Arms, " &c. with divers false Rebels and Traitors, to " the Jurors unknown, did conspire, treat of, comce pass, imagine, and intend our said Lord and La-" dy the King and Queen that now are (your fupreme and natural Lord and Lady) from the "Royal State, Crown, Title, Power, and Government of their Kingdom of England, to deprive, depose, and cast down; and the same our "Lord and Lady the King and Queen that now " are, to kill, and bring and put to Death; and " the Government of this Kingdom of England 66 to change, alter, and wholly to subvert; and a 5 miserable Slaughter among the Subjects of our " faid Lord and Lady, the King and Queen, with-" in their Kingdom of England, to cause and pro-cure; and an Insurrection, War, and Rebel-" lion, against our said Lord and Lady, the King " and Queen that now are, within this Kingdom " of England to move, procure, and aid; and the same your most evil, wicked, and devilish "Treasons, and traiterous Compassings, Imaginations, and Purposes aforesaid, to fulfil, per-fect, and bring to Effect, you the said Sir Richard Grahme, John Alhton, and Edmund Elliot, as falle Traitors, then and there, to wit, the faid " nine and twentieth Day of December, in the faid " fecond Year of the Reign of our faid Lord and " Lady, the King and Queen that now are, and " divers other Days and Times, as well before, as after, at the Parish of St. Clement Danes afore-"faid, in the County aforefaid, with Force and Arms, &c. failly, unlawfully, wickedly, and traiteroufly, did propose, consult, and agree " to procure and prepare great Numbers of arm-" ed Men, War and Rebellion against our said "Lord and Lady the King and Queen, within this Kingdom of England to levy and make; " and that you the faid Sir Richard Grahme, John " Ashton, and Edmund Elliot, afterwards, to wit, " the same nine and twentieth Day of December, " in the aforesaid second Year of the Reign of " our faid Lord and Lady, the King and Queen that now are, at the Parish of St. Clement Danes 66 aforesaid, in the County aforesaid, falsly, ma-" liciously, and traiterously, did prepare, and " compose, and then and there did cause, and procure to be prepared, and composed, several "traiterous Letters, Notes, Memorandums, and Instructions in Writing, to shew and inform Lewis then, and yet the French King, and his " Subjects, then and yet Enemies of our faid Lord " and Lady, the King and Queen that now are, " and very many other evil-disposed Persons, and " false Traitors, to the Jurors unknown, of and " concerning the Number, Force, and Condition " of certain Ships, for, and on the Behalf of our faid Lord and Lady, the King and Queen of England, then, and there defigned and prepared " for the Defence of their Kingdom of England, " and their Enemies aforefaid to repel and relift; " and how some of the same Ships were Manned, and of the Names of the Captains of several of " the faid Ships; and how the Cattles and Fortreffes " of our faid Lord and Lady, the King and Queen, " called Portsmouth, South-Sea, and Gosport, with-" in this Kingdom of England, were strengthened " and fortified, and how the same Cattles and " Fortresses, into the Hands and Possession of

" Enemies and false Traitors against our said Lord and Lady, the King and Queen, might be ta-" ken and leized; as also of the Time, Places, Ways, Manners, and Means, by which, when, " and where the fame Enemies of our faid Lord and Lady, the King and Queen, this Kingdom of England might invade and infest; and the fame Enemies, and the Ships of the Enemies of this Kingdom of England, should fight against our said Lord and Lady, the King and Queen, and their faithful Subjects; as also to procure, provide, prepare, and obtain against our said Lord and Lady, the King and Queen that now are, Affilhance and armed Men, our faid Lord and Lady, the King and Queen that now are, from their Royal State and Government of this Kingdom of England to cast down and depose, and to shir up, promote, and procure the aforesaid Lewis the French King (then, and yet an Enemy of our faid Lord and Lady the King and Queen) this Kingdom of England to invade; and to fend Ships within this Kingdom of England, the City of London, of our faid Lord and Lady the King and Queen that now are, to plague; as also to cause very many Subjects of our faid Lord and Lady, the King and Queen that now are, to rife, and War and Rebellion against our said Lord and Lady the King and Queen, within this Kingdom of England, to move, procure, make, and levy. And you the faid Sir Richard Grahme, John Ashton, and Edmund Elliot afterwards, to wit, the same Day and Year, at the aforesaid Parish of St. Clement Danes in the County of Middlesex, of and for the same your Treasons " and traiterous Compassings, Imaginations, and "Purpoles aforcfaid, to execute, fulfil, perfect, and bring to Effect into your Hands, Custody, and Poffession, then and there secretly, knowingly, unlawfully, and traiteroufly did obtain, procure, detain, had, concealed, and kept two feveral Bills of Exchange then before made, for the Payment of several Sums of Money to the Enemies of our faid Lord and Lady the King and Queen that now are; as also very many traiterous Letters, Notes, Memorandums, and Instructions in Writing, then and there composed and prepared with an Intent to shew and inform Lewis then and yet the French King, and his Subjects, then and yet Enemies of our faid Lord and Lady the King "and Queen that now are, and very many other evil-difposed Persons, and false Traitors to the Jurors unknown, of and concerning the Number, Force and Condition of the Ships, for and on the Behalf of them our faid Lord and Lady the King and Queen of England, then and there deligned, and prepared for the Defence of their Kingdom of England, and to repel, and refift their Enemies, and how some of the same Ships were Manned, and of the Names of the Captains of divers of the fame "Ships, and how the Castles and Fortresses of our faid Lord and Lady the King and Queen, called Portsmouth, South-Sea and Gosport, within this Kingdom of England, were strengthened, and fortified, and how the same Castles and Forts into the Hands and Possession of Enemies "and falfe Traitors against our faid Lord and Lady the King and Queen, might be taken and feized; as also the Times, Places, Ways, Manners, and Means, by which, when, and

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" where the same Enemies of our said Lord and Lady the King and Queen, this Kingdom of " England might invade and infest, and the Ene-" mies, and Ships of the Enemies of this King-" dom of England, should fight against the same, " our Lord and Lady, the King and Queen of England, and their faithful Subjects; as also to procure, provide, prepare, and obtain against our said Lord and Lady the King and Queen, Affistance and armed Men, to invade this Kingdom of England, and our faid Lord and Lady, the King and Queen that now are, from their " Royal State and Government of this Kingdom of England, to cast down and depose, and to stir "up, promote, and procure the aforesaid Lewis
the French King then, and yet an Enemy of our
faid Lord and Lady the King and Queen, to
invade this Kingdom of England, and to fend " Ships within this Kingdom of England, the City of London, of our faid Lord and Lady, the "King and Queen, to plague; as also to cause " very many Subjects of our faid Lord and Lady, the King and Queen, to rife, and War and Rebellion against our said Lord and Lady, the King and Queen, within this Kingdom of England, to move, procure, make, and levy. And you the faid Sir Richard Grahme, John Ashton, and Edmund Elliot, afterwards, to wit, the thirtieth Day of December, now last past, at the aforesaid Parish of St. Clement Danes, in the County of Middlesex, concerning, and for the fame your Treasons, and traiterous Compassings, Imaginations, and Purposes aforesaid, to execute, fulfil, perfect, and bring to Effect, for one hundred Pounds in Moneys, numbred by you the faid Sir Richard Grahme, John Ashton, and Edmund Elliot, then and there paid, and deposited, unlawfully and traiterously did hire and prepare, and then and there did cause and procure to be hired and prepared a certain Ship, and three Men; you, the faid Sir Richard "Grahme, John Albton, and Lumana" the faid Bills of Exchange, and the aforesaid " Instructions in Writing, into the Hands, Cuflody and Poffession of you the said Sir Richard Grahme, John Ashton, and Edmund Elliot, secretly, unlawfully, and traiteroufly kept, concealed and detained, from this Kingdom of " England, unto, and into France, in Parts beyond the Seas, then and yet under the Rule and Government of the faid Lewis the French King, then and yet an Enemy of our faid Lord and Lady the King and Queen, fecretly to carry and transport, with that Intent, the said Bills of Exchange, traiterous Letters, Notes and Memorandums, and Instructions in Writing there " in Parts beyond the Seas, to the Enemies of our faid Lord and Lady the King and Queen, and other evil-disposed Persons to deliver and disperfe. And the faid most wicked Treasons, and traiterous Compassings and Imaginations aforefaid, to fulfil, perfect, and bring to Effect; as also to cause, promote and procure the afore-" faid Enemies of our faid Lord and Lady the King and Queen, to invade this Kingdom of England with Ships and armed Men. the faid Sir Richard Grahme, John Ashton, and Edmund Elliot, afterwards, to wit, the thirtieth Day of December now last past, at the aforesaid " Parish of St. Clement Danes, in the County aforefaid, concerning, and for the same your Trea-

fons, and traiterous Compassings, Imaginations and Purposes aforesaid, to execute and fulfil, maliciously, traiterously, and advisedly, then and there, and diverse other Days and Times, as well before as after, took upon yourselves to very many other Traitors to be aiding and affifting in the Execution of the Treasons, and traiterous Compassings, Imaginations and Purposes aforesaid; and then and there, to wit, the same thirtieth Day of December now last past, at the Parish of St. Clement Danes, in the County aforefaid, maliciously, secretly and traiterously did hire, and prepare, and then and there did cause and procure to be hired and prepared a certain Boat, and one Man, to the Jurors aforefaid unknown; you the faid Sir Richard Grahme. John Ashton, and Edmund Elliot, from thence to, and into the aforesaid Ship, so as aforesaid, hired and prepared to carry and convey. you the faid Sir Richard Grahme, John Ashton, and Edmund Elliot, maliciously and traiterously into the same Boat, then and there did enter; and yourselves from thence, in and by that fame Boat, unto and into the Ship aforesaid, and there unlawfully and traiteroufly did caufe, and procure to be carried with the Intention aforefaid. And you the faid Sir Richard Grahme. John Albton, and Edmund Elliot, with the same Bills of Exchange, and the aforesaid traiterous Letters, Notes, Memorandums and Instructions in Writing, and in your Hands, Custody and Possession then and there, in and with the Ship aforesaid, did sail, and depart towards the aforesaid Kingdom of France, in Parts beyond the Seas; the same your most wicked, evil, and traiterous Intentions, Purposes, Compasfings and Imaginations aforesaid to fulfil, perfect and promote, against the Duty of your Allegiance, against the Peace of our said Lord and Lady, the King and Queen that now are, their Crown and Dignity, and against the Form of the Statute in that Case made and And the Indistment further sets forth, provided. that long before the aforesaid nine and twentieth Day of December now last past, open War between our faid Lord and Lady, the King and Queen, and the aforesaid Lewis the French King was begun, declared, and waged, and yet is: Which faid Lewis the French King, and his Subjects, and the Men of those Parts, then and yet, were, and are, Enemies to our faid Lord and Lady, the King and Queen that now are, and to their Kingdom of England: And that in the Time of the aforesaid War between them our faid Lord and Lady, the King and Queen, and the aforesaid Lewis the French King, you the faid Sir Richard Grahme, John Ashton, and Edmund Elliot, being Subjects of " our faid Lord and Lady, the King and Queen that now are, as false Traitors against our faid Lord and Lady, the King and Queen, during the War aforesaid, to wit, the nine and twentieth Day of December, in the second Year " of the Reign of our faid Lord and Lady, the " King and Queen that now are, and diverse " other Days and Times as well before as after, at " the Parish of St. Clement Danes aforesaid, in the " County aforesaid, with Force, and Arms, &c. to the aforesaid Enemies of our said Lord and Lady, the King and Queen that now are, unlawfully, and traiteroufly were adhering, and affifting, and in Execution, and Performance

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" of the same adhering, you the said Sir Richard " Grahme, John Ashton, and Edmund Elliot, then, and there, to wit, the fame nine and twentieth " Day of December, in the fecond Year of the "Reign of our faid Lord and Lady the King and Queen that now are, abovefaid, at the afore-" faid Parish of St. Clement Danes in the County "aforefaid, falfly, maliciously, and traiterously did prepare, and compose, and then and there " did cause and procure to be prepared and composed, as also into your Custody and Possession, then and there unlawfully, sccretly, and "traiteroufly, did obtain, detain, conceal, and keep, divers traiterous Letters, Notes, Memorandums, and Instructions in Writing, to shew " and inform the aforesaid Lewis, then, and yet the " French King, and his Subjects, then and yet " Enemies of our faid Lord and Lady, the King "and Queen that now are, of and concerning the Number, Force, and Condition of certain " Ships, for and on the Behalf of our faid Lord " and Lady, the King and Queen of England, then " and there defigned, and preparing, for their " Defence of their Kingdom of England, and " their Enemies aforesaid to repel, and resist; " and how some of the same Ships were Manned, "and of the Names of several of the Captains of the faid Ships; and how the Castles and Fortresses of our faid Lord and Lady, the King " and Queen, called Portsmouth, South-sea, and Gosport, within this Kingdom of England, were " ftrengthened, and fortified, and how those same Castles and Fortresses into the Hands and Posfession of the same Enemies of our said Lord and Lady, the King and Queen, might be taken, and seized; as also of the Time, Places, Ways, Manners, and Means, by which, when and where the same Enemies of our said Lord and Lady, the King and Queen that now are, this Kingdom of England might invade, and infest; and they the faid Enemies, and the Ships of the faid Enemies of this Kingdom of England should fight against our said Lord and Lady, the King and Queen, and their faithful Subjects. And that during the War aforesaid, to wit, the aforesaid thirtieth Day of December now last past, you the said Sir Richard Grahme, John Ashton, and Edmund Elliot, at the aforesald Parish of St. Clement Danes in the County aforefaid, unlawfully, and traiteroufly did hire, and prepare, and then and there did cause and procure to be hired and prepared a certain Ship, and three Men, you the faid Sir Richard Grahme, John Astron, and Edmund Elliot, with the same traiterous Letters, Notes, Memorandums, and Instructions in Writing, from this Kingdom of England, unto, and into France in Parts beyond the Seas, then and there under the Rule and Government of the aforesaid Lewis the French " King, then and yet an Enemy of our faid Lord and Lady, the King and Queen, secretly, during " the War aforefaid, to carry, and transport, to the Intent the same traiterous Letters, Notes, Memorandums, and Instructions in Writing there, in Parts beyond the Seas, to the aforefaid Enemies of our faid Lord and Lady, the King and Queen that now are, to deliver, and disperse during the War aforesaid, in Aid of the faid Enemies of our faid Lord and Lady, "the King and Queen, in the War aforesaid: "And that you the said Sir Richard Grahme, John Ashton, and Edmund Elliot, during the Vol. IV.

War aforefaid, to wir, the aforefaid thirtieth Day of December now last past, at the Parish of St. Clement Danes, in the County aforesaid, concerning, and for the same your Treasons and traiterous Adherings and Purposes aforefaid to execute and fulfil, maliciously, traiteroufly, and advisedly, then and there did hire and prepare, and then and there did cause, and procure to be hired and prepared a certain Boat, and one Man to the Jurors unknown, you the faid Sir Richard Grahme, John Ashton, and Edmund Elliot, from thence to and into the Ship aforesaid, by you as aforesaid, hired and prepared to carry and convey: And that you the said Sir Richard Grahme, John Ashton, and Edmund Elliot, maliciously and traiterously into the fame Boat, then and there did enter, and yourselves from thence secretly in and by the fame Boat, unto and into the fame Ship, then and there did cause and procure to be carried in Profecution of the Adhering afore-faid. And you the faid Sir Richard Grahme, John Ashton, and Edmund Elliot, then and there with the same traiterous Letters, Notes, Memorandums, and Instructions in Writing, in your Custody and Possession being, during the War aforesaid, to wit, the same Day and Year, in and with the Ship aforefaid did fail, and depart towards the aforesaid Kingdom of France, to the Intent the same traiterous Letters, Notes, Memorandums, and Instructions in Writing, in Parts beyond the Seas to the faid Enemies of our faid Lord and Lady, the King and Queen that now are, to deliver, concerning and for Aid, Intelligence, and Council, by you the faid Sir Richard Grahme, John Ashton, and Edmund Elliot, to the same Enemies of our said Lord and Lady, the King and Queen that now are, to give and yield, during the War afore-faid, against the Duty of your Allegiance, against the Peace of our faid Sovereign Lord and Lady, the King and Queen that now are, " their Crown and Dignity, and against the Form of the Statute in that Case made and provided. How fay you Sir Richard Grahme, are you Guilty of this Felony and High Treason whereof you stand indicted, or Not Guilty?

L. Preston. My Lord, I have something hum-

bly to offer to your Lordinips.

L. C. J. Holt. What is it your Lordship would fay?

L. Presson. My Lord, I find I stand indicted by the Name of Sir Richard Grahme, Baronet, but I do take myself to be entituled to another way of Trial, as being a Peer of England, by Virtue of a Patent before the Vote of Abdication was made; and it was in a Time when all your Processes, and all your Writs went in the late King's Name, and all Officers acted by Virtue of his Commissions. My Lord, this is a Matter that concerns me in Point of Life, Estate, Posterity, and all that's dear to me; and therefore I desire to know whether your Lordships think sit to allow me my Peerage; I offer it, my Lord, with all the Respect and Modesty imaginable.

L. C. J. Holt. My Lord, I apprehend your Lordship to offer against your being tried here, that you are a Peer.

L. Presson. I take myself to be so, my Lord. L. C. J. Holt: My Lord, you must make that out to the Court.

Ggg L. Prefton.

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L. Preson. I told your Lordships the Ground of my Claim and Apprehension: It is from a Patent I received before the Vote of Abdication, when all Commissions, and all Process, and all the Courts of Judicature run in that Name.

L. C. J. Holt. Where is that Patent, my Lord? L. Presson. It is in the Hands of the House of

Lords.

L. C. J. Holt. My Lord Presson, we cannot take Notice of that Patent: If your Lordship plead that you were made a Peer by a Patent under the Great Seal of England, you must produce it under the Great Seal, that the Court may see what it is, and whether it be sufficient to justify your Plea.

L. Presson. I hope your Lordship and this Court will enable me to do that, by fending an Order to the Clerk of the House of Lords, to bring the Patent hither; for it is in his Hands.

L. C. J. Holt. My Lord, that is not in our Power: If your Lordfhip take yourfelf to be a Peer, and would thereby flop this Court from proceeding to try you, you must be ready to make

it out.

L. Presson. I am ready to make it out: If I had my Patent here, that would make it out. Certainly there is some Authority now in being (I humbly offer it with all Submission and Respect) that may order the Clerk of the House of Lords to attend this Court, and produce this Patent.

L. C. J. Holt. My Lord Presson, we are not to enable you to plead to the Jurisdiction of the

Court.

L. Presson. My Lord, I offer it with all Respect to the Court: I am concerned in it for my Life, and my Ali, and if that be over-ruled, this I hope you will do before you go on, you will hear me by my Council.

L. C. J. Holt. My Lord, it is nothing that you have faid; for if your Lordship plead this Plea to the Jurisdiction of the Court, it ought not to be received without shewing your Patent.

L. Presson. My Lord, I desire my Council to

be heard to this Matter.

L. C. J. Holt. I know your Lordship has had the Benefit of Council, and I know your Council must tell you, that what you say goes for nothing, unless you put in your Plea, and produce your Patent, that the Court may judge upon it.

L. Preston. Pray, Mr. Sollicitor, will you speak

out, that I may hear what you fay?

Mr. Soll. Gen. My Lord, I fay, I have taken Notice of what your Lordship has offered: It has been most truly observed by the Court, that it is your Lordship's Part to make good your Plea, and it ought not to be expected that any Court should help a Person to plead to its Jurisdiction: But because it should not be pretended that an Advantage was taken against the Prisoner for a Defect in Point of Form, or that any thing was infifted on which should have the least Appearance of a Hardship, and that we may proceed in the most clear and unexceptionable Manner that can be, I must beg leave to observe to your Lordship and the Court, how far this Matter which my Lord Preston has infilted on, has been debated and determined in another Place.

L. C. 7. Holt. So; on Mr. Sollicitor.

Mr. Soll. Gen. My Lord, upon the eleventh of November 1689, my Lord Presson did make some Claim in the House of Lords that he was a Peer of the Realm; the House of Lords demanding of him upon what he founded his Pretence: He faid he claimed by Letters Patents from the late King James, which passed the Great Seal before the Time of the Vote of Abdication. The Lords required that those Letters should be produced, which being done, and my Lord Preflon infitting upon his Claim to be a Pecr of England, the Lords thought fit that Day to commit my Lord Preston to the Custody of the Black Rod. The next Day being the twelfth of November, upon folemn Debate of the Validity of these Letters Patents, and confulting with the Judges then present, the Lords. nemine contradicente, did adjudge and declare those Letters Patents to be void and null: And by another Order of the same Date, they did order Mr. Attorney General to prosecute my Lord Presson in the King's-Beneb for a High Misdemeanor, in presuming to claim Peerage by those Letters Patents. And by a Third, it was ordered, that the Letters Patents should remain in Custody Thus you fee, of the Clerk of the Parliament. my Lord, this Matter hath had already a folemn Determination in a Court which had the most proper Conusance and Jurisdiction of Claims in this Nature. And they having pronounced their Judgment, I did not think it would have been urged again in this Place. I thought it proper to mention these Things, to shew how it comes to pass that my Lord Presson has not his Letters Patents to produce, and to fatisfy every Man that there is no Hardship put upon my Lord Preston, by trying him here, when he ought to be tried by another Judicature. The Lords have given Judgment against these Letters Patents, and have ordered that they shall remain in Custody of the Clerk of the Parliament, and my Lord Prefton is not a Stranger to these Transactions; and therefore if my Lord's Council had been of Opinion he could have made any use of them, they would have inform'd him he must have taken another Course to have got them, and could not expect this Court should make an Order for him, contrary to the Order of the House of Lords, to take the Letters Patents out of the Hands of the Clerk of the Parliament, and this, to help him to a Plea against their own Jurisdiction. I omitted one thing, that upon the 27th of the same Month of November, upon my Lord Preston's humble Submission and Petition, his Lordship was difcharged of his Imprisonment, and the House of Lords were pleased to remit the Order given to Mr. Attorney, for profecuting him in the King's-Bench for the Misdemeanor: So that I cannot but wonder to hear of this Claim of Peerage after that Submission. But there is nothing offered to the Court by my Lord that the Court can take any legal Notice of. If my Lord will plead any thing to the Jurisdiction of the Court, he ought to have his Plea in Form, and be ready with his Proofs to make it good. Mr. Serj. Thompson. My Lord Preston, upon

Mr. Serj. Thompson. My Lord Presson, upon this last Order of the House of Lords, has disclaimed any Right of Peerage when he made his Petition, otherwise he had not been discharged and the production.

L. Presson. My Lord, I beg leave-

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Mr. Serj. Thompson. Besides, my Lord, what my Lord Prefion offers is a Matter of Record, as all Letters Patents are; and though out of his Hands he might have had Recourse to the Record of the Enrollment.

L. Preston. For that, my Lord, I must humbly beg of your Lordships a little Time to put my felf in a Capacity to plead it in Form. If you will over-rule it, I can fay nothing to it; I offer it with

all the Modesty and Respect imaginable.

L. C. J. Holt. It shall do your Lordship no Prejudice, my Lord; God forbid but that you should make use of all Advantages that you can invent for your Defence. But, my Lord, we must tell you, what you have offered is nothing that we can take any Notice of, unless you had your Patent to produce, and we cannot give your Lordship Time to plead to the Jurisdiction of the Court.

L. Preston. Then if your Lordships are pleased to over-rule this Matter, I fubmit, but I hope you will give me leave to make all the just Defence I can make for myself. Does your Lordship over-

rule me in it?

L. C. J. Holt. I suppose we are all of the same Opinion; if not, I suppose they will declare their

L. C. J. Pollexfen. That which has been faid by Mr. Sollicitor, was only that you and all the World may be fatisfied that there is nothing of Hardship put upon you. But the Court, if this had not been faid, yet could take no Notice of what you fay, unless it were pleaded, and pleaded in legal Form. But if the Matter be as the King's Council have represented it, that this Patent you now pretend to have, hath already had its Determination in a proper Place, this Court, which is an inferior Court to that of the Lords in Parliament, cannot intermeddle with it. We cannot help you, nor can we fet up what was con-demned there. So that you can entertain no Hope or Expectation of our doing any thing for you in this Matter, or any Relief or Help by such a Plea.

\* L. C. Baron. My Lord Pre-\* Sir Robert Atkins. \*Sir Robert Arkins. fron, you may remember (I am fure some of us that were there present do) that you did decline further infifting upon this Matter in the House of Lords; and thereupon you had that great Favour from the House shewn you, as the King's Council have opened.

L. Preston. I did decline it, 'tis true, my Lord: When they had declared it a Misdemeanor, I made my Application to the Court, and therein declared I was forry for having misdemeaned my-

Mr. Serj. Thompson. If your Lordships please, we will read the very Orders of the House of Lords, to fatisfy my Lord Preston, that we put

no Hardship upon him.

L. Preston. If there be any thing of Hardship upon me in this Case, it is because I think I have a Right to infift upon this Matter, and cannot have an Occasion or Power to have that which I

would make my Defence by.

L. C. J. Holt. Your Lordship shall have a fair
Trial, if you will please to put yourself in a Condition to be tried, by pleading to the Indict-

Mr. Bar. Lechmere. The Lords in Parliament have disclaimed you for being a Peer, and we cannot make you one.

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L. Preston. My Lord, I hope your Lordships will put no hard Thing upon me, but give me Leave and your Lordships Help to make my De-

L. C. J. Holt. You shall, by the Grace of God, have all the Liberty you can defire to make your

Defence; but you must first plead.

L. Preston. Since your Lordships are pleased to over-rule me in this Case, I shall say no more of I did not intend to offer any thing that might be an Offence to the Court.

L. C. J. Holt. As I told your Lordship before, so I assure you now again, it shall do you no Pre-

L. Preston. Then, if your Lordship please, since the Language is different in which the Indictment is written from that in which it was read, and some Things may be of different Signification in both Languages, I desire the Indictment may be read in Latin.

L. C. J. Holt. Read it in Latin.

L. Preston. I have one Thing to beg of your

Lordship before it be read.

L. C. J. Holt. What is it you desire, my Lord? L. Presson. My Lord, I humbly desire, because I cannot retain all the Contents in my Memory, that my Sollicitor may have Leave to stand by me.

L. C. J. Pollexfen. Do you all join in this Defire? For if you should each of you severally, have it read a great many Times over, they that take Notes in Short-hand may take a Copy of it as it

is read, and a Copy is not to be allowed.

L. C. J. Holt. If we find they defire to be trou-

blesome, we can over-rule them.

L. Preston. I would be guilty of nothing that may give the Court Offence, nor offer any thing that should take up the Time of the Court unneceffarily.

L. C. J. Holt. If they would have it read in

Latin, let it be read.

L. Preston. If it be troublesome to the Court, I

wave it my Lord.

L. C. J. Holt. No, we do not think it trouble-

L. C. J. Pollexfen. Mr. Ashton, and Mr. Elliot,

do you desire to have it read again?

Ashton, Elliot. We all join with my Lord, and desire it may be read in Latin.

L. C. J. Holt. Read it. [Which was done.] Cl. of Arr. Juratores pro Domino Rege & Domina Regina, super Sacramentum suum præsentant -& contra formam Statuti in eo casu editi quod---& provisi.

L. Preston. My Lord, I am sorry I have taken up so much of your Time, I thought the Difference of Language might have made some Mistake, which I thought would be of Advantage to me in my Trial: And for the same Reason, I humbly request you will please to order me a Copy of the

L. C. J. Holt. My Lord, that we cannot do; it hath been frequently demanded upon these Occasions, but always denied. I have always known

it denied.

L. Preston. Your Lordship will give me leave to fay what your Lordship must needs know much better than I. There is a Statute in the 46th of Ed. III. that doth order a Copy of any Record to any Prisoner, or other Person, if he demand it: And it has been granted, as I am informed in other Cases, particularly in the Case of Colonel Sidney. L.C.7. Ggg 2

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L. C. J. Holt. No, my Lord, it was denied in Colonel Sidney's Case.

L. Preston. If I mistake, I beg your Lordships Pardon. It is a Reason in a late Law made for the Reversal of Mr. Cornish's Atrainder. Parliament do there say that it was not a legal Trial, because he had not a Copy of the Indictment, and Time given him to prepare for his De-

L. C. F. Holt. Truly, my Lord, I do not know how that Matter stands: That Reversal of Mr. Cornish's Attainder is but a private A& of Parliament. I never faw it, nor heard it read, nor can we take Notice of it. But your Lordship is to be tried by the same Methods of Law that all Persons that have gone before you have always been. It has always been the Course, that the Prifoner should not have a Copy of his Indictment; Colonel Sidney had it not; and I remember, in the Case of Sir Henry Vane, in the Year 1662, he demanded a Copy of the Indictment, and it was denied him; and it has been constantly denied ever fince in fuch Cases.

L. Preston. I humbly desire to know whether it was not granted in the Case of my Lord

Ruffel.

L. C. J. Holt. No indeed, my Lord, my Lord Russel had it not; I can take it upon me to say that, for I know all the Proceedings in that

L. C. J. Pollexfen. No, my Lord, never any Man had it in all my Experience.

L. C. J. Holt. Some of us that are here were of Council for my Lord Ruffel at that Time, and we did not advise him to demand a Copy of the Indictment, for we knew he could not have it by

L. Preston. I am very tender of taking up your Lordships Time unnecessarily, but it stands me upon to do all I can to defend myself; may not I have my Council heard to that Point? Because if it be a Point of Law, though your Lordships are of Council for the Prisoner, yet I beg that I may have my Council heard to argue it.

L. C. J. Holt. To what Point would you have

your Council heard?

L. Preston. To that Point, whether I may not have a Copy of my Indictment according to the 46th of Edward the Third. That is the Point I would have my Council heard to.

L. C. J. Holt. There is no fuch Statute as your Lordship mentions, that gives the Prisoner a Co-

py of his Indictment.

Mr. Jones. If your Lordship please to hear me

for my Lord Preston-

L. C. J. Holt. Nay, Mr. Jones, you are mi-ftaken in this Matter: If my Lord himself will shew that there is any such Statute, we will confider of it; and if it be a Matter that requires Debate, we may affign my Lord Council to argue it; but till then Council are not to be heard. My Lord Preston, if your Lordship can shew us that Statute, pray do.

L. Preston. My Lord, I desire none if it be

L. C. J. Holt. I have heard a Discourse concerning such a Statute, but I could never find

L. Preston. I suppose my Sollicitor is here with

it; there is fuch a Statute, my Lord.

L. C. J. Pollexfen. The Court over-ruled it in the Case of Sir Henry Vane.

L. C. J. Holt. And fo it was I remember in another Case, and in none of the Trials that have been fince King Charles the Second came in, was ever a Copy given that I know or heard of.

Mr. Soll. Gen. My Lord, this Statute that my Lord Preston mentions, 46 of Ed. III. is printed at large in the Preface to my Lord Coke's third Report; and has been infifted upon in feveral Cafes in the King's-Bench, where the Prisoner has defired a Copy of his Indictment; but a Copy has been always denied, and this Statute has been taken to extend only to Records, which may be Evidence for the Subject.

L. C. J. Pollexfen. 'Twas always ruled that it

did not extend to this Matter.

L. C. J. Holt. My Lord, 'tis a Misconstruction of that Statute that your Lordship thinks that it gives the Prisoner a Copy of his Indicament: For that Statute says, that all Persons shall be free to make use of the publick Records, and take Copies of them, because oftentimes the Records are Evidences of Mens Estates, and their Titles.

L. Preston. My Lord, an Indictment I suppose

is a Record.

L. C. J. Holt. But not fuch a Record as is within the Intent of that Statute.

L. Preston. My Lord, I am tender of taking up your Lordships Time; but since all that is dear to me is at Stake, I defire to this Point I may be

heard by Council.

L. C. J. Pollexfen. My Lord, I am satisfied you have had Council with you, I have heard a great many. Does any one of them tell you that this has been done? If ever any one of them will come and shew us when it has been done, you say something, but I dare say none of them will, or can. Mr. Jones there, is as like as any body, but I believe he will not fay it ever was done

L. Preston. My Lord, I cannot say my Council has told me fo, but I have read fuch a Statute myfelf; for it stands me upon ir, and I believe there is such a Statute, and it will be produced before your Lordships. If your Lordships will insist upon not allowing me a Copy, I desire I may be heard to it by my Council; for I take it to be a Point of Law, with humble Submission to

your Lordships.

L. C. J. Holt. My Lord, we must not hear Council to debate plain Points that have no manner of Question in them: It has been always disallowed, and 'tis a fettled Point at Law, and as plain as any whatsoever, that no Copy of an Indictment ought to be allowed to a Prisoner in Fe-

lony or Treason.

L. Preston. My Lord, there is a Statute that fays it shall be allowed to all Persons to have Copies of Records, as well for, as against the King, and certainly the Indictment is a Record, and a Record of great Consequence to me at this Time; and though my Council has not told me when it was done, yet those that I have advised with, do fay that the Statute is express.

L. C. Baron. If any doubtful Words be in such a Statute, yet the constant Practice must expound it; and fince it has been so often denied, nay always, the Law is now fettled, that it is not with-

in the Meaning of that Statute.

L. C. J. Holt. We must go in the Way of our Predecessors, we received the Law from them, and must not contradict the received Practice of the Judges in all Ages, nor alter the Determina-

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tions that have been made in all Cases of the like Nature

L. Preston. I hope your Lordships intend, and I don't question it, that my Trial should be a legal Trial. If there be such a Statute that gives me a Copy of the Indictment, and the Court deny it me, I am not legally tried.

L. C. J. Pollexfen. If you please to name the Statute, my Lord, it shall be read to you; but you are mistaken if you think there is any thing in that Statute that will do your Lordship Ser-

vice in this Point.

L.C.J. Holt. See the 46th of Edw. III. Read it. L. Preston. Here is a Copy of the Record in

L. C. J. Pollexfen. It is not printed, but it is mentioned in the Preface to my Lord Coke's third Report, and 'tis mentioned no where but there that I know of; but whether there were any fuch Statute or no, Non constat; for it is not printed. But if it be a Statute, it does not meddle with Things of this Nature, such as Indictments; for you must consider, my Lord, yours is not a Case different from all other Cases of like Nature as to this; but it is the Case of all Men that are tried as you are to be. And if all People were to have Copies of their Indictments to make Exceptions out of them before they plead, instead of Days of Goal Delivery, the whole Year would not be sufficient, but would be spent before they could be brought to

L. Preston. My Lord, I am to defend my self as I can by Law, and not to consider what other People's Cases are. It is my particular Case now; what the Case may be as to any other hereafter, or what the general Consequence may be, is not to be considered; but if there be any thing that is legal, that can give me an Advantage in making my Defence, I know your Lordfhips are too just to hinder me from taking Advantage of

it.

L. C. Baron. My Lord, it is no new Thing to demand it; it has been frequently demanded, but it

has been always over-ruled.

L. Preston. My Lord, it is now defired, and a Reason is given you that perhaps was not given before: There is such a Law. My Lord Chief Justice says well it is not printed, but it is a Record, and there is a Copy of that Record in Court. I desired there should be, I am sure.

L. C. J. Holt. If you have a Copy of any Record of an Act of Parliament, it shall be read, if

it be proved.

L. Preston. Nay, we offer nothing if we don't prove it; but there is such a Record, and the Sollicitor is ready to attest it. Pray swear Mr. Whitaker.

Mr. Serj. Thompson. Swear him.

Clerk of Arr. You shall true Answer make to all fuch Questions as shall be demanded of you by the Court. So help you God. Is this a true Copy?

Mr. Whitaker. It is a true Copy.

L.C. J. Holt. Where did you examine it?
Mr. Whitaker. My Lord, it is a true Copy of the Record, I examined it at Mr. Pettyt's Office in the Tower.

L. C. J. Pollexfen. Upon what Number Roll is

Mr. Whitaker. There is the Number Roll and all upon the Book.

Clerk reads. Item pria les Commons que come recorde & queconque chose en la Court le Roy de reason devoient demurrer illeoques pur perpetual evidence & eide de touts parties a ycelly & de touts ceux a gueux en nul manner ills atteignent quant, messier lour fuit. Et ja de nouvel refusent en la Court nostre dit Seignior de serche ou evidence encounter le Roy ou disadvantage de luy. Que please os deiner per Estatute que Scrobe & Exemplification foit faitz as toutz Gentz de que-conque Recorde que les touche en afcur manner auxy bien de ce que chiet encountre le Roy come autres Genta, Le Roy le voet.

L. C. 7. Pollexfen. It is only Copies of Records

that they shall have for Evidence.

L. C. J. Holt. My Lord Preston, your Lordship hears by this Record, you may as well pray that an Exemplification be made of this Indictment as a Copy; for fo the Words of this Act run; it is only meant of those Records that were to be given in Evidence. But this Indictment that you would have a Copy of, is not now to be given in Evidence, nor to be exemplified, and to it does not reach your Case.

L. Presson. My Lord, this Indictment is a Record, and a Record against me, and I think it is

given in Evidence against me.

Mr. J. Ayres. No, my Lord, it is no Evidence, but an Accufation; it is no Proof at all.

L. Preston. It is always sworn unto.

Mr. J. Eyres. The Witnesses are sworn that reflify the Matter of it to the Grand Jury, but the

Indictment itself is no Evidence.

L. C. J. Holt. Suppose a Statute be doubtful, as truly I do not take this to be, we are to expound the Statute as it has been expounded in all Ages. It was never thought by any Judges in any Reign, that this Statute did entitle a Prisoner to have a Copy of his Indictment, but always held the contrary.

L. Preston. Will your Lordship be pleased then to allow me Council to be heard to it?

L. C. J. Holt. No, my Lord, not Council in a plain Case: If the Court apprehend there is any Matter that may be debateable, or whereupon a Doubt may be made, we may affign Council, and shall; but never in a plain Case, where there is no manner of Question.

L. Preston. My Lord, here is a Doubt in this

L. C. Baron. But, my Lord, it's not the Doubt of the Prisoner, but the Doubt of the Court, that will occasion the affigning Council.

L. Preston. But the Prisoner may offer his Doubt to the Court, and your Lordships are so just, that you will take Care that the Doubt may be legally resolved.

L. C.J. Holt. My Lord, it is our Duty to see Justice and Right done, and God willing, it shall

L. Preston. And I am bound in Duty to my felf, in such a Case, to insist upon all Advantages I

can have by Law.

L. C. J. Holt. My Lord, no body blames you, though your Lordship do urge Things that are unnecessary, or improper; and we shall take Care that it shall not tend to your Lordship's Prejudice. We confider the Condition you are in; you stand at the Bar for your Life; you shall have all the fair and just Dealings that can be; and the Court, as in Duty bound, will see that you have no Wrong done you.  $L.C.\widetilde{\jmath}.$ 

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L. C. J. Pollexfen. My Lord Preston, for this Thing that you now mention, in all Ages, in all our Books, it is the fame Thing, and has been in all Mens Cases that have been for their Lives, denied; and this Statute that you bring is quite of another Intent : For it is faid, the Records shall remain in Court for perpetual Evidence, and the aiding of all Persons to whom they shall belong. My Lord, this is none of your Case; for God knows, you expect no Aid from this Indictment: But this is meant of all Copies that concern the Estates of Men, that they may have Recourse to their Records to make out their Evidences to their Estates, or to have them exemplified under the Seal of the Court for Evidence: But to have a Copy of an Indictment, thereby to be enabled to confult with Council how to make Exceptions to that Indictment, is a Thing that has been denied in all Ages, by all the Judges that ever were. If any one can fay to the contrary, it were fomething; but shall we now admit Council to debate a Thing that has been in all Ages denied, and never admitted to much as once? That cannot be expected from us.

L. Preston. The Act says, That it shall be all Records that shall be in Aid to any Person that shall defire it. Here is no Distinction made of what Kind the Records are to be. If it be for the Aid of any Person, it ought to be granted, and I may be aided by this Record, if I have a Copy of it; and I think it is hard, when I am so much concerned in this Record, that I cannot be help'd

to it by this Law.

L. C. J. Pollexfen. Constant Experience has

gone according to what we fay.

L. Preston. If that be Law, and it has not been demanded, then they are not entituled to have the Benefit of it: But now I demand it, fure it is good Law.

L. C. J. Holt. It is no Question a good Law, but not applicable to your Lordship's Case: I suppose we are all of the same Opinion; if any think otherwise, I defire they would speak.

L. Presson. My Lord, I submit to the Court, but then I defire one Thing. You know my Life, my Fortune, my Reputation, my Posterity, and all are at Stake, and all that is dear to me must fall with me if I miscarry: Therefore I take Leave to represent, that I have had very short Notice of my Trial. I do assure you, I have not had above fix or feven Days Notice: I hope you will not refuse me a litte longer Time before I come to my Trial; and I have had no Copy of the Jury

Mr. Soll. Gen. If my Lord please to plead to the Indictment, that will be Time enough to move afterwards, and till Issue is joined, it can-

not properly be moved for.

L. C. J. Holt. It is not proper to defire Time yet, till you have put your felf upon your Trial,

by pleading to the Indictment.

L. Preston. It was granted in Colonel Sidney's Case: He had eight or ten Days granted him after he had pleaded; and in the Act for the Reversal of Mr. Cornish's Attainder, it is given as one Cause for the Reversal, that he had not Time to prepare for his Defence.

L. C. J. Holt. My Lord, seven Days is very fair Notice. Your Lordship knew when the Sessions would be, and your Lordship might reasonably expect, that you should be tried here: I think truly you have had very fair Notice.

Mr. Ashton. My Lord, we have had seven Days Notice of our Trial, 'tistrue. This Day Sevennight at Night we had Notice we were to be tried as this Day; but three of the seven we had not the Liberty of feeing any Friend, or Council, or any body, not till Tuesday Night, and that we got with great Application, and great Charge, to get an Order for Council to come to us: So that though we had feven Days Notice, yet we have had but three Days in all to confult with any body: and we never have had a Copy of our Jury till this Minute.

L. C. J. Pollexfen. We see the Nature of the Thing, and I am forry that I must say, it is fit that we should take Notice of it. Perhaps the Thing that you are accused of is not true; but if it be true, you see what it is, that there are Letters and Papers preparing for a Design to set all the Kingdom in Confusion. Men that will venture upon fuch fort of Things, are not to condemn the Law, if it be a little hard upon them; for 'tis the common Preservation that is principally aimed at in Profecutions of this Nature; and if this Accusation be true, 'tis but just and reasona-ble, that all Speed should be used to enquire into, and prevent it; and as it falls out in this Cafe, it is not in our Power to do it. This Seffions is fet before this Business is known, and this is an A& done in this County, and therefore the Seffions is the proper Place for the Trial; and fo you have the same fort of Proceedings that all other Criminals have, which are very many, though I hope not many of so high a Nature. Seven Days Notice you have had, you acknowledge; if my Lords please we will indulge you as far as we can, and give you Time for your Trial till to Morrow, but you must plead presently.

L. C. J. Holt. My Lord, we debate the Time of your Trial too early; for you must put your self upon your Trial first, by pleading.

L. Preston. My Lord, I hope I shall always carry

my felf as becomes me towards the Court; but I do not really think that you have any Trials that are of so great Concernment, and this sure is a fit Time for me to offer it; for it may be I have a great many Witnesses in the Country, and at a Distance from this Place, and one another.

L. C. J. Holt. My Lord, we cannot dispute with you concerning your Trial, till you have pleaded. I know not what you will say to it, for ought I know there may be no Occasion for a Trial. cannot tell what you will plead; your Lordship must answer to the Indictment before we can enter

into the Debate of this Matter.

L. Preston. Will your Lordship give me Leave

to move it afterwards?

L.G.J. Holt. You may offer any thing then concerning your Trial: If you can shew any Reason to defer it, it will be proper to do it then.

L. Preston. Truly, my Lord, I think one Reafon why my Trial ought to be put off is, because I have Privilege of excepting against so many of my Jury; but if I have not Time to look into the Pannel, I shall lose that Privilege.

L. C.J. Holt. We are not to come to that yet,

you are to plead now.

L. Preston. Then your Lordships are pleased to over-rule my Claim of Peerage.

L.C.J. Holt. My Lord, we are of Opinion you ought to plead to this Indictment.

Clerk of Arr. What fays your Lordship, are you guilty of this High Treason, or not guilty? L. Preston.

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L. Preston. Not guilty.

Clerk of Arr. Culprit. How wilt thou be tried?

L. Preston. By God and my Country.

Clerk of Arr. God fend you a good Deliverance.

John Albion, What fayeft thou? Art thou guilty
of the fame High Treason, or not guilty?

Mr. Albton. My Lord, I have only this to obferve, befides what my Lord Prefion has offered: As to the Business of the Act of Parliament, your Lordships have been pleased to over-rule that Plea; but, my Lord, I am told, that if an Indichment be faulty, but even in a Letter, we cannot be found guilty upon that Indichment. Now, if we never have a Copy of that Indichment, how shall we know whether there be any such Fault in it? Your Lordships, who are our Council, I suppose have never feen the Indichment, and suppose there be twenty Faults, we have not the Advantage of them, by not having a Copy; and how shall we come to have any Advantage, if neither your Lordships, who are our Council, nor we our selves can see them. It may turn upon that.

L. C.J. Holt. But we will see it when you come

upon your Trial.

L. C. J. Pollex fen. That is a Mis-information, for it may be such a Letter as is not material, and it may be such as is material; as I suppose your Name being Asston, the A should be left out, it would then be a Question, what there would be to charge you.

Mr. Albton. We know that it has been so in se-

veral Inftances.

L. C. J. Pollessen. It may be such an Omission that may make it no Crime, but we must not prefently conclude that it is so; but you have heard it read, and so have we; if there had been any such Letter mistaken, it would have been taken Notice of.

Mr. Aston. As to the reading, there may in the reading of the Indictment be many Words not nicely observed. I suppose the Indictment be right; I say it is possible it may, or it may not; but if your Lordships never see it, who are our Council by Law, nor you will allow us Council to look into it, if there be forty Faults in it, we have no Ad-

vantage of it.

L.C.J. Holt. We must not allow you Council to pick Holes in the Indictment, that never was done. If you assign any Reason, we may assign you Council to debate any Matter of Law that may arise, but never was Council allowed to find out Faults in an Indictment. When you come to your Trial we shall try you upon your Indictment, and if there be any thing considerable, you are to suppose we shall observe it for your Advantage.

Mr. Ashton. My Lord, we never had a Copy of the Pannel of our Jury; I pray we may have it.

L. C. J. Holt. That you cannot have till you

have pleaded.

L.C. Baron. Mr. Ashton, we have over-ruled my Lord Presson about a Copy of the Indictment: Do you think we shall grant it you, when we have denied it him?

Mr. Ashton. My Lord, I defire we may have a

Copy of the Pannel.

L. C. J. Holt. You must plead first.

Clerk of Arr. Are you guilty of the High Treafon, or not guilty?

Mr. Ashton. Not guilty.

Clerk of Arr. How will you be tried? Mr. Ashton. By God and my Country.

Clerk of Arr. God fend you a good Deliverance-Edmund Elliot, How fay you, Are you guilty of the fame High Treason, or not guilty?

Mr. Elliot. Not guilty.

Clerk of Arr. How will you be tried? Mr. Elliot. By God and the Country.

Clerk of Arr. God fend you a good Deliverance.
L. Preston. My Lord, I hope now it may be
Time to pray that my Trial may be deserred.

L.C. J. Holt. Why would you have it deferred? L. Preston. Because of the Distance of my Witnesses, and other Things that would be necessary for me to have to prepare me for my Desence; and besides, we have not had a Copy of the Pannel of our Jury, and the Reason of the Law does order, that because it gives us Liberty to except against them, and that we cannot know how to do, unless we inform our selves of the Men; and therefore I beg that I may have a Copy of the Pannel.

L.C. J. Holt. As for having a Copy of the Pannel, the Court grants it. Let them have a Copy of the Pannel.

Clerk of Arr. Here is one ready for you.

Mr. Soll. Gen. There was Direction given that there should be one ready.

Mr. Ashton. We have demanded it every Day

fince we had Notice of our Trial.

L. C. Baron. You could not have it till there was an Iffue joined, and that could not be till you had pleaded.

L. C. J. Holt. And as to the putting off your Trial, I know not to what Time to put it off.

L. Presson. My Lord, I am willing to have this Matter tried as soon as possible; for it cannot but be uneasy to me to lie under these Accusations; but some of my Witnesses live in the Country, at a remote Distance. If it may be, next Term, my Lord, or the next Sessions; for, if I have a Copy of the Pannel to Night, and am to be tried to Morrow Morning, how can I provide for my Desence? I cannot be prepared to except against the Jury, and I am sure you will be tender, and consider the Case of a Man, whose Life and Fortune are concerned in this

L.C. J. Holt. To put it off till the next Term, is to remove it out of this Court; that we cannot do, and to put it off till after the Term will be too long a Time.

L. C.J. Pollexfen. We cannot fit here after Monday, because the Term begins on Tuesday.

L. Prefion. My Lord, this Term is always a fhort Term, and if I be tried to Morrow, it is trying me without giving me Time for my Defence.

Mr. Soll. Gen. My Lord, there has been all the Care taken that the Nature of the Thing was capable of, to prevent any Complaint of this kind. Order was given, that my Lord and these Gentlemen should have Notice as early as was possible. As soon as ever Mr. Attorney-General had had an Opportunity of looking into the Evidence, Notice was given them, that they should be tried, and that this was the Day appointed for their Trial. But there shall be no contending in a Matter of this Nature for a Day. If it be desired, and the Court please to put it off till to Morrow, we are contented; but there can be no Reason to put it off for a longer Time. As there is always a Tenderness to be used, and I know will be?

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and, as far as I am concerned, always shall be towards Persons in these Circumstances; fo there is a Regard to be had towards the Government and the Publick. I am fure if the Accufation that is against these Gentlemen is true, the Government is highly concerned that this Matter should come to a speedy Examination, and that Persons that enter into such Designs be brought to Judgment. The Charge in the Indictment is of fuch a Nature as draws very great Confequences along with it; it concerns no less than the Life of the King and Queen, the Destruction of the Fleet of the Kingdom, and the Invation of the Realm by the Forces of a Declared Enemy. These are the Things that the Profoners are charged with, and certainly thereought to be no Delay in the fearching into fuch Matters as these. They have had a Week's Notice of Trial already, and for mamy Days of that Week, at least they have had as many Council to assist them as they defired, and all the Sollicitors that they had a Mind to, have had free Access to them; so that they have wanted no Opportunity to prepare for their Trial that Men in their Circumstances could have. As to what has been faid with relation to the Jury, the Law indulges them in the Number of their peremptory Challenges, without being put to thew Cause, and the Court hath granted them at the very Inflant of their Pleading, a Copy of the Pannel; and there is a reasonable Time between this and to Morrow for their making fuch Enquiry into the Jury as is justifiable, and fit to be made: But if by Time to look into the Jury, it be meant, that there may be a Time for tam-pering, that I am fure your Tenderness of the Government will not permit; you will take Care as much that no fuch thing be done, as you will, that they should not be surprized. If your Lordships are pleased, that the Trial be put off till to Morrow, we will be ready to Morrow to attend it.

L. Preston. My Lord, 'tis a very hard Presumption that Mr. Sollicitor makes of our asking a Copy of the Pannel, that it is with a Defign to tamper

with the lury.

Mr. Soll. Gen. I did not fay fo, but I faid till to Morrow was Time enough to make a justifiable

L. Preston. But if I be to be tried to Morrow, I am willing to be tried to Day, for I am as ready

now as I shall be then.

L.C. J. Holt. It may be so, and as ready as you will be after the Term; but I know not what your Lordship means by expressing such Resentment, that because you can't have what Time allowed you would, therefore you will have none, but be tried now.

L. C.J. Pollexfen. You may have Time enough to prepare yourfelf as to the Jury, certainly, be-

tween this and to Morrow.

Mr. Serj. Thompson. My Lord, we that are for the King, have given these Gentlemen Notice long chough to be prepared, if we should try them now; for that's the Time we gave Notice for: But because we would indulge them as far as we could, we are willing that they should have till to Morrow, and intending them that Kindness, are not ready to try them to Day, and there can be no Pretence for them to put off their Trial any longer; for there can be no want of Evidence as to the Fact we can charge them with; for all the Evidence that we shall bring against them was taken from themselves, or the greatest Part of it.

I. C. J. Holt. Well, what Time will you be ready then?

Mr. Serj. Thempson. To Morrow Morning.

L. C. J. Holt. Then to Morrow at Eight o'Clock you are to be tried.

L. C. J. Pollexfen. My Lord Preston, do but confider you have had feven Days Notice, and to Morrow makes cight.

L. C. J. Holt. You had Notice for this Day,

this Day feven-night.

Mr. Albton, But we have had only three Days Time to confult with our Council, though we defired we might have our Council come to us that

Mr. Soll. Gen. They were told, they must apply themselves to the King for that at the same

Time.

Mr. Albton. We did so that Night to my Lord Sidney; then Sunday interven'd, which was no Day for Bufiness, and we could not have our Order. On Monday we could not have it till Night; fo that it was Tuesday before we could get any body to us. My Lord, it is a weighty Concern, and all fuch halfy Proceedings were thought very hard in the late Times, and particularly the denying Mr. Cornish Time; and 'tis one of the Reasons given in this King's Declaration for his coming here into England, the Hardships that the Law laid upon Men in their Trials, which he came to pre-

L.C. J. Pollexfen. The Hardship that was upon Mr. Cornish was, that he was taken upon the Tuesday off from the Exchange, and tried before that Day seven-night, and that was hard indeed: But besides, he was taken about his Business off from the Exchange. I know not whether you were about your Business, your lawful Business, when you were taken, God of Heaven knows that. And pray confider, here is a Matter of very great Consequence on the one Side, and on the other: For if Men be plotting against the Government, to give them Time to carry on their Plots will be mischievous on that Side.

Mr. Ashton. My Lord, till that be legally proved before your Lordships, that is but a Sup-

position.

L. C. J. Pollexfen. That will lie upon them to prove.

L.C.J. Holt. Mr. Ashton, we are to suppose you

not guilty, till you are proved guilty.

Mr. Alhton. Then, my Lord, the Law says we may except against so many Persons; what is the End of the giving us a Copy of the Pannel? 'Tis not to be presumed we can do it by their Faces; for what can I say to the Face of one I never saw? We must enquire concerning the Men, and that is a Work of Time; for some of these Gentlemen, I presume, live eight or ten Miles out of Town. Is it possible for me before to Morrow Morning eight o'Clock to fend to thirty-five Men to enquire after them?

L. C. J. Holt. No, nor is it intended you

L. C. J. Pollexfen. Nay, if you intend to fend to the Jury-men, we have no Reason to give you Time.

Mr. Ashton. I mean to enquire after the Men, their Lives, what Religion they are of, what fort

of Men they are.

L. C. J. Holt. I suppose they are all Protestants of the Church of England; but suppose they are all Strangers to you, and yet good and

### 1690. O. B. J. Ashton and Edmund Elliot, for High Treason. 417

lawful Men of the County, and there be no Difference between you and them, then they are fit to try you.

Mr. Albton. 'Tis true, my Lord, but if I have Liberty to except against thirty-five, I ought to

know fomething of them.

L. C. J. Pollexfen. Yes, and inform yourself as well as you can of them, but not to fend to them, that is not to be permitted.

L. Preston. There is another Point to enquire of them, and that is, whether they be Freeholders

L. C. 7. Pollexfen. We have neither your Lordship's Affidavit, nor the Oath of any other Person,

only an Allegation.

L. C. J. Holt. My Lord, you must expect your Trial to Morrow Morning; we cannot put it off, we are limited in Time, the Sessions can hold no longer than Monday, because of the Term.

Mr. Albton. Then will your Lordship please to

put it off till Monday?

L. C. J. Holt. No, we shall not have Time to do it, it may be a long Trial.

L. Preston. I protest to your Lordships, I cannot be ready to Morrow to make that Desence I defire, and defign to make, and which I may make if your Lordships give me a longer Day.

Clerk of Arr. Here is a Copy of the Pannel for

your Lordship.

It was delivered to the Lord Preston, who

gave it to bis Sollicitor. Mr. Ashton. My Lord, we shall not have Time

to enquire into the Jury.

L. C. J. Holt. Look you, we are not bound to do this, but you have it as foon as you have

Mr. Albton. My Lord, it will take up five or fix Hours in Writing of it out, and we must each

have a Copy.

Mr. Soll. Gen. They are all joined in one Indictment, and have joint Council, and joint Sollicitors, as we are informed.

Mr. Ashton. Then I hope you will allow us Li-

berty till Monday for our Trial.

L. C. J. Pollexfen. The Court cannot allow longer Time; the Court here can fit no longer than Monday, and here must needs be a great deal of Business to do of the ordinary Business of the Seffions, and when that Day comes, perhaps it will not ferve to go through with the Trial, and then it must be adjourned till after the Term, and in the mean while, some are in hopes the King of France may come and determine the Matter.

Mr. Ashton. Pray, my Lord, Let no Suggestion against us, preposses the Opinion of the

Court before we be tried.

L. C. 7. Pollexfen. I don't suggest any thing, but 'tis in the Indictment alledged against you, and that you are to be tried upon, and if such Things be there suggested, as we would give you all reasonable Time for your Defence, so we must take Care that the Government sustain no Hurt by Delays.

L. C. J. Holt. It is observed by the King's Council, that they are Things of very great Consequence, and therefore they press for the

L. C. J. Pollexfen. I cannot believe but that you will be as ready to Morrow, as you can be on

Mr. Ashton. The Government cannot be prejudiced by putting of it off till Monday, fure.

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L. C. J. Pollexfen. The Evidence that is to convict you, lies all on their Side that are for the King, and I cannot imagine where your Witnesses should be, unless they are in France; but you had Reason to expect your Trial, being apprehended in the Manner as you were, and to provide for it.

L. C. J. Holt. The want of Witnesses is only a Surmise, and a Pretence, for there is no Oath of any Witnesses that they want, or who they are: Indeed, if we had Oath made that they wanted material Witnesses, and to material Points for their Defence, that might be Occasion for our further Consideration; but shall we put off a Trial upon a bare Suggestion of the Want of Witnesses? Sure

that was never done.

L. C. J. Pollexfen. Name any one particular Man that is your Witness, and the particular Thing that he can prove; for if any of your Witnesses do know any thing of this Kind, it must be Particulars, and not Generals: If you will not name them, it is plain, it is only a Pretence you insist upon for Delay.

Mr. Ashton. My Lord, I insist upon the Point of the Jury, that we have not Time to look after

L. C. J. Holt. Then that of the Witnesses is waved.

L. Preston. 'Twas I that defired Time for my Witnesses.

L. C. J. Pollexfen. But you neither name them, nor bring us any Oath about them, or of any thing

they can prove for you.

L. C. J. Holt. Pray don't spend the Time of the Court, nor your own Time unnecessarily, you must prepare for your Trial to Morrow.

Mr. Ashton. My Lord, there is not a Person in Court, I believe, but will think it hard that we are so streightned in Time.

L. C. J. Holt. The Time you have had Notice

to prepare for your Trial, is sufficient.

Mr. Ashton. Mr. Cornish's Case has been complained of as a very hard Case in this very Respect, and we would hope, the King that now is, came to reform such Abuses.

L. C. J. Holt. You have been already told, wherein the Hardship of that Case lay, I am sure yours is not like it; but take Notice, we will be fitting here punctually at Eight.

L. Preston. Will your Lordship please to let us have our Council come to us, and our Friends?

L. C. J. Holt. Yes fure, you shall have all that is necessary for your Defence that we can allow you, but unnecessary Delays must be avoided.

Then the Prisoners were taken away by the Keeper of Newgate to the Goal.

#### SABBATI, 17 Fanuary, 1690.

HIS Day, between the Hours of Eight and Nine in the Morning, the Court being fat, and those Persons who were return'd upon the Jury were called over twice, and their Appearances recorded; then the Prisoners were brought to the

Clerk of Arr. You the Prisoners at the Bar, these Men that you shall hear called and personally appear, are to pass between our Sovereign Lord and Lady, our King and Queen, and you, upon Trial of your feveral Lives and Deaths; if therefore you, or any of you, will challenge them, or any of them, your Time is to challenge them Hhh

as they come to the Book to be fworn, and before

they be sworn.

L. Presson. My Lord, I beg your Lordship will inform me, whether if I have any thing to offer to the Court, it is proper before the Jury be impan-

nelled, or after.

L. C. J. Holt. My Lord, I don't know what your Lordship has to offer; I think you have nothing to offer why the Jury should not be sworn, for now your Lordship has put yourself upon your Trial, and are going to proceed in that Trial, and the Jury are going to be sworn: If you have any thing to offer, as to them, you may challenge

L. Presson. Truly, my Lord, I have something to offer, but it is only what I did humbly offer Yesterday, and that is, That my Warning was fo short, that I am not prepared for my Trial. We had not above three or four Days wherein we might confult about it, all the former Time we have been kept close Prisoners; we are now brought here to be tried, without having Time to look into the Pannel of our Jury. The Pannel we had not till Yesterday, and I humbly beg, that I may have some Time to prepare for my De-

L. C. J. Holt. My Lord, this is that which you insisted upon Yesterday. Your Lordship said you wanted Witnesses, and your Lordship did not then mention what Witnesses you wanted, nor was any Oath made of any one that you wanted; and therefore the Court over-ruled you, and wished you to prepare for your Trial, and would not put it off: For if it should not be to Day, but should be put off till another Time, it must be the putting of it off till another Sessions; for we are streightned with it in Point of Time, for the Seffion can last no longer than Monday, and you have had convenient Notice.

L. Presson. Truly, my Lord, I think it is hard when my Life and Fortune, and all are concerned, that I should be hurried on to a Trial, only because the Court is streightned in Point of Time; and yet that is the only Reason that I can perceive why such Haste is made. I desire a little more Time to prepare myself, and I think it very hard I should be denied; I must submit it to your Lordships: If you will not allow me Time, I can-

not make my Defence as I would.

L. C. J. Holt. My Lord, as to the Shortness of the Time, that is no Objection; you have had convenient Notice; as much Notice as the Law requires, and as much Time as without particular Cause shewn, hath here at any Time been given in fuch a Case. If indeed there had been any particular Reason offered for putting off the Trial, and you had made it appear by Oath, the Court possibly might have put off the Trial; but because your Lordship only suggested you wanted a Witness, naming neither Person, nor Place, or Matter such Witness should prove, they are of Opinion no Cause appears for such Delay of your

L. Presson. My Lord, I affure you I am not prepared for my Trial.

L. C. J. Holt. My Lord, the Court over-ruled

this Matter Yesterday, it cannot be put off. Mr. Soll. Gen. My Lord, I would humbly offer your Lordship one Thing before the Jury be called and sworn. By the Law, these Gentlemen at the Bar have the Privilege to challenge peremptorily to the Number of Thirty-five; which is fo

great a Number, that if each of them severally take Advantage of it (as they may do by Law. and God forbid they should be denied any Advantage the Law gives them) it will be next to impossible to have a sufficient Number of Jurors appear so as that we may proceed in the Trial.

L. Preston. Truly, my Lord, we don't hear

what Mr. Sollicitor fays.

L. C. J. Holt. Do you not? Then I'll tell you what he fays when he has done: Go on, Mr. Sol-

Mr. Soll. Gen. My Lord, all that I would know of them is, whether they intend to take the Advantage that the Law gives them, of fingle and particular Challenges; for then they must be tried severally; or whether they will be content that the same Persons that are challenged by any one, shall stand challenged for all three. I leave it to them to take their own Choice; let them do what

they please in it.

L. C. 7. Holt. My Lord Preston, Mr. Sollicitor tells you what the Law is, that every one of you may challenge five and thirty without Cause; and if the Court should proceed to try you all together, and every one of you should challenge five and thirty, perhaps a fufficient Number will be wanting to try you: The Number challenged will then amount to 105 in all. If so be you agree in your Challenges, that what one challenges shall be challenged by the other two, then the Court will go on, and try you all together, otherwise they will be forced to sever you; therefore he desires to know, whether you will join, or fever in your Challenges.

Mr. Soll. Gen. Take your own Choice, Gentle-

men, and do what you think best.

L. Preston. My Lord, the Matter of Challenging is so great an Advantage to a Man upon his Life, that for my Part I must insist upon that which the Law gives me, to challenge as many for myself as I think fit, to the Number that the Law allows me.

L. C. J. Holt. My Lord Preston says he will, as 'tis fit he should, take all Advantages he can:

What fays Mr. Ashton to it?

Mr. Albion. My Lord, I expect the same Ad-

L.C. J. Holt. You must have it; it is not proposed to preclude you from any Advantage that the Law allows you: If you infift upon that Advantage, you must have it, and then you must be tried feverally.

Mr. Soll. Gen. Then, my Lord, fince they are pleased to declare they will sever in their Challenges, we must desire to sever them in their Trial, and to begin with the Trial of my Lord

Preston.

Mr. Ashton. My Lord, I desire the Liberty to

be by when my Lord is tried.

L. C. J. Holt. No, no, that is not to be permitted.

Mr. Serj. Thompson. If you had joined in your Challenges, then you had been tried all toge-

L. C.J. Pollexfen. That Advantage you lose by fevering in your Challenges; you lole the Affiftance of each other at your Trial.

L. C. J. Holt. That is the Consequence; but

do as you please; set them by.

L. C. J. Pollexfen. It may be they do not fo well weigh the Consequence, therefore call

### 1690. O.B. J. Ashton and Edmund Elliot, for High Treason. 410

Gentlemen, do you consider the Consequence of your not joining in your Challenges? You must not be by, if my Lord Preston be tried by himself, but must withdraw, and thereby you will lofe the Advantage of helping one

Mr. Elliot. My Lord, I defire to be tried alone.

Mr. Ashton. And so do I, my Lord.

L. C. J. Holt. Then, Captain Richardson, take them away.

Afterwards the Court was informed that Mr. Elliot defired to be tried with my Lord Preston, and thereupon they were called again.]

L. C. 7. Holt. Gentlemen, do vou desire to be

tried alone, or with my Lord Preston?

Mr. Elliot. My Lord, if you please, I defire to

be tried with my Lord.

Mr. Soll. Gen. Then we will try my Lord

Preston by himself.

Mr. Soll. Gen. Does Mr. Ashton defire it too? Mr. Ashton. No, my Lord, I defire to be tried by myfelf.

Mr. Soll. Gen. Then we will try my Lord

Preston by himself.

L. C. J. Holt. Mr. Elliot, the King's Council do not think fit to try you with my Lord Preston, without Mr. Ashton; and unless you will all join, you must all be tried severally.

Mr. Elliot. I can only answer for myself. Mr. Ashton. I am for being tried alone.

L. C. J. Holt. Then my Lord Preston must be tried alone.

[The other two were carried back to Newgate, and the Lord Preston was bid by the Clerk to look to his Challenges.

Clerk of Arr. Sir Goddard Nelthorp, Baronet.

Challenged.

Sir Thomas Cooke, Knt. Challenged. Sir William Hedges, Knt. Challenged. James Boddington, Esq. Challenged. Thomas Johnson, Esq. Challenged. Thomas Johnson, Esq; Challenged.
Ralph Bucknal, Esq; Challenged.
Craven Peyton, Esq;
L. Presson. I do not except against him. Sworn.

Clerk of Arr. Then swear Mr. Peyton. [Which

was done.

Lucy Knightley, Esq; Challenged. Scory Barker, Eiq; Challenged. Thomas Cuthbert, Esq; Challenged. Alban Chaire, Esq, Challenged.
John Herbert, Esq, Challenged.
Hugh Squire, Esq;
L. Presson. I have nothing to say to him. Sworn.

Clerk of Arr. John Tully, Esq; Challenged. George Ford, Esq;

L. Preston. I do not challenge him. Sworn. Clerk of Arr. Henry Whitchcot, Esq; Challenged. John Crosse, Esq; Not appeared. Thomas Smith, Esq; Challenged.

William Withers, Esq; Challenged.

Richard Cradock, Esq;

Mr. Cradock. My Lord, I know not how I came to be summoned upon this Jury; for I am no Freeholder.

L. C. J. Holt. Then set him aside. Clerk of Arr. John Cane, Esq, Challenged.

William Jacomb, Esq; Mr. Jacomb. My Lord, I am no Freeholder. L. C. J. Holt. How long have you not been a Freeholder?

Mr. Jacomb. Near these four Months. Vol. IV.

L. C. J. Holt. Give him his Oath. Which was done.

Have you no Freehold in the County of Middlesex in your own Right, nor in the Right of

your Wife?

Mr. Jacomb. No, my Lord.

L. C. J. Holt. Then you must go on to the next.

Clerk of Arr. Joseph Dawson, Esq; Mr. Dawson. My Lord, I am an antient Man, and not fit to serve upon the Jury.

L. C. J. Holt. Well, now you are here, for this Time serve, we will excuse you hereaster.

Mr. Soll. Gen. My Lord, we challenge him for

the King.

L. Preston. My Lord, I desire to know when any one is challenged for the King, whether they must not shew Cause.

L. G. J. Holt. By and by, if there be not enough

they shall shew Cause.

L. C. J. Pollexfen. You shall have all that the Law allows you certainly, my Lord.

Clerk of Arr. Thomas Austin, Esq., Not appeared.

Richard Paget, Esq;

L. Preston. Has this Gentleman any Freehold? Mr. Paget. Yes, my Lord, I have in the County of Middlesex.

L. Preston. I do not except against him.

Mr. Serj. Tremain. My Lord, we challenge him for the King.

L. Preston. My Lord, I humbly defire they may

shew their Cause.

L. C. J. Holt. My Lord, Cause is not to be shewn by the King's Council till all the Pannel be gone through; and then, if there be not twelve left to try, then they are bound to shew Cause; that is the Law.

L. Preston. My Lord, it is a Thing of a very tender Concern to me; I desire to know, if it be not usual that they should assign the Cause, when they challenge any for the King: For if it be not according to Law, it may be a Prejudice to me; and I defire I may have Council heard to that Point.

L. C. J. Holt. My Lord, shall we assign Council to dispute Matters not disputable? There is not any more clear Case in all our Law than that: If your Lordship please, you shall have a Book to read, that the King is not bound to shew Cause till the Pannel is gone through.

L. Presson. Then I don't insist upon it.
Clerk of Arr. Walter Bridal, Esq; Challenged. Samuel Hodgkins, Esq; Challenged. Thomas Elton, Esq;

L. Preston. I do not challenge him.

Mr. Serj. Tremain. Then we challenge him for the King.

Clerk of Arr. Arthur Bayly, Esq;

L. Preston. I have nothing to say against him.

Clerk of Arr. John Milner, Esq; Not appeared. Richard Page, Esq; L. Preston. I do not except against him.

Mr. Serj. Thompson. Then we challenge him for the King.

Clerk of Arr. Richard Marsh, Eig;

Mr. Marsh. My Lord, I defire to be excused; I am not fit to ferve upon a Jury.

L. C. J. Holt. Why?

Mr. Marsh. Iam thick of Hearing.

L.C. J. Holt. Methinks you hear me very well.

Mr. Marsh. Truly, my Lord, I do not hear well.

L. C. J. Holt. Well, you may spare him if there be enough.

L. Presson. My Lord, I do not challenge him; I desire he may be sworn.

Mr. Serj. Tremain. We challenge him for the

ling.

Clerk of Arr. Thomas Harriot, Esq; Challenged.

Nath. Wall, Esq;

L. Presson. I do not except against him.

Mr. Soll. Gen. We challenge him for the King. Clerk of Arr. Matthew Browne, Gent.
L. Preston. I do not challenge him.

Mr. Serj. Tremain. We challenge him for the

Clerk of Arr. Thomas Crosse, Gent. Not appeared. Robert Breedon, Gent.

L. Presson. I have nothing to say against him.

Sworn.

Clerk of Arr. James Partherick, Gent. Challenged.

John Baily, Gent. Challenged.

William Bourne, Gent. Challenged.

Henry Gerrard, Gent. Challenged. Richard Cooper, Gent.

L. Presson. I say nothing to him.
Mr. Serj. Thompson. I challenge him for the

King.

Clerk of Arr. John Bignal.

L. Preston. I do not challenge him.

Clerk of Arr. James Ferne, Gent.
L. Preston. I do not challenge him. Sworn.
Clerk of Arr. Robert Longland, Gent. Challenged.
Edmund Salter, Gent. Challenged.
John Howlet, Gent. Challenged.

Sworn.

Richard Fitz-Gerald.

L. Presson. I do not except against him. Mr. Serj. Tremain. We challenge him for the King.

Clerk of Arr. John Owling, Gent.

L. Preston. I do not except against him. Sworn.

Clerk of Arr. Mark Lawne.

L. Presson. I do not challenge him. Sworn.
Clerk of Arr. Thomas Battle. Not appeared.
Francis Chapman, Gent. Challenged.
Gilbert Urwin, Gent. Challenged.
Richard Bealing, Gent. Challenged.
Edward Fuller, Gent.

L. Presson. I do not challenge him. Sworn.

Clerk of Arr. John Collins, Gent.

L. Presson. I do not challenge him. Sworn. Clerk of Arr. Thomas Hollings.

L. Presson. I have nothing to say against him.

Mr. Serj. Tremain. We challenge him for the

Clerk of Arr. William Silcock, Gent. L. Presson. I do not challenge him.

Mr. Serj. Tremain. We challenge him for the

Clerk of Arr. John Presson, Gent. Challenged. Thomas Wright, Gent. Challenged. Benjamin Boultby, Gent.

L. Presson. I do not challenge him. Sworn.

Then they were counted, and the twelve fworn were those whose Names follow.

#### JURORS.

Craven Peyton, Esq; Ilugh Squire, Esq, George Ford, Esq;

Arthur Baily, Esq; Robert Breedon, Gent. John Bignal, Gent. James Ferne, Gent. John Owting, Gent. Mark Lawne, Gent. Edward Fuller, Gent. John Collins, Gent. Benjamin Boultby, Gent.

Then Proclamation for Information and Evi-

dence was made as usual.

Clerk of Arr. Sir Richard Grahme, Hold up your Hand - [Which he did] - Gentlemen, you that are sworn, look upon the Prisoner, and hearken to his Cause. He stands indicted by the Name of Sir Richard Grahme, late of the Parish of St. Anne within the Liberty of Westminster, Baronet, together with John Ashton, &c .-- prout in the Indictment mutatismutandis-and against the Form of the Statute in that Case made and provided. Upon this Indictment he hath been arraigned, and thereunto hath pleaded Not Guilty, and for his Trial hath put himself upon God and his Country, which Country you are; your Charge is to enquire, whether he be Guilty of this Felony and High Treason whereof he stands indicted, or Not Guilty. If you find that he is Guilty, you are to enquire what Goods or Chattels, Lands or Tenements he had at the Time of the Felony and High Treason committed, or at any Time since. If you find him Not Guilty, you are to enquire whether he fled for it. If you find that he fled for it, you are to enquire of his Goods and Chattels, as if you had found him Guilty. If you find him Not Guilty, nor that he did fly for it, you are to fay fo, and no more, and hear your Evidence.

Mr. Knapp. May it please your Lordship, and you Gentlemen of the Jury, This is an Indictment of High Treason against my Lord Presson, who is indicted by the Name of Sir Richard Grahme, Baronet, and stands now Prisoner before you at the Bar; and the Indictment fets forth, that the Prisoner, together with one John Ashton and Edmund Elliot, as false Traitors against our Sovereign Lord and Lady, King William and Queen Mary, not weighing the Duty of their Allegiance, the 29th of December, in the second Year of their now Majesties Reign, at the Parish of St. Clement Danes, in this County of Middlesex, did conspire, consult and imagine, to depose their Majesties from the Throne and Govern-ment of these Kingdoms, and to bring the King and Queen to final Death and Destruction, and to levy War within this Kingdom, and procure an Invasion to be made here; and that to bring their Treasons to pass, they did prepare and compose, and cause to be prepared and composed divers treasonable Letters, Notes, Memorandums, and Instructions in Writing, which were to inform the French King and his Subjects, and other Enemies of the King and Queen, of the Number, Force and Condition of their Majesties Ships, and how some of them were Mann'd, and the Names of several of the Commanders of them, and how the Castles and Forts of Portsmouth, South-Sea, and Gosport, within this Kingdom were fortified, and how they might be seized and surprized by the King's Enemies; as also to inform them of the Time, Places, Ways and Means how they might invade this Kingdom, depose their Majesties, and fight with

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their Ships against their Majesties Ships, and cause and procure great Forces to be raifed against the King and Queen, and fend Ships to plague the City of London, and War and Rebellion within the Kingdom to procure; and that they did knowingly and fecretly prepare and conceal two feveral Bills of Exchange for the Payment of Money to the King's Enemies, and got these Bills of Exchange, Letters, Notes and Memorandums, into their Custody; and afterwards, the 30th of December, for the Sum of one hundred Pounds, by them, or fome of them paid, they did hire a Ship to carry them and the faid Bills of Exchange, Letters, Notes, Memorandums, and Instructions, into Parts beyond the Seas, to, and among their Majesties Enemies; and did also prepare a Boat, which was to carry them to the Ship, and accordingly they went into the Boat, and went on Board the Ship with the Bills of Exchange, and Papers aforesaid; and being on Board they set Sail, and made away towards France with those Bills of Exchange and Papers, with Intention to differse them, and to perfect their said Treasons. And the Indictment further fets forth, that there was, and is a War between our King and Queen and the French King, and the People of those Parts, under his Dominions, who are Enemies of the King and Queen. The Prisoner, together with those other two named before, as false Traitors, did adhere to the Enemies of the King and Queen; and to bring about this Treason, they did procure such Bills of Exchange, Letters, Notes, Memorandums and Instructions, and did hire such Ship and Boat to carry them and those Papers into France; and did go on Board the faid Ship, and failed away for France, with Intention to aid and affift the King's Enemies in Counsel and Intelligence, by those Papers, and Bills of Exchange, as I before opened unto you; and this is laid to be against the Duty of his Allegiance, against the Peace of their Majesties, their Crown and Dignity, and against the Form of the Statute in that Case made and provided. To this Indictment, Gentlemen, the Prisoner pleaded, he is not guilty; and for his Trial hath put himself upon his Country, which you are. If we prove him guilty, it is your Duty to find him fo.

Mr. Soll. Gen. My Lords and Gentlemen of the Jury, the Indictment hath been opened to you at large, and I do not doubt but you have observed it: It consists of two Parts, which are formed upon two several Branches of the Statute of the 25th of Edward III. The one is for compassing and imagining the Deposing and Destruction of the King and Queen; the other for aiding and assisting the King and Queen's Enemies.

Treason, Gentlemen, consists in the Imagination of the Heart; but because that Imagination of the Heart can be discovered no other way but by fome open Act, therefore the Law doth require, that some Overt-Act, manifesting that Intention and Imagination, be assigned and proved. I doubt not but you have observed that there are several Overt-Acts of both these kinds of Treason, assigned in this Indictment.

Gentlemen, the general Defign of the Conspiracy (as will appear by the Evidence) was this: The King and Queen were to be deposed, and this was to be effected by a French Army, and a

French Fleet.

It will be easily granted, that nothing more dreadful can enter into the Imagination of an

Englishman, than the Dest ruction of our Fleet, and the Conquest of the Kingdom by the Arms of

But yet it will be part of the Evidence that we shall offer to you, that the Prisoners, and others of the Conspirators seem to be of another Mind; for amongst the Papers which were taken with the Prisoners, you will sec one, which is stilled, The Result of a Conference, wherein they pretend to shew the Possibility of Restoring King James by the Power of the French King, and yet to preserve the Protestant Religion, and the Laws and Liberties of the Kingdom. They themselves went no farther than to think it possible; and I believe it will be hard to perswade any other Englishman, that it is possible, unless one Instance could be given, that the French King ever employed his Arms for fetting up any body but himfelf, his own Religion, and his own Government. I never heard that he did pretend to form any Part of his Glories upon the Virtue of Moderation, or Self-denial. And there can hardly be imagined a greater Instance of Self-denial, than for the French King, after he had destroyed the Dutch and English Fleets, and subdued our Forces at Land, not to make use of his Success, so as to add these three Kingdoms to his Conquests, and possess himself of the uncontested Dominion of the Sea for ever, but only to entitle him, at so great Hazard and Expence, to become a Mediator between King James and the People of England, and, by his Mediation, to establish the Protestant Religion, and the Liberties of the People: And yet, as absurd as this seems, you will find this to be the Result of one of their Conferences. I did never think it was the Part of any who were of Council for the King in Cases of this Nature, to endeavour to aggravate the Crime of the Prisoners, by going about to put false Colours upon Evidence, or to give it more than its due Weight; and therefore I shall be fure to forbear any thing of that Nature. But I think it my Duty to give some short Account of the Nature and Course of the Evidence to be produced to you; which confisting of several Sorts, it will be in some fort necessary to open it, that you may the more clearly apprehend it, and with more Ease make your Observations upon it.

Gentlemen, we shall produce in Evidence, as well living Witnesses, as Papers and Writings, which by a strange kind of Providence were taken upon my Lord Preston, and the other two Persons named in the Indictment, when they were apprehended; and therein this Defign that I have opened to you, will be made evident beyond all

Contradiction.

As to the living Witnesses, the Course of the Evidence will be this. One Nicholas Pratt is the Owner of a Smack, called the Thomas and Elizabeth, he does usually entrust his Wife, Jane Pratt, with the hiring out of this Smack; William Pafely is Master of the Vessel, and has of late been made a Part-Owner, to protect him from being press'd; for it is a Privilege that the Owners of Vessels claim, not to be

Some Time fince (the Witnesses will tell you the precise Time) this Jane Pratt was sent for to one Mr. Burdet's House in the City, where she met with Mr. Ashton, who desired to know, whether the could undertake to convey him

and fome others, with Safety into France. She faid, she did not doubt but she could do so; and thereupon Mr. Astron told her, that he and his Friends were Merchants, and Traders, and that they should make great Advantage, to the Value of a Thousand Pounds at least, if they could be there quickly. Their Discourse went no farther at that Time; but Mrs. Pratt was appointed by Mr. Albton to bring the Master of the Vessel along with her, for he had a Mind to discourse himself with the Master, and they were to meet at the Wonder Tavern in Ludgate-street; and because there should be no Mistake about the Meeting, Mr. Albton gave the Woman a Note of Direction in Writing, ready to be produced.

Accordingly, by the 29th of Decemb. Mrs. Pratt and the Master, came to the Wonder Tavern, where Mr. Albion met with them, and there they treated of the Price to be given for the hiring of this Vessel to carry them to France, and I think 150 Guineas was the Sum then infifted upon, but no Bargain was made at this Time; but there was a new Appointment to meet the next Day, which was the 30th of December, at Mr. Burdet's

The next Day, when fhe and the Mafter came thither, they found there together Ashton and Elliot, the two other Persons named in the Indictment, and there this Matter was treated of with great Secrefy in Mrs. Burdet's Bed-Cham-

And they came to an Agreement, that 100 l. should be the Sum to be paid to Mrs. Pratt for conveying into France, Ashton and Elliot, and two other Persons. So the Contract was originally made for others befides Mr. Ashton and Elliot, and the Money was actually deposited by Mr. Ashton and Elliot in Mrs. Burdet's Hand, and a Six-pence was broken; one Half of which was delivered to Mrs. Burdet to keep, the other Half Mr. Ashton was to take along with him, and when the Master had fafely landed them in France, Mr. Ashton was to deliver his Half of the Six-pence to the Mafter; which being brought to Mrs. Burdet, either by him or Mrs. Pratt, upon the joining of the two Pieces together, the Master was entituled to receive the hundred Pounds.

The next Appointment was to meet at one Mr. Rigby's House in Covent-Garden, and that was to be on the one and thirtieth of December, when the Voyage was to be begun: And the Tide not ferving to go through Bridge till late, the Appointment was to meet the later. When they Mrs. Pratt and the Master, came there, they found only Mr. Ashton and Mr. Elliot; but before that Time Care was taken to provide a Sculler at Surry-Stairs, to be ready to carry them on Board the Smack, and the Waterman was appointed to stay in a little Ale-house thereabouts, to be ready when

he should be called.

About ten o'Clock at Night four Persons came down together, and went into this Sculler with the Master of the Smack, and made what Haste they could through Bridge till they came to Pickle-herring Stairs, over-against the Tower, where the Smack lay, and there went aboard the Master and these four Persons, my Lord Presson, a Servant of my Lord Preston's, Mr. Ashton, and Mr. Elliot.

The Smack fet Sail immediately after they were on Board, and their Haste made them carry away the Waterman's Coat, which he had lent them whilft they were in the Sculler, and that

Accident was the Occasion of discovering who the Waterman was that carried them from Surry

After they were on Board the Smack, they were possessed with great Fear of being surprized. They knew the Nature of the Business they were about, and the Danger they were in, if they should be discovered; and therefore when they were to pass by the George Frigate, a Man of War that lay in the River, they defired the Master to hide them, which he did, by putting them under the Quarter-Hatches, a Place where they could not stand or fit, but must lie along on the Ballast. When they were passed by the George Frigate, they quitted that Place; but when they were near the Block-House at Graves, they grew apprehensive, and they defired to be hid a second Time, which was accordingly done.

And they continued to lie in that Place till they were taken; and it was a happy Thing they did so. The Place was such, that they had not any Possibility of throwing away their Letters and Papers, though they had made Preparation for it in Case of any Accident, having tied them together, and fix'd a Piece of Lead to them, that so if they saw themselves in Danger of being taken, they might casily sink the Pacquet: But being so close that up in this Place, that they could not execute their Purpose, the Papers were taken, and will be offered to you in Evi-

Gentlemen, Captain Billop, by the Order of a noble Lord, now present, was directed to use his utmost Diligence to seize some dangerous Persons, of whose Design of going beyond Sea for some very ill Ends, an Intimation had been given. He got ready a Pinnace well Mann'd, and went in Pursuit of them down the River; and both as he went and return'd, he took Care to fearch suspected Vessels. When he came to this, he demanded of the Master what Number of Men he had on Board, pretending he came to press Men: The Master told him he had but three, and for those he had a Protection. But the Captain faid he must be better satisfied, and must search the Vessel; and in the Search he found these four Persons lying concealed in this fecret Place, under the Quarter-

As they were taken out one after another, one of the Seamen observed Mr. Ashton to take up a Bundle of Papers from off the Ballast, and put it in his Bosom; and near the Place where Papers lay, he took up two Seals, which after proved to be my Lord Preston's Seals when he was Secretary. Captain Billop being inform'd of this by that Scaman, he put his Hand into Mr. Ashton's Bofom, and took away from him the Bundle of Papers with the Lead fix'd to it.

When they were put on Board the Captain's Pinnace, they all preffed him much, that he would let them go on Shore at Gravesend, pretending want of Refreshment, they not having eaten, and the Night having been cold; but he did not think that proper nor fafe, but told them, they should go on Board the George Frigate, and refresh them-

When they came on Board the George Frigate, all the three Gentlemen, and my Lord Preston in particular, were very earnest with Captain Billop to dispose of the Bundle of Papers, mixing extraordinary Promises with great Complements.

Not

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Not prevailing there, when they were returned to the Pinnace, they renew'd their Sollicitations, and one of them told him, it would be easy to remove all Suspicion, by fixing the Lead to some other Papers of little Signification, which were found in my Lord *Preston*'s Pocket, which he might produce, and they would without Difficulty pais for the Papers that were taken.

But the Captain was too just to comply with this Proposal. When they found he was not to be moved, you will find from the Witnesses, that their Promises were turned into Threats, and they used

another fort of Language.

When they were brought to Whitehall Stairs, upon their Landing they gave Money to the Matter and the Seamen, defiring them to fay, they were hired to go for Flanders, and not for France.

Gentlemen, These Things which I have opened, carry a strong Presumption of Guilt, for Englishmen, especially one of that Quality of my Lord Preston, to go into the Country of an Enemy without any manner of Passport, and in such a Manner as they could not expect but to be seized for Spies, unless they were assured, that their Character was so well knwn there, that they should be look'd upon, not as Persons coming to get Intelligence, but to give it; unless they were well assured of a good Reception when they came there.

But there is no Occasion to leave any thing to conjecture in this Case; what is contained in these Papers makes the Design of the Voyage beyond Dispute. I think, Gentlemen, after you have heard the Evidence, you will be very well satisfied, that my Lord Presson, and the other two who stand indicted, were equally concerned in the Papers; they were all alike earnest to preserve them from being seen; they all sollicited for the disposing of them, and promised Rewards if they might prevail.

Gentlemen, these Papers are of various Na-

tures.

One I mentioned before is entituled, The Refult of a Conference between several Lords and Gentlemen, both Tories and Whigs; in which it was undertaken to prove the Possibility and Methods of Restoring King James by a French Power, without endangering the Protestant Religion, and the Civil Administration, according to the Laws of this Kingdom.

Another contains Heads for a Declaration to be prepared, in order to be published when the *French* have had Success at Sea, and are Landing; and that is filled with such Pretences as they thought most specious, and most likely to amuse and delude the

People.

There is another fort of these Papers which nsists of Letters. These Letters are directed confists of Letters. in false Names, and are not subscribed; and it is not to be imagin'd it should be otherwise. Yet, Gentlemen (though that is not the present Bufiness) the Hands of the Writers of these Letters are very well known, and the Subject Matter of them will easily reveal to you for whom they were intended; for though these Letters are most of them written under divers Cants, some under the Colour of Trade, some of them under the Colour of a Law-Suit for the redeeming of a Mortgage, others under the Notion of a Match, and a Settlement to be made upon that Match, yet the real Business is so plain, that you need but hear them read, to see through the Disguife.

Though they begin generally in the Stile of Merchants writing to one another, or the like, yet towards the End of the Letters you will observe Expressions of Duty and Reverence (Terms which do not usually pass in Correspondence between Persons of that Sort) sufficient to shew, that somewhat else was intended to be covered in what went before.

Gentlemen, It will appear to you, that some of the Writers of these Letters were of the Number of those who were secured the last Summer, when the French Fleet was upon our Coasts, and you will observe they complain, that by reason of that Restraint, the Design was very much hindred, though they have endeavoured to redeem that Loss of Time since their Discharge, and have carried on the Business with more Vigour than ever.

In short, the Design of these Letters is to importune the setting out of the French Fleet with all possible Expedition: They say they must not suffer such a fit Season to be spent unprositably: That the best Time is between this and the first of March to come to a good Market; and if they come not before the tenth of March, all will be lost. In another of their Letters they say, If the Suit be well sollicited and managed, it may come to a final Hearing before the End of Easter

Term.

They complain, that there are several indiscreet Letters came from St. Germains, that turn to the Prejudice of the Design. Those Letters are not enough disguis'd to deceive the People here, but speak too plainly what is to be expected from themselves, and from the French. will take Notice, that the Letters which all you will hear, are all Bills with high Characters of the Bearer; for which Reason they write in such general Terms, because the Bearer was entrusted with the whole. Some of the Letters fay, no Particulars are, or need be expressed, because he will inform them of every thing: Others, that they could not write so much as he could say; and that nothing was wanting, but to allow him a full and fit Season to give an Account of all the Business; and that they entirely depend upon his Account of them and their Condition.

And, Gentlemen, in one of the Letters the Bearer is stilled a Lord; and to whom can that be applied,

unless to the Prisoner at the Bar?

In another Letter, when they speak of sending the Copper and the Linnen (the Goods pretended for carrying on the Trade) it is added, And what the Meaning of that is, they must refer to the Bearer, who was able to give them a particular Account.

I have mention'd fo much of the Papers, only that you might have a general Notion of them; that fo when you hear them read, you may more readily make your Observations. I affure you I have been as careful as I could, not to exceed the Truth in opening any Part of the Evidence: But it is your Part to see whether what I have opened be made out in Proof.

There is another Paper that gives an Account of their Majesty's Fleet to be sent out this Summer; and there is an Observation at the End of it, that it was hoped it may be out in Mach. But you will find by other Papers (and particularly by one of my Lord's own Hand-writing) that he was of another Mind, that the Fleet would not be out before June.

Gentle-

146. The Trial of Sir Richard Grahme, 2 W. & M.

Gentlemen, the last Sort of Papers which I will mention to you, are some Memorandums and Notes written by my Lord Preston, wherein he gives an Account of feveral Things of great Moment; which, as his Memory served him, are put together without Connexion or Method, being only to remind him of them when he should have Occasion to mention them.

He therein gives an Account of the Number and Strength of the English Fleet; how they are Manned, and who are the principal Officers and Commanders, and in what Time they will be out.

He likewise gives an Account of the Number and State of the Dutch Fleet, and how that is to

be divided and disposed of.

And with relation to the French Fleet, there is a particular Memorandum, That they must be out at farthest in April; that they must be out so as to separate the Dutch Fleet and ours; that they must be fure to look in at Spithead as they come by, and fecure what Ships should be in that Harbour from joining the rest.

There is also a Hint given of those that were most likely to come into them: And there is Advice in what Place their Fleet should fight ours. They must not come so high as Beachy, where they fought the last Year, but rather choose to fight

in the Chops of the Channel.

There is an Account of Portsmouth, how sortified and garrison'd, that it had but five hundred Men; that Gosport had nothing but Pallisadoes about it, and South-Sea-Caftle very weak.

There are Memorandums of other Heads proper

for a Declaration.

There are the Names of several Persons, some of them with particular Characters, and some without; and amongst the rest, there is this Character given of the Clergy of the City of London, that they are the worst of all others.

Gentlemen, we shall proceed to the Evidence, and first call the living Witnesses, and then read the Papers; and when you have heard what the one can fay, and what the other contain, we must leave it to your Confideration, and submit all to the Direction of the Court.

Mr. Serj. Tremain. Pray swear Mrs. Pratt, Jane

Pratt.

[Who was fworn, with seven or eight more.] Mr. Serj. Tremain. Mrs. Pratt, pray will you tell us what you know concerning the hiring of a Vessel, and whither it was to go? and by whom it was hired, and for what? Pray tell your whole

Knowledge in this Matter.

Mrs. Pratt. Mr. Burdet, may it please your Lordship, sent for me to his House, to hire a Vessel to go for France, and asked me, if I could carry them secure. I told them I could let them have a Smack that would carry them; and, if it please you, my Lord, we met several times at his House, and at last there was Mr. Ashton there, and Mr. Ashton appointed to meet at the Dog Tavern upon Ludgate Hill; I think they call it the Wonder Tavern.

L. C. J. Holt. Mistress, pray begin again, and

speak out.

Mrs. Pratt. Mr. Burdet sent for me to hire my Smack to go for France, and they asked me if I thought it would carry them secure. I told them yes, I thought it would; and I came several times about it to Mr. Burdet's House. The Smack was not then come to the Tower, as it did afterwards; and then after they fent for Mr. Ashton, and he met me at Mr. Burdet's, and meeting at Mr. Burdet's, he gave me a Note, to meet at the Dog Tavern upon Ludgate Hill, and there Albton met, but Mr. Rurdet did not come.

Mr. Serj. Tremain. Who was with Allston when

you met at the Dog Tavern?

Mirs. Pratt. None but a Man of his, as Mr. Ashton said: There we sat about an Hour and an half and did nothing. At length we went away, and appointed to meet at Mr. Burdet's House the next Day at seven or eight o'Clock, and there we met, and the Bargain was made.

Mr. Serj. Tremain. What Bargain?

Mrs. Pratt. I ask'd 1501. and they told me that was too much. Says Ashton, I will give you Fourscore; says Mr. Burdet, pray encourage them, offer them 100%. Thereupon he did offer 100% and we agreed for 100 l.

Mr. Serj. Tremain. What Day was that, can

you remember?

Mrs. Pratt. We met on the Monday, and the Tuesday we agreed.

Mr. Serj. Thompson. What Money was paid? Mrs. Pratt. Ninety-three Guineas and Six-

Mr. Serj. Tremain. Who was by when the Bargain was made?

Mrs. Pratt. Mr. Elliot was along with them, Mrs. Burdet, and the Master of the Vessel, at the Agreement.

Mr. Serj. Tremain. What is the Master's Name? Mrs. Pratt. His Name is Pasely; and there was Six-pence broken, and Mr. Albion took one of the Six-pences, and Mr. Burdet ordered him to give his Wife the other, and so he did; and when the Money was paid, Mr. Ashton brought in a Paper wrapp'dup, and faid, we should see it told out, and he told it out there, and it was ninety-three Guineas, and the Six-pence,

Mr. Serj. Thompson. Who did they tell you they

were to carry into France?

Mrs. Pratt. Truly, my Lord, they faid three,

that was all.

Mr. Serj. Tremain. What followed then? Did they give you any Note where you were to come for them?

Mrs. Pratt. Mr. Ashton bid Mr. Elliot write a Note where they should come; it was at Mr. Rigby's in Covent Garden, at the Seven Stars, and there we were to meet at eleven o'Clock at Night; and when we came there, Mr. Ashton was within, and went out and fetch'd in some Company. Mr. Elliot came, and two other Gentlemen that I never faw in my Life before.

Mr. Serj. Thompson. Mistress, you speak of the breaking of a Six-pence, what was to be done with

Mrs. Pratt. My Master was to bring the half of the Six-pence that Mr. Ashton had, to Mrs. Burdet, and then we were to have the 100 l.

Mr. Serj. Tremain. Had Mrs. Burdet the other

Piece?

Mrs. Pratt. Yes, Mr. Ashton had one half, and flie had t'other.

Mr. Serj. Thompson. Was there any Provision

carried on Board this Smack?

Mrs. Pratt. Yes, there was . Hamper and a Trunk, which were fetch'd from Mr. Burdet's House; my Man, John Fisher, carried the Trunk, and a Porter carried the Hamper, and I took Care to see it put in the Vessel.

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Mr. Serj. Tremain. When you came to Covent-Garden that Night, what Discourse had you? and what Enquiries were there made, and by whom?

Mrs. Pratt. Mrs. Ashton comes in, as she said Mr. Ashton was her Husband, and faid there was fome News from Court, of having Papers in a Hat, and that they had chosen some Lord or other: Something it was, I remember, I can't tell what; but fays one Gentleman that stood by, and said, I was chosen the last Year, that signifies nothing; and another faid, I missed it; it is only a Christmas Gambol, it fignifies little.

Mr. Serj. Tremain. What further Discourse had

Mrs. Pratt. Mrs. Ashton said she was afraid they should have no very good Luck, for the Cock

Mr. Serj. Tremain. Was there any Discourse what Advantage they should get by going, or you

by carrying of them?

Mrs, Pratt. They faid they would help us to the earning of 10001. before Lady-day, if they went this Time safe.

Mr. Serj. Tremain. Pray Mistress recollect your

felf; were they to go to Flanders? or where?

Mrs. Pratt. They were to go for France; they

were not to go for Flanders.

Mr. Serj. Tremain. What Time of Night did you depart from Mr. Rigby's?

Mrs. Pratt. About Eleven o'Clock.

Mr. Serj. Thompson. How did they go away from

Mr. Rigby's?

Mrs. Pratt. I did not go with them: Mrs. Ashton kept me, and gave me the Leg of a Goofe, and fome Drink.

Mr. Serj. Tremain. Do you know any thing further?

Mrs. Pratt. No; I think I have told all.

Mr. Serj. Tremain. Were you hired for France or Flanders? I ask you once again.

Mrs. Pratt. We were hired for France; any

Place there where we could touch.

Mr. Serj. Tremain. Was there any particular Port

L. C. J. Holt. If you have done with her, will my Lord ask her any Question?

L. Preston. My Lord, I desire she may be ask'd,

whether she ever saw me before? Mrs. Pratt. No, never, my Lord, but in the

Tower.

L. C. J. Pollexfen. But she says, when they were at Rigby's, there came in two Gentlemen with Mr. Elliot that Night.

L. Preston. I desire to know of her whether I

was one of them two?

Mr. Serj. Thompson. My Lord, she does not say your Lordship was one of them.

Mrs. Pratt. No, my Lord, you were not one

of them. Mr. Serj. Thompson. Then set up Paseley. Paseley,

what do you know about hiring of this Smack to go for France? I think you are Mafter of the Smack called the Thomas and Elizabeth, are you not?

Mr. Paseley. Yes.

Mr. Serj. Thompson. Then pray give an Account

of the whole Matter.

Mr. Pafeley: The Smack was hired of the Woman, and not of me; and when I came up to London, she told me she had got a Voyage over to France, if I was minded to go; I said, yes; and she appointed me to go along with Vol. IV.

her to this Mistiess what do ye call um's House, this Mrs. Burdet; and when the came to this House, there was no body within but Mr. Albion: Prefently after came in Mr. Elliot. After they came in they told us the Things were not ready yet, but they would be ready prefently to carry on Board. When these Things were ready, John Fisher carried the Trunk down, and the Porter carried the Hamper, and I went along with them to Billinfgate, and carried them on Board; and when I carried them on Board I went to Billin sate again, and so we went along to this Mr. Burdet's House; and so when we came up to Burdet's House, Ashton and Elliot were not there present; but we had been there but a little Time e'er they came in; and then they came and faid to my Owner and me, You shall see the Money told: It was all in Gold but one Six-pence; there was Ninety-three Guineas: And, after the Money was told, there was a Six-pence that was broken in half, and the Guineas he rolled up in a Paper, and gave them to Mrs. Burdet, and bid her lay them up; and he gave her one half of the Six-pence, and kept the other half himself; and when I brought that other half that he had, or my Owner, then she

was to give the Money to her or me.

Mr. Serj. Tremain. Pray what Room of the

House was this in at Mr. Burdet's?

Paseley. It was on the left Hand going in. Mr. Seri. Tremain. Was it a Bed-Chamber? Paseley. Yes, 'twas.

Mr. Serj. Tremain. What Time of Night was it, pray?

Paseley. About Eight o'Clock. Mr. Serj. Tremain. What Discourse had you

with them there, pray?

Paseley. They asked me if I thought they might get well over? I told them yes, I believed they

Mr. Serj. Thompson. Did they tell you what

Part of France they were to go to?

Paseley. No, they named no Place, but any Part

Mr. Serj. Tremain. Well, go on, tell us what

they faid further. Paseley. So, Sir, they gave us Direction to meet them at the Seven Stars in the little Piazza's in Covent-Garden. When we came there it was Eleven o'Clock at Night, and they were not in the House when we came in, except 'twere Mr. Ashton; but presently after Ashton and Elliot came in, and they fat down; and so in came two Gentlemen more, but what they were, or who they were, I don't know; and they discoursed about Papers shaking in a Hat, and faid they should have no good Luck, for the Cock crowed: And after this Elliot and Ashton came out of the House, and called me to go with them; and after we were gone out, Mr. Ashton leaves Elliot, and went away from him, and Elliot bid me go along with him; fays he, come, Mafter, come along with me. He did not name any Place whither they were to go; but it happened to be Surry-Stairs, and going down, he calls in at the Corner House, which is an Alehouse, for the Waterman, and bid me go before to the Water-fide; and when we came thither the Waterman steps into his Boat, and I after him; and when I was in the Boat I went into the Stern, and by that time I was feated in the Stern, there came down four Men; but I never faw my Lord and his Man before they came into the Wherry.

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L.C.7.

L. C. 7. Holt. Who came into the Wherry? Paseley. There was all those four, Mr. Ashton, Mr. Elliot, my Lord, and his Man.

L. C. J. Holt. Where was this do you fay? Pafeley. At Surry-Stairs, there the Boat was.

Mr. Seri. Tremain. Was the Prisoner at the Bar one of them?

Pafeley. Yes, he was. L.G.J. Holt. Well, what did you do then?

Paseley. After we were feated in the Boat at Surry-Stairs, we put off, and went down through Bridge, and going through Bridge we came on Board, the Veffel riding just against the Tower almost, and we went all on Board; and when we came on Board, my Men were all afleep, and being afleep, I call'd them out of the Cabin to hale up the Anchor; and there being very little Wind flirring, we could not go very far, but came just below the Half-way Tree, and then we stopp'd, and I order'd them to drop the Anchor for fear of the Veffels in the River; and the next Morning about Eight o'Clock we weigh'd our Anchor again, and went on till we came near to the George Man of War, and there they all of them hid.

Mr. Seri. Tremain. Who?

Paseley. All of them, my Lord. There was Ashton, and Elliot, and my Lord Preston, and his Man.

Mr. Serj. Thompson. In what Place did they hide?

Pafeley. In the Quarter-Hatches, under the Hatches where we lie.

Mr. Serj. Thompson. Did they defire you to hide them?

Paseley. Yes, they did.

Mr. Serj. Thompson. What did they say?

Paselcy. They faid, that if there should come any Boat on Board to press, I should shew them my Protection; and so there came no Boat

Mr. Serj. Tremain. How big is this Place that they hid in?

Pafeley. 'Tis in the Quarter under, near the Cabin-Hatches.

Mr. Serj. Tremain. I ask you what kind of Place

Pafeley. They cannot fit upright, nor stand upright, but they are fain to lie along, or lean upon their Elbows.

Mr. Serj. Thompson. Well, go on, what hap-

pen'd asterwards?

Paseley. After that we were pass'd the Man of War, they came up and fate in the Cabin, where we used to eat our Victuals; and when we came to Gravesend, over against the Blockbouse, they would go down again and hide, and did so till we passed the Block-house, and then they were for coming up again; and then I faw a Boat coming about Tilbury, which made towards us, and thereupon they ducked down again, and the Hatches were laid down upon them, and there they remained till they were taken.

Mr. Serj. Tremain. Where were they taken? Pafeley. They were taken between the North

Block-house and the Little.

Mr. Serj. Tremain. But I mean in what Part of the Ship?

Paseley. They were taken in that little Place where they were hid.

Mr. Serj. Tremain. Were the Hatches shut down upon them?

Paseley. Yes, they were.

Mr. Serj. Tremain. How long had they been hid before they were taken?

Pafeley. A quarter of an Hour, or thereabouts. Sir IV. IV. Did they defire to be hid there?

Pafeley. Yes, they did; and they were hid there

Mr. Serj. Thompson. Now tell us, after such Time as they were taken, what they faid, and what you observed.

Pafeley. After they were taken they faid nothing to me; my Lord, nor none of them did speak to me after the Boat had taken them.

Mr. Serj. Thompson. But what happened after

they were taken?

Paseley. After they were taken, Captain Billop ordered them to go into the Boat, and us with them; and when we came to Whitehall-Stairs, one of them faid to me, Master, when you come upon your Examination, fay you were bound for Flanders, and not for France.

Mr. Serj. Thompson. Which was that that faid

Pafeley. 'Twas Elliot, and he gave me half a Crown to bear my Expences that Night, and faid he would remember to take Care of us afterwards.

Mr. Serj. Thompson. Did they give any Money

to the Seamen?

Paseley. Yes, Ashton gave one of my Men half a Crown, and bid him fay he was bound for Flanders, and not for France; and my Lord's Man gave my other Man half a Crown.

L. C. J. Holt. Was my Lord Preston by when

that Money was given?

Pafeley. My Lord was upon the Bridge, but

Mr. Serj. Thompson. If my Lord have any Questions to ask him, we have done with him for the

L. Preston. No, my Lord, I have no Questions to ask him.

L. C. J. Pollexfen. Was my Lord Preston by when

the Direction was given you to fay you were to go to Flanders, and not to France?

Paseley. I say, he was upon the Bridge, but was

not near me.

Mr. Serj. Tremain. What Discourse had you on Board with any of them?

Paseley. Very little. They ask'd me if I thought they should go clear, and I told them yes, I thought they might.

Mr. Serj. Tremain. Clear of what?

Pafeley. Clear of the Vessel's searching. They examin'd me that Night I was at the Seven Stars, if I knew the Way of the Swing, on the Back of the Channel, to go clear of the Town. I told them I did not know the Way by the Back of the Sands by Margaret's, but the Swing would not keep them clear of the Town.

Mr. Serj. Tremain. Was there a Note written

whither you were to come?

Pafeley. Yes, there was a Note written to meet them at the Seven Stars in the Little Pi-

L. C. J. Pollenfen. Whereabouts is Burdet's

House?

Paseley. That is in Queen-street in the City.

Mr. Serj. Tremain. You Paseley, Did the Waterman that brought them on Board leave two Coats behind him

Paseley. Yes, the Waterman did leave two Coats:

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Coats: and I put them into my Chest, and afterwards they broke open my Chest and took them ont, and brought them to my Lord Chief Justice's.

Mr. Serj. Tremain. Then we will next produce

that Waterman. Set up Charles Bet sworth. Mr. Serj. Thompson. Come, will you give us an

Account who you carried on Board a Smack, and

what happened?

Betsworth. I was going over the Water from Surry-Stairs about feven or eight o'Clock, and a Gentleman at the Stairs called Sculler, and ask'd me if I would carry him down the River; faid I, how far? Says he, to the Tower: Said I, 'tis against Tide, and I can't carry you down so low. He said he would stay till the Tide turn'd: Said I, if I be out of my Bed fo long, I deferve to be well paid for it; if you will give me Half a Crown I'll carry you down. Says he, I'll give it you. So then I came Ashoar, and he ask'd me what my Name was; I told him Charles Betfworth: Says he, will you be fure to stay for us? Yes, said I, if you will be fure to come. If I be not at the Stairs. I'll be at that Alchouse there in the Corner: So I staid, and carried a Fare or two over the Water; and about eleven o'Clock, as I was fitting in the House a Gentleman comes, and calls Charles, and fo out I went to my Boat, and took them in. There was one Man, as I suppose, in the Stern, and he that called me out, followed me down, and by and by came three more into my Boat; one of them had a whitish Cloak on, and the other a grey loofe Coat, and a red Bag of the Quantity of a Peck, and so we put off, and row'd away; and just under the Temple Wall, which was all the Words I heard from them that I can remember, fays one Gentleman, When do you hear the King goes away? and another made Answer, and faid, on Tuesday. So we rowed down through Bridge; and when we were through Bridge, they asked where the Vessel lay; and he that was in the Stern faid, it was Southwark-Side, over against the Tower, and bid me row over thither. And when we came just below Battle-Bridge, that Man said, that is she that rides a Head of us. I looked, and she had a Pennant up: So they were put on Board, and as foon as they were on Board, the went off, and I rowed up to the Bridge, and went through Bridge, and came up as far as

and there I stayed, and took my Scull and my Staff out of my Boat; and when I took them out, I missed my Cloaths. Says I, God bless me, I have lost my Cloaths; but then I thought it was but a still Tide, and therefore I would try if I could overtake them; for I thought they could not be got far, there being little or no Wind; fo I went down to the Place where the Veffel lay, and she was gone; and I enquired of feveral Smacks that lay there, but could hear nothing; and I rowed as low as Limehouse-Reach; and about Black-Wall and Limehouse-Reach, I came up to a Smack that I supposed was she, and cried out, Ho the Smack, and they answered me, So. I asked them if I did not bring a Fare a Board that Smack awhile ago? Then they faid no. I told them I had brought a Fare a Board fome Smack that lay about Horsley-down and Pickleherring-Stairs, and they had got two Coats of mine, which I had forgotten, and it had a Pennant up when they went on Board, but this had none; fo I rowed on further, till I came as far a

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Barkin-Sherf; and I thought there being so little Wind, that none could be gone beyond me, and therefore waited to fee a Smack with a Pennant coming down, but I could not meet with it, and there I lay all Night in my Waistcoat, and the next Day I came back to Greenwich, and as I came along, I went on Board several Vessels to enquire, because I took her for an Attendant upon a Man of War; but I could not hear of my Cloaths, till last Friday was Seven-night two Watermen came, and brought me the Cloaths I loft.

L.C.J. Then you have your Cloaths again?

Bet worth. Yes, I have.

Mr. Serj. Thompson. Pray look upon that Gentleman there, my Lord Presion, are you sure that he was one of them that was in your Boat?

Betsworth. I can't tell that ever I saw him in

my Life before.

Mr. Serj. Tremain. You Pasely, I ask you, was my Lord Preston one of the Gentlemen the Waterman brought on Board your Smack?

Pasely. Yes, he was.

Mr. Serj. Tremain. Is that the Waterman? Pasely. Truly, my Lord, I can't tell; but the Waterman's Coat was left on Board.

Mr. Serj. Tremain. Then let me ask you another

Question, Had you a Pennant?

Paseley. Yes, I had when I came on Board. Mr. Serj. Tremain. Did you take in your Pen-

Pasely. Yes, I did afterwards.

Mr. Serj. Tremain. Why did you take it in? Paseley. They asked me if there was a Pennant, and I told them yes; and they bid me take it

Mr. Serj. Tremain. Who bid you take it in? Pasely. Elliot did; so we took it down. Mr. Serj. Thompson. Will my Lord ask Betsworth

any Questions? L. Presson. No. I have nothing to say to him. Mr. Serj. Tremain. What did they carry on Board

with them, Paseley?

Pafeley. They had nothing on Board but the Trunk and Hamper, that were brought down before from Burdet's House; and there was nothing brought in the Boat but only a Leather Bag

Mr. Serj. Tremain. Then fet up Fisher. I think his Name is John Fisher. You was one of the Seamen that did belong to the Smack, I think.

Fisher. Yes, I was.

Mr. Serj. Thompson. Pray then tell us, who were brought thither, and what happened upon

Fisher. About fix Hours before they came on Board us, our Master came himself on Board, and took me along with him; but whither I was to go then I did not know. He carried me to a House in the City, and there gave me a small Trunk to carry, and a Hamper to a Porter; and we went away with them; and he bid us at Billinfgate, carry them on Board, which we did.

L. G. J. Holt. When was the Trunk and Ham-

per brought on Board?

Fisher. About fix or feven o'Clock at Night, on Wednesday, I think.

L. C. J. Holt. Well, and what followed? Fisher. My Lord, and Mr. Ashton and Mr. Elliot, and my Lord's Man, and the Master, came on Board between eleven and twelve: There on Board between eleven and twelve: was no more came on Board that I know of; but we were afleep when they came on Board; and immediately our Mafter ordered us to hale up the Anchor. Now there was but little Wind flirring; and by that Time we were fallen down as low as the Half-way Tree, it being still Flood, we could go no farther: So there we were ordered to flop, and we lay by till Morning; and about eight in the Morning we weighed Anchor again, and about nine, when we came to the George Man of War, they hid; they defired to go down into the Quarters, and we laid the Hatches upon them.

Mr. Serj. Tremain. What kind of Place is it that

they hid in?

Fisher. They could not stand upright, nor sit upright, but they must lie, or lean upon their Elbows. So when we were got below the Ship, they came up again into the Cabin: And when we came at Gravesend near the Block-House, then they hid again till we were below the Block-House, and then we spied a Boat coming, which made them to keep below; and there they continued till Captain Billop took them.

Mr. Serj. Tremain. Were they all four there?
Fisher. Yes, all four.
Mr. Serj. Tremain. Aster they were taken, what

faid they?

Filber. After fuch Time as they were taken, and come up to Whitehall-Stairs, Captain Ashton gave me a Half Crown Piece, and bid me fay, they were going to Flanders, and not to France.

Mr. Serj. Tremain. But whither were you go-

Fisher. Truly, I did not know where we were to go, till fince we came on Shoar. I understood nothing till they hid; and then indeed I thought we were going to France.

Mr. Serj. Tremain. When did any body tell you

you were to go to France?

Fisher. Since we came on Shoar.

Mr. Serj. Thompson. Will my Lord ask himany Queflions?

L. Preflon. No.

Mr. Serj. Tremain. Then the next Witness we call is one Amonds. Pray tell us what you know of this Matter.

Amonds. May it please you, my Lord, I know nothing concerning my Master's Business; but all that I know of this Business is, That they came on Board about Twelve o' Clock at Night, and I was theen afleep in the Cabin, and hearing some come on Board, and my Matter call, I looked out, and there were three or four Gentlemen, and my Master, and he ordered us to set Sail immediately, and make our Way down as fast as we could. There was little or no Wind: So that when we came down to the Half-way Tree, we were forced to come to an Anchor, and there we rid at Anchor till it was broad Day, when there was a brave Gale to the Westward; and by that Time we got down to Long-Reach, about nine o'Clock we came to the George Frigate, a Man of War, and they understanding that, defired to hide these Gentlemen.

L. C. J. Holt. What Gentlemen?

Amonds. My Lord Preston, Mr. Ashton, and Mr. Elliot, and the other Gentleman that was with

L. C. J. Pollexfen. Look upon my Lord there, was he one?

Amonds. Yes, that Gentleman was one.

L. C.J. Holt. Well, go on.

Amonds. And fo, Sir, after we were passed the Frigate, they came up again, and did not de-

fign to go down any more till they fee fome other Danger. When we came almost to Gravesend, they went down again: When we pass'd the Block-House I was at the Helm, and they were resolving to go to Dinner, and bid that Man, my Fellow, to reach them some Victuals out of the Hamper: And while he was reaching them fome Victuals, I see the Pinnace coming towards us: Said I, here is a Pinnace coming a Board: Says Said I, here is a Pinnace coming a my Lord, and they, we must go down again. We apprehended that they were coming a Board to press us, and they had no Mind to be seen. When the Pinnace came near, they waved to us in this manner, as much as to bid us fray: So we laid the Sail by, and staid for them till they came up; and when the Captain came on Board, fays he, this is worth our coming on Board, here are a Couple of brisk Seamen will do the King Service; I must have them, I think. Says I, I hope not so, noble Captain: Says he, have you any thing to keep your felves clear? Yes, fays our Mafter. I am forry for that, fays the Captain. What is it? Says the Master, I have a Protection. Says the Captain, let us see your Protection: So the Master pulls out his Protection, and shews it. Well, says the Captain, I must look a little surther, and away he goes into the Cabin, and takes up the Hatches, where these Gentlemen were. Says the Captain, Hye, hye, who is here? Turn out, fays he: But I suppose they did not make so much Haste as the Captain expected; so he called some of his Men on Board; and when they came on Board, my Lord came out, and the reit of the Gentlemen; and fays my Lord to the Captain, I hope you will be so kind as not to take any thing from us. Says he, I'll meddle with nothing but Papers; 'tis Papers I look for, and put his Hands in both his Pockets, and pulled out Papers, and put them into his own Pocket; but whether they were new or old I can't tell; and there was a Watch likewise, but that he gave my Lord again, and faid, I'll meddle with nothing but Papers. Then he fearch'd Mr. Elliot, and Mr. Ashton was the last that came out, and there was one of my Lord's Watermen in the Cabin with him; and, fays he, and please you, noble Captain, that Gentleman put something in his Bosom. Says the Captain, What did you put in your Bosom, Sir? Nothing, says he, but my Handkerchief.

L.C.J. Holt. Who faid fo?

Amonds. Mr. Ashton, and shews him his Handkerchief; and afterwards the Captain put his Hand in Mr. Ashton's Bosom, and pulled it out.

Mr. Serj. Thompson. What did he pull out? Amonds. A Roll of Papers, with a Piece of

Lead to it.

Mr. Serj. Thompson. Did you see the Lead fix'd to the Papers?

Amonds. I did see it fix'd to the Packthread that tied the Papers.

Mr. Serj. Tremain. What fort of Place is it in which they were taken?

Amonds. They could not fit, nor fland upright in it.

Mr. Serj. Tremain. Had you any Money given

Amonds. I had Half a Crown given me by my Lord's Man.

L. C. J. Holt. Who was it gave you the Mo-

Amonds.

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Amonds. It was my Lord's Man; he that was on Board the Ship: He gave me Half a Crown in Whitehall, and faid, I should say we were bound for Flanders, and not for France; but who the Half Crown came from I cannot tell, my Lord faid nothing tome at all.

Mr. Serj. Tremain. Did you hear any Discourse

as they came down?

Amonds. No, I did not mind any thing of Difcourse; for I never came among them, unless it were at the Hour of Watching.

L. Preson. Pray did I say any thing to you at

Whitehall?

L. C. J. Holt. My Lord, your Way is to propose your Questions to the Court, and they will ask them for you.

L. Preston. My Lord, I desire to ask him if I

faid any thing to him at Whitehall.

L. C. J. Holt. What fay you, Did my Lord Presson say any thing to you at Whitehall?

Amonds. No, my Lord, he never faid anything to me at all; it was his Man that gave me the Half Crown, and spoke to me.

L.C.J. Holt. Will your Lordship ask him any

other Ouestions?

L. Preston. No, my Lord. L.C.J. Holt. Then call your next Witness. Mr. Serj. Tremain. Swear Captain Billop. [Which was done.

Mr. Serj. Thompson. Come, Captain Billop, pray willyou tell my Lord and the Jury, where you did apprehend my Lord Preston, and the Circumstances of what happened at their Taking.

Capt. Billop. Sir, I met with them at the upper

End of the Hope.

Mr. Serj. Thompson. Pray give us an Account, from the Beginning to the End, what paffed; how you came with the Boat, and all that happened at that Time.

Capt. Billop. About two o'Clock, or between one and two, upon the last of December, my Lord Danby came to me at one of the Doors of the House of Lords, and told me his Father would speak with me; and he carried me to my Lord Lindsey's Chamber, where immediately my Lord President came, and told me there were some Persons going for France about Business of dangerous Consequence, and he defired me to use some Means to get them apprehended: I then proposed what I should have to enable me for the Undertaking. My Lord Danby faid, there was fuch a Boat that he would procure me, and my Lord President gave mea Letter to another Person, who was to instruct me further about this Matter. My Lord Danby got the Boat ready, and some Men and Arms in it: But I thought there were not Arms enough; so I borrowed some Arms of my Lord Lucas, and about eleven o'Clock, as near as I remember, we put off from Tower-Wharf. It being very calm, I thought we should be swifter than any Veffel, and should have the Advantage of them all; and therefore run down as far as Gravefend, and I brought several Vessels by the Lee, in which Time I pressed some Barkin Men, two or three of them; and amongst them one that knew the Vessels that lay in the River, having been on Board feveral; and we did board divers, and took out fome Men, having a Press-Warrant; and he that I had taken of the Barkin Men, after he had passed by several Vessels, seeing this Vessel sailing, told me that was the Thomas and Elizabeth: Whereupon we made up to them, and waving

towards them, they staid for us. When we came up, there was standing by the Master two lusty Sailors, and I told him I would take but one of them: He said he had a Protection; I bid him shew When I was come on Board, and had looked upon his Protection, I told him I must look a little further, and went down into the Cabin, and took up the Hatches, and there I found them all four lying together.

Mr. Serj. Th. mpson. What four? Capt. Billop. My Lord Presson. I did not know him then, nor till afterwards.

Mr. Serj. Tremain. Who else was there?

Captain Billop. Mr. Ellist was there, Mr. Aston, who were both my former Acquaintance; but my Lord Presson I had forgotten, till one of them called him my Lord, and I asked them what Lord it was; and they faid it was my Lord Prefton; fo then I faluted my Lord: So we rowed up.

Mr. Serj. Thompson. Pray Captain tell us what happened in the Vessel before you went out of it,

after you found them there.

Capt. Billop. I handed my Lord Prefion up first; and after he came out of that little Place, which he was forced to creep out of on his Knees, I turned my Lordabout, and told him I must search He said, he hoped I would not meddle with any thing. I told him I would meddle with nothing but Papers: So I put my Hand in his Pocket, and took all the Papers I could find, and put them in my own Pocket; and taking out a Watch, I delivered it to my Lord again. The next was Mr. Elliot, and I fearch'd him, and found nothing at all upon him. After that Ashton came up, and one of my Men told me, that Gentleman had put fomething in his Bosom: Whereupon I gave him a fudden Turn, his Back being towards me, and asked him what was that he put in his Bosom? He told me nothing but his Handkerchief, and pluck'd his Handkerchief out; with that I clapp'd my Hand in, and got the Packet, and took it out, with the Lead fix'd to it. I have the Lead now in my Pocket.

Mr Serj. Tremain. Pray will you produce it, Sir.

[Which he did.]
Capt. Billop. This is the Lead, feveral of my Men faw it when 'twas fix'd to the Packet.

Mr. Serj. Thompson. What did you do with the

Capt. Billop. I put it immediately into my Pocket, as foon as I had fearch'd Mr. Ashton further, and then commanded these Gentlemen all into my Boat, and took all the People that belonged to the Smack with me, after I had brought her to an Anchor, and left two of my Men on Board of her, and there she rid till next Day, when I sent two more of my Men to bring her up; and those two Men I order'd to fearth all the Parts of the Vessel, and take what they could find; and whatfoever they found, they should carry it to the Tower, to my Lord Lucas; which, I supposed, they did.

Mr. Serj. Tremain. Well, Capt. Billop, after fuch time as you had taken these Papers, and brought these Gentlemen into your Boat, pray what Discourse had you with them? What said

they to you concerning the Papers?

Capt. Billop. It was a pretty while before we talked of any thing: The Beginning of our Talk was, I remember, they defired to go Ashore at Gravesend to refresh themselves, for it was cold, and they had not eaten any thing. It was my

Lord

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Lord that defired it; but I begg'd his Pardon for that, and told him there was a Man of War that lay at Long-Reach, where, as I believed, his Lordthip would be very well accommodated with any thing he wanted.

Mr. Scrj. Thompson. Well, what said they after-

wards?

Capt. Billop. My Lord Presson, after I had faluted him, upon knowing who he was, and Mr. Ashton and Mr. Elliot telling him I was of their Acquaintance, he faid he was glad he was fallen into the Hands of a civil Gentleman, and they faid they were glad they were fallen into the Hands of an Acquaintance. I told my Lord, I hoped he should never find any thing otherwise than civil from me. My Lord was very civil to me in complementing, and affuring me he would acknowlege my Fayour and Kindness to him.

Mr. Serj. Thompson. Ay, what did he say to

you?

Capt. Billop. My Lord Preston told me, if ever it lay in his Power to do me Service he would. and he did not doubt but he might; and he useda great many Words and Expressions of Kindness, and his Readiness to do me Service; and amongst the rest, my Lord said once to me, if I would dispose of the Packet-

Mr. Serj. Thompson. Pray speak that again.

Capt. Billop. My Lord Preston, in one of his Discourses of his Kindness in doing me Service, had this Expression, as near as I can remember, if I would dispose of the Packet.

Mr. Serj. Tremain. What he would do for you,

if you would dispose of the Packet?

Capt. Billop. He did not come to any particular Instance of what he would do; but he said he would serve me in any thing that lay in his Power. Mr. Elliot and Mr. Ashton discoursed me several times about it: They courted me, and defired me to throw the Packet over Board; but I told them I would not do any thing of that kind: And Mr. Elliot said, that I might take the Papers that I took out of my Lord Presson's Pocket, and tie the Lead to them, and fay that was the Packet, and throw the other over Board. told him, he took the King's Council to be odd People, and very indifereet, that could not find After this was over, out such a Thing as that. we had a little Interval, and there was a Hamper in the Boat's Stern, and there was some Bottles of Wine taken out, and we drank several times; and by and by we had some Discourse a little further about the same thing, and they pressed me to throw the Packet away; and one time particularly Mr. Albion, I remember, faid it would be a generous Thing. Billop, if you would go along with us, I think you may do as well there as

Mr. Serj. Tremain. Whither would he have had

you gone with them?

Capt. Billop. He did not name any Place, as I remember.

Mr. Serj. Tremain. What promises did they any

of them make you?

Capt. Billop. Mun Elliot whisper'd me several times, Dear Billop throw the Packet over-Board; what Good would it do you to injure so many honest Gentlemen? And Mr. Ashton and Mr. Elliot said, I had it now in my Power to make my felf as great and as rich as I would be.

Mr. Serj. Tremain. What did any of them fay

about the Tide turning?

Capt. Billop. Mun Elliot also said, it was impossible the Current, or the Tide could run long this Way, or always this Way.

Mr. Serj. Thompson. When you had refused this that they defired of you, notwithstanding their Promises, pray tell us how they turned their Discourse into Threatnings.

Capt. Billop. Elliot told me, when nothing would prevail, that every Dog had his Day; but I anwered, I hoped never to fee it your Day: But, however, faid I, pray defift from any fuch Lan-guage, for I can't bear it. After that they never ask'd me any thing about it.

Mr. Serj. Thompson. Now tell us what you did with these Gentlemen, and these Papers, after-

wards.

Capt, Billop. I brought these Gentlemen up to my Lord Nottingham's Office, and delivered the Packet with the Lead fix'd to it, and stood by my Lord Nottingham in the Room till he had opened the Papers, except while my Lord Preston was examined; and when he opened the Papers I stood by, that I might see him make them up again; and I think I took some of them in my Hand, and he faid I might read them; but I was uneasy, and not disposed at that time to read many of them; so I did not read them all.

They were all by when Mr. Serj. Tremain. Ashton said you would do generously to go along with them, were they not?

Capt. Billop. Yes, they were all in the Boat.

Mr. Serj. Tremain. Did not one of them fay to you, I know if Captain Billop do serve us, he will do it generously?

Capt. Billop. Yes.

Mr. Serj. Tremain. Who was it? Capt. Billop. It was Ashton.

L. Preston. I desire I may ask Captain Billop a

Question. L. C. 7. Holt. Pray, my Lord, put your Question to the Court, and they will ask it him.

L. Preston. I defire to know, my Lord, where it was I faid this to Captain Billop, that he would dispose of the Packet.

Capt. Billop. Just after I had first saluted your Lordship, you said you were glad you were fallen into the Hands of a civil Gentleman.

L. Preston. Was it aboard the Boat that I defired

you to dispose of the Packet?

Capt. Billop. Yes, and before we came on board the George Frigate, when we drank about, upon the opening of the Hamper; it was in the Boat I am very fure, and before we came on Board the George.

L. C. J. Holt. My Lord Presson said to you, you fay, he would do you all the Kindness that lay in his Power, if you would dispose of the Packet; how would he have you dispose of it?

What did he mean by it?

Capt. Billop. I don't remember he used any other Word but that, dispose of the Packet.

Mr. Serj. Thompson. But Ashton and Elliot did defire of you a great many times to throw it over Board?

L. Preston. I desire he may be asked this Question. You faid you carried these to my Lord Not-

tingham: Did you see them opened?

Gapt. Billop. Yes, I did see them opened, and I faw my Lord as he opened them, lay them one by one, and read them over, and put them up again. And I looked upon several of them, while my Lord Nottingham was reading others;

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and I stood by the Fire, and I see my Lord make them up, and he tied them with a Piece of Twine, and he clapp'd his Seal upon them, and delivered them to me; and I went immediately and delivered them to my Lord President.

L. Preston. Were you all the while by, while

my Lord Nottingham was reading the Papers?

Capt. Billop. Yes, I was by when he opened them, and read them, and staid till he put them up again; and as they came from his Hands, I presently carried them to my Lord President.

L. Preston. Are you sure, or can you swear that these are the same Papers which were taken on Board the Smack, that you carried from my Lord

Nottingham to my Lord Danby?

Capt. Billop. So many of them as I looked into, I mark'd; and all that I mark'd I can swear to,

and no more than them I cannot.

Mr. Serj. Thompson. I think you say all those Papers that you delivered to my Lord Nottingham. you faw my Lord Nottingham feal up, and all them you carried to my Lord President.

Capt. Billop. Yes, I did so; all that my Lord opened at that Time, were put together again, and

his Seal put to them.

L. C. J. Holt. But my Lord asks you, whether

you can swear to the particular Papers? Capt. Billop. What I read I mark'd, and them

I can fwear to. L. C. 7. Holt. You say you carried all those Pa-

pers to my Lord Nottingham sealed; after he had opened them, to my Lord President.

Capt. Billop. Yes, my Lord, I did see my Lord Nottingham open them: I see him make them up again, and when they were made up, he put his Seal to them, and I carried them to my Lord President.

Juryman, My Lord, I desire Captain Billop

may be asked one Question.

L. C. J. Holt. Ay, what is it you would ask him?

Juryman. I defire to know whether the Papers were fealed when he took them and brought them to my Lord Nottingham?

Capt. Billop. No, they were all tied up together with a Tape, or a Twine, I think with both,

very fast together.

Juryman. There was no Seal on them when he took them.

Capt. Billop. No, but there were feveral Letters within the Packet that were fealed.

L. C. J. Holt. Was not the Outside of the

Packet sealed?

Capt. Billop. I don't remember the Outside was fealed: There was a Cover, but as near as I remember, they were Folds of Paper fast tied together.

Mr. Serj. Thompson. You delivered them as you took them, to my Lord Nottingham?

Capt. Billop. Yes, I never took them out of my Pocket, after I had taken them from Mr. Albton, till I came to my Lord Nottingham's Office, where I delivered them to him.

Mr. Serj. Thompson. Had you ever opened them, or feen them opened, before they came to the Hands of my Lord Nottingham?

Capt. Billop. No, indeed.
Mr. Serj. Tremain. Then set up Johnson. [Which was done.] Pray tell us what you know of this Matter.

Johnson. I was in my Lord Dunblain's Barge. and I went down with this Captain Billop, and

we were on Board feveral Veffels; and we light upon a Ketch, where we pressed some Men. We thought it had been only fome Seamen that were to be pressed; we did not know of any thing else. When we had rowed down as far as you have heard, we rowed up again, and fearched feveral little Veffels and Smacks that were in the River, when a Fisherman that we had press'd said, that that was the Vessel the Captain enquired after: And then the Captain bid us take some small Arms, and I took a Pistol and went on Board. The Captain read the Protection, and then faid, he must When the Captain look'd into one look further. of the Cabins, and took up the Hatches, I faw a great Piece of Roaft-Beef, and my Lord Preflon by it, and a Mince-Pie, and a Fowl, and we took the Beef out; but my Lord's Man faid, he missed his Knise, it lay upon the Bench: And then came my Lord up, and his Man, and Mr. Elliot; and when Mr. Astron (the Man with the Pock-holes) came up, he went down again, and pretended to look for his Hat; but when he was down, I fee him cram fomething into his Bosom, and I told the Captain, I had seen him put fomething in his Bosom; and the Captain took him hold by the Buttons of his Coat, and turned him about, and asked him what he put into his Bosom? He said, Nothing but his Handkerchief; and pulling it out of his Bosom, he shewed it the Captain; but the Captain put his Hand into Mr. Ashton's Bosom, and pulled out the Packet.

Mr. Serj. Thompson. You say, you see him put fomething in his Bosom when he went down. Did you observe whence he took it?

Johnson. It was upon the Gravel, and there were a Couple of Seals, which heafterwards took up lying by; and I believe he took up the Packet and forgot the Seals.

Mr. Serj. Tremain. Pray let us fee the Seals. Mr. Soll. Gen. Your Lordship observes, the Packet was notat first in Mr. Ashton's Bosom.

L. C. J. Holt. No, it was not. Mr. Soll. Gen. But hetook it up from the Place where the Seals lay, and put it in his Bosom. Pray in what Place did this Packet and these Seals lie?

Johnson. Upon the Ballast, for they had shov'd away the Board.

Mr. Soll. Gen. Was my Lord Preston upon the Ballast?

Johnson. Yes, my Lord lay almost upon his Back; he was the first that we saw, and he came out first. They were all four lying together there.

Mr. Soll. Gen. Who lay next my Lord Presson? Johnson. My Lord's Footman; Mr. Ashton lay next, and Mr. Elliot lay next.

Mr. Soll. Gen. Where were the Seals then? Johnson. My Lord was the first that I see come

up. Mr. Soll. Gen. But I ask you where the Seals

Johnson. The Seals were down upon the Ballast; whether they were my Lord's or no, I cannot tell, or whose they were.

Mr. Serj. Tremain. Now that we will ask Cap-

tain Billop. Are these the Seals?

Capt. Billop. Yes, these are the Seals this Man gave me.

Johnson. I took them from off the Ballast.

Mr. Serj. Thompson. Did my Lord own these to be his Seals?

Capt. Billop. I did not ask him, that I know of. Mr. Serj. Thompson. Well, Johnson, go on, tell

what you know further.

Johnson. After we came to Long-Reach, a Gentleman that had a long Perriwig, a black Gentleman, Mr. Elliot, I think they call him, had a pair of Whiskers on when he was taken, and he took a Pair of Scissars and cut them both off; and he faid, if ever he liv'd, he should remember me, having a Tooth out, because I was so sharp upon him to make him come out: And when we came on Board the George Frigate in Long-Reach, my Lord's Man came to me, and faid, he would give me fomething to drink, if I would deliver him the Seals.

L. C. J. Holt. Had you any Discourse with my

Lord Presson himself about them?

Johnson. No, it was his Footman that came to me, and faid there was no body there but my felf and him: I had them, and he would give me something to drink, if I would deliver them; but I delivered them to Captain Billop.

L. Preston. My Lord, may I ask a Question or

two of this Witness?

L. C. J. Holt. Yes, my Lord, if they have done with him. What say you, Brother Thomp-

Mr. Serj. Thompson. We shall have done with him prefently, my Lord. Pray had you any Mo-

nev given you?

Johnson. No, but my Lord gave the Ship's Company ten Shillings to drink, and one Piece was a Brass Half-Crown.

Mr. Serj. Thompson. What did they say as they

went along, as you remember?

Johnson. They had a great deal of Discourse while we rowed. I was at the next Oar to them, but I cannot tell what 'twas.

Mr. Serj. Thompson. Who did discourse? Johnson. Ashton, Elliot, and the Captain.

Mr. Serj. Thompson. Cannot you remember what

they faid, any of them?

Johnson. They did talk together several times; Elliot said he was a cold, and came and rowed at the Oar a while; and Elliot swore an Oath; says he, they row all as if they were rowing to Prison; but truly I did not much mind their Discourse, I minded my Rowing. There were some Victuals handed to us, which we did eat.

Mr. Serj. Tremain. Did Elliot feem to be angry?

What did he fay?

Johnson. Elliot wished that a Thunderbolt might drop into the Boat several times, and fink it; and when we went through Bridge against Tide, he wished that London-Bridge might have fallen upon our Heads.

L. Preston. Now I would ask him, if your Lordship please, Did you see Ashton take up the

Johnson. Yes, I did, as it lay by the Seals.

L. Preston. I perceive there seems to be some Stress laid upon my lying next to Mr. Ashton, and Seals lying by the Packet.

L. C. J. Holt. My Lord, there has been no Inference made from that yet by the King's

Council.

L. Preston. My Lord, it is in vain to deny we

were all together there.

Johnson. You were the first that I see, my Lord.

L. Prefton. We were all together; but there is no fuch Thing to be gathered from thence as they would infinuate; but I suppose 'twould be deduced from hence, as if this Packet, because it lay near these Seals, should be my Packet.

L.C. 7. We have not yet heard, my Lord, what

Use they will make of it.

L. Preston. But I desire to take Notice of it. my Lord, and I think it is a very hard Prefumption, because we were in one Place, and the Scals at a little Distance from the Packet, therefore the Packet must be prefumed to be mine; I hope it

shall not be presumed against me.

L.C.J. Holt. Since your Lordship mentions it, I will take Notice a little of it too. It is only a circumstantial Evidence that is made use of against you; how far it will weigh, is to be left to the Jury, when all the Evidence is heard. The Packet is found in the Place where your Lordship lay, and by it Seals that belong to you; one is the Seal of your Office, as Secretary of State, the other is your own proper Coat of Arms.

Juryman. With Submission, my Lord, I desire

this Witness may be asked this Question, Whether he saw Captain Billop take the Packet out of

Albton's Bosom?

Folmson. Yes, I did.

Juryman. And whether he saw Billop deliver the fame Packet to my Lord Nottingham?

Johnson. No, I did not. L. C. J. Holt. You Gentlemen of the Jury, confider this; he was not then by. Captain Billop tells you, that very Packet which he took out of Ashton's Bosom he carried to my Lord Nottingbam; and he tells you, my Lord opened it in his Presence, and he is sure he put all the Papers together again, and set his own Seal upon them, and then he took them from my Lord Nottingham, and carried them to my Lord President.

Johnson. As soon as I came to Whitehall, I was fet Sentinel over those three Men that came out of the Smack, and was not admitted into the

Mr. Soll. Gen. Then we must desire my Lord

Nottingham may be fworn.

[The Earl of Nottingham fworn.] Mr. Serj. Tremain. Where are the Papers? Earl of Nottingham. Mr. Bridgman, I think you have the Papers.

Mr. Soll. Gen. Pray, my Lord, does your Lordthip remember Captain Billop brought a Bundle of Papers to you, and what became of them? Will your Lordship be pleased to give the Court and

the Jury an Account of it?

Earl of Nottingham. My Lord, all that I have to fay in this Matter is, Captain Billop brought to me a Bundle of Papers tied about with a Packthread, to which was fixed a Piece of Lead, I believe the same Piece that was now produced: at least it was one very like it: He brought also a Signet, which I prefume I can know again when I fee it.

Mr. Serj. Thompson. Pray shew my Lord the

Seals.

als. [Which was done.]
Earl of Nottingham. This is the Signet I prefume which he brought to me; I am fure he brought just such a one, if not the same. Those Papers, when he delivered them to me, I opened in his Presence, and when I had so done, I read them, and put them up together again, and fealed them with my own Seal, and delivered them to

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him back again. What the Papers are, and what he did with them, I suppose he will give you an

L. C. J. Holt. But your Lordship says, the Bundle of Papers he delivered to you, you sealed

up, and delivered to him again.

Earl of Nottingham. All those Papers that he brought to me I did feal up, and deliver back to him again.

Mr. Serj. Thompson. Pray, my Lord, were they ever out of Captain Billop's Sight while your Lord-

ship had them?

Earl of Nottingham. Not after they were opened. There was a little Paper that was tied to the Bundle, which fell loose upon the taking away the Lead, and I opened that while he was by, and the Bundle lay upon the Table while I examined my Lord Preston; and after my Lord Prefton was gone out, I called in Captain Billop (who went out while I examined my Lord) and I opened that great Packet in his Sight, and read the Papers, and he read some of them; and all the Papers in the great Packet, and the little Paper that was stuck in, I delivered, sealed up, to Captain Billop.

Mr. Serj. Thompson. Pray, my Lord, were the Letters in the Packet sealed?

Earl of Nottingham. Yes, there were some of them sealed; and all that I received from him I delivered to him, and no more.

L. C. J. Holt. The Gentlemen of the Jury hear

what my Lord fays.

Earl of Nottingham. The very same, all, and no

more, I say.

Mr. Serj. Thompson. Captain Billop, when you had them back from my Lord of Nottingham, pray to whom did you deliver them?

Capt. Billop. To my Lord President,
Mr. Serj. Tremain. Then we must desire my
Lord President would be pleased to be sworn.

The Marquess of Carmarthen, Lord President of

the Council, was [worn.] Mr. Soll. Gen. We must defire the Favour of your Lordship to acquaint the Court when Captain Billop came to your Lordship, what he said,

and what he brought with him. L. President. Captain Billop did bring me a Bundle of Papers, and he told me he brought them from my Lord of Nottingham, and they were feal'd, wrapp'd up with a Packthread, and feal'd with a Seal, which I knew to my Lord's Seal. He delivered them to me my felf; and these Papers I kept till I shew'd them the King the next Morning. And after I had shewed them the King, the King delivered them up back to me, having read some of them, and commanded they should be de-livered to the Cabinet-Council. A Cabinet-Council was called, and accordingly there I did deliver them, Paper by Paper, and they were all marked by my Lord Sidney, and some I think by my Lord Marlborough; and so I delivered them all together to my Lord Sidney.

Mr. Soll. Gen. Then we defire my Lord Sidney

would please to be sworn.

The Lord Sidney sworn.]

Mr. Serj. Thompson. Will your Lordship please to acquaint the Court and the Jury, what Papers were delivered to you, and by whom, and where those Papers are?

L. Sidney. The Papers that were delivered by my Lord President, I have kept them, my Lord, ever fince. As foon as I had them, I read them, Vor. IV.

and mark'd them with a Letter of my own Name, the Letter H. I have kept them ever fince; only one Morning I gave them to Mr. Bridgman to be copied out as foon as he could, and he delivered them me back again, and they have not been out of my Custody fince; only the Night before last Night they were fent to Mr. Sollicitor to read, and brought immediately to me again.

Mr. Soll. Gen. To whom did your Lordship de-

liver them to be copied?

L. Sidney. To Mr. Bridgman, I tell you.

Mr. Soll. Gen. So that they were never out of your Lordship's Hands till now, but only in Mr. Bridgman's Hands?

L. Sidney. No, I kept them in my Pocket ever fince, only the Night before last, when they

were sent to you.

Mr. Soll. Gen. Did your Lordship mark them before they were delivered to Mr. Bridgman to

L. Sidney. Yes, I marked them when I received

them.

L. Preston. My Lord Chief Justice, your Lordship does observe that Captain Billop swears that they were never out of his Possession till he delivered them to my Lord Nottingham; my Lord Nottingham says he never opened them, but left the Packet upon the Table while I was examining.

L.C. J. Holt. Pray, my Lord, will you speak a

little louder, that I may hear you?

L. Preston. My Lord, I am saying, my Lord Nottingham says, that while he was examining me, the Packet lay upon the Table unopened, and were never out of his Eye till he sent them scaled by Captain Billop, and so they come to my Lord President, and they were kept by my Lord President; my Lord President says, my Lord Churchill saw the Papers, and they were in his Possession.

L.C. J. Holt. My Lord Preston, your Lordship does mistake my Lord President: He does not say that they were in my Lord Marlborough's Hands; but he did communicate them at the Cabinet-Council, where my Lord Marlborough was. He faid, indeed, they were in the King's Hands, but

he was by all the while.

L. Preston. From that Time they came out of my Lord President's Hands, I know not what may be put in, nor what taken out. These Papers were not sealed, as I hear of, afterwards; and passing through so many Hands, no body knows what may be done to them. Truly, I think it very hard to swear, after all this, that these are the Papers that were on Board the Smack.

L. C. J. Pollexfen. Will you please to ask any Questions to satisfy your self of any of these no-

ble Lords?

L. C. J. Holt. My Lord, I'll put your Lordship right.

L. Presson. With all my Heart, my Lord. L. C. J. Holt. Your Lordship hears what Captain Billop says. He says, he brought them as he took them out of Ashton's Bosom, to my Lord Nottingham: My Lord Nottingham opened them before him, and did deliver them to him again, having made them up: My Lord Nottingham says, the same Papers Captain Billop delivered him, he delivered back again, all, and no more; and Billop fays, he carried them to my Lord President; my Lord President shewed them to the King, and asterwards carried them 146. The Trial of Sir Richard Grahme, 2 W. & M.

to the Cabinet-Council; there the same Papers were opened, and there they were marked, fome by my Lord Marlborough, and all by my Lord

L. Preston. Your Lordship will please to observe this: My Lord Nottingham was pleased to say, he opened no Papers till I was called in and examined, and then Captain Billop withdrew. Now, my Lord, I don't know whether the Captain can fay that these were the very same Papers that he took in the Smack?

L. C. J. Holt. Captain Billop fays, that he faw

the Papers opened by my Lord Nottingham. Capi. Billop. My Lord Preston observes a Thing that is very right, my Lord, that after I had delivered the Packet to my Lord Nottingham, while my Lord was examined, I withdrew; but my Lord Nottingham has given your Lordship an Account, that he had not opened the Packet then, but only the small Letter or Note that lay apart from the rest: But, my Lord, the Packet was in the same Condition when I came in again, upon the Table, as when I left it: My Lord Nottingham, as I believe, had not opened that Packet;

for I found it just as I left it, upon the Table. L. C. J. Pollexfen. My Lord Nottingham says, he delivered back to Captain Billop all the Papers that he received from him: They were never out of my Lord Nottingham's Presence; nor were they opened, as my Lord says, but in Billop's Presence, nor opened till after my Lord's Examination, except the little Paper that was fluck in, and was loose upon taking away the

Lead.

livered?

Mr. Soll. Gen. Pray Swear Mr. Bridgman. [Which was done.]

Mr. Serj. Thompson. Pray when you receiv'd the Bundle of Papers from my Lord Sidney, to whom were they carried, and to whom were they de-

Mr. Bridgman. My Lord Sidney gave me these Papers to have them copied, and I copied some of them with my own Hand, the others I delivered to Mr. Pouliney, and were copied in my Presence in the Office: They were never out of my Sight; and as foon as ever they were copied, I carried them back to my Lord Sidney, and delivered them to him my felf.

L. Preston. Were any of them taken from you,

Mr. Bridgman. My Lord, I say I copied some of them my felf, the others were copied in my

Sight and Presence, in the Office. Mr. Serj. Thompson. Pray, Sir, let me ask you one Question; Were the same Papers that were delivered to you by my Lord Sidney, re-delivered

back again and unaltered?

Mr. Bridgman. I am very fure I gave them all, the same back again, because I read them every one before they were copied.

Mr. Serj. Thompson. Did you observe my Lord Sidney had mark'd them before you had them?

Mr. Bridgman. Yes, they were all marked be-

fore I had them. L. Preston. My Lord, Idesire to ask Mr. Bridgman this Question: Pray, Sir, were they sealed up when you fent them to my Lord Sidney?

Mr. Bridgman. No, they were not sealed, they were tied up; but about the Seals I remember when I was in my Lord Sidney's Office -

L. C. J. Holt. The Question is ask'd you, whether you carried them back sealed or no?

Mr. Bridgman. No, they were not fealed when they were delivered to me; but I can fafely fwear they were never out of my Custody till I delivered them back again; for what I did not copy my self, were copied in my Sight.

Mr. Seri. Thompson. But your Lordship is pleased to observe they were all mark'd by my Lord Sidney

before they were delivered unto him.

Mr. Soll. Gen. Then, my Lord, we have done with our living Witnesses for the present, and will read the Papers.

Mr. Bridgman. One thing, my Lord, I do remember; as foon as my Lord Sidney received the Papers back again, he looked over every one of them, and read them, and looked upon the Marks.

L. Preston. If your Lordship please, I would beg the Favour to ask one Question of my Lord Sidney : Pray, my Lord, did your Lordship num-

ber the Papers?

L. Sidney. No, my Lord, I did not number them.

L. Preston. But your Lordship says upon your Oath and Honour, that those are the very Marks upon them that your Lordship set there?

Mr. Soll. Gen. We are indeed to produce them. and then we shall ask that particular Question.

L. C. J. Holt. My Lord Sidney will fee them, and then he will answer your Lordship's Que-

L.C. J. Pollexfen. My Lord Preston, my Lord Nottingham is here a Witness, and his Occasions call him away, have you a Mind to ask him any more Questions?

L. Preston. No, my Lord.

L.C. J. Pollexfen. What say you, Gentlemen, have you any farther Occasion for my Lord Nottingham?

Mr. Soll. Gen. My Lord, we must beg his Lord-ship's Patience, we do not know what Occasion there may be: I desire this Paper may be shewn to my Lord Sidney. [Which was done.]

L. Sidney. That is my Mark; that Paper I know

is one of the Papers.

Mr. Serj. Tremain. Here are two of them; one of these is the Copy of the other: Both were taken in the same Packet; the one is fairer written than

Mr. Soll. Gen. Gentlemen, the Paper we are now offering to you is that which I mentioned before: it is the Result of a Conference: There were two of them taken in this Bundle; the one of them feems to be the first Draught, the other is a Copy more fairly written; but I think they are both in Effect the same: However, they were both taken in the same Packet, and you shall hear them read.

L. Preston. My Lord, I desire that before it be read it may be shewn to Captain Billop, to know whether it be the very Paper that he took.

L.C. J. Holt. Ay, let Captain Billop look upon

Capt. Billop. My Lord, I do not remember that

L. Preston. Your Lordship observes that Captain Billop cannot swear that this was one of the Papers that he took.

Capt. Billop. All the Papers that I looked into I marked, and all the Papers that I mark'd I can fwear to, and no others.

L. C. J. Pollexfen. Did you look into all the Papers?

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Capt. Billop. No, I did not.

L. C. J. Holt. But he swears all that he brought to my Lord Nottingham were scaled up by my Lord Nottingham, and carried by him from my Lord Nottingham to my Lord Prefident; and my Lord Prefident swears he delivered them all to my Lord Sidney; and my Lord Sidney swears this is one of those Papers.

L. Preston. Certainly, my Lord's swearing to a Paper in this manner cannot be a good Proof. My Circumstances, my Lord, are very hard, and your Lordship, I have heard, ought to be of Council for me in any Point of Law; and, my Lord, I humbly defire to know, whether this can be a Proof of a Paper, that he says was taken in a

Packet, and yet he can't swear it?

L. C. J. Holt. My Lord, he does not swear that this was one of the Papers; but the Question is, Whether all these Witnesses together do not prove it? You see how the Evidence runs: All the Papers taken were delivered to my Lord Nottingbam; all that were delivered to him were fent back by him fealed, and delivered to my Lord Prefident; my Lord President brought them all to the Cabinet-Council, and delivered them to my Lord Sidney, and this my Lord Sidney fays is one of those Papers.

L. Preston. My Lord, I have a very great Honour for that noble Lord, and I am fure, if he had not been upon his Oath, he would have faid that which was Truth; but in this Condition that I am in, I must crave Leave to observe everything that I can for my felf; and I cannot but fay these Papers are very oddly managed, and delivered up and down from one Hand to another; I defire your Lordship would please to observe, that these Papers are here brought after a very odd manner.

Mr. Serj. Thompson. My Lord Preston, you are not to fum up the Evidence to the Jury till we have done, nor to make your Observations.

L. C. J. Holt. Brother, my Lord opposes the reading of the Paper, as not well proved.

L. Presson. I do so, my Lord, and I hope your

Lordship will advise me whether you do think it a sufficient Evidence and Proof of these Papers. They are Papers that have been copied out, and fent unfealed from Hand to Hand by some Mesfengers from one to another, and which now appear to be unfealed, and some of which he that took them cannot fwear to.

Juryman. My Lord, we cannot hear one Word

that is faid.

L. Preston. That is my Missortune; but I am urging to my Lords the Judges, whether this Paper ought to be read; and I desire your Lordship to advise me, whether it can be admitted as Evi-

dence, being thus oddly proved.

L. C. J. Holt. It is Evidence furely, my Lord;
but the Question is, what Credit the Jury will give to this Evidence; the Jury are Judges of that: But certainly it is Evidence to have the Paper

L. Preston. I doubt not but your Lordship will do me Justice, and I readily acquiesce in what your

Lordships do appoint.

L.C. J. Pollexfen. Pray, my Lord, fee how the Evidence stands about this Matter. First, it is fworn by Billop, that he took a Bundle of Papers, though 'tis true, the Particulars he does not undertake to swear to. Well, what is next? Why, fays he, all that was in that Bundle I carried to my Lord Nottingham, and I received from my Vol. IV.

Lord Nottingham all that I carried to him. What fays my Lord Nottingham? He swears I delivered back again to Captain Billop the same Papers he delivered to me, and all, and no more, sealed up with my Seal. When he has it sealed up, what does he do with it? why, he carries it to my Lord President. Is there any Possibility of creeping out of this Evidence? Well, he delivers them to my Lord Sidney, and my Lord Sidney fays this is one of those Papers. Can there be a plainer Evidence than this? when he fays, all he had he carried to my Lord Nottingham, and my Lord Nottingham fwears, all he did receive he fent back, fealed by him, to my Lord President; and my Lord President swears, all he received, so scaled, he gave to my Lord Sidney; and my Lord Sidney (wears this is one of those Papers.

L. Preston. But your Lordship will please to obferve they were carried to the King, and they were

in the Hands of my Lord Marlborough.

L. C. J. Holt. No, my Lord, not out of the Sight of my Lord President. My Lord President fays my Lord Marlborough marked some of them, but they were delivered to my Lord Sidney; and my Lord Sidney does fay they are the fame Papers that he had from my Lord President; and my Lord President fays, they are the fame that were brought him by Captain Billop from my Lord Nottingham; and my Lord Nottingham swears he sealed them, the fame Papers, all, and no more than he received from Captain Billop.

L. C. Baron. Your Lordship should observe where the Defect of the Proof is, and then it may be supplied; for truly, put it all together, I cannot fee how there could be a plainer Proof gi-

L. Preston. My Lord, I desire to be heard as to this: My Lord President was pleased to say, that fome of them were delivered to the King.

L.C. J. Holt. No, they were shewn to the King, but my Lord President was by all the while that

the King did read them.

L. Preston. My Lord, where a Man's Life lies at Stake, and all that is dear to him, your Lordship will certainly allow him to make what Observations he can for himself.

L. C. J. Holt. Ay, in God's Name, by all Means: You shall have all the Liberty you can

Mr. Soll. Gen. My Lord, we defire my Lord President will be pleased to look upon those Pa-

[Which was done.]

L. President. This is one of the Papers that I received from Captain Billop, and which I shewed to the King, and which I brought to the Cabinet-Council; and this is another of the

L. Preston. Pray, my Lord, was your Lordship

by when his Majesty read those Letters?

L. President. Yes, my Lord, I was. L. Preston. My Lord, I ask it for this End, to know whether they were out of your Lordship's

Sight.

L. President. No, never; I was in the King's Cabinet; his Majesty read some of them, and then put them up again, and gave them me, and I delivered them at the Cabinet-Council to my Lord Sidney.

Mr. Soll. Gen. My Lord, we defire this Paper

may be read.

L. C. J. Holt. Read it. Clerk of the Peace reads.

Kkk z

The Refult of a Conference between some Lords and Gentlemen, both Tories and Whigs, in which it was undertaken to prove the Possibility and Method of restoring by a Fr. Power, without endangering the Protestant Religion, and Civil Administration, according to the Laws of this Kingdom.

". F Must either oblige or conquer us: If the last, he will find few Helps here; " but a bloodier Resistance than ever the Romans, " Saxons, or Normans found: It being incredible " how unanimous and obstinate that very Thought " renders the People; fo that it may make us a " Heap of Ruin, but no Nation that can ever help

or import anything to F.

2. If K. L. defires to oblige us, and make the " Work casy, that he may be at Leisure to ply the 66 Empire or Italy, or to have an advantageous " Peace, he must take off the frightful Character " we have of him, and thew us he has no fuch " Defign as returning our offended K. a Conque-" ror upon us, but that he can, and will be our " Friend and Mediator; upon which Terms he " will find that many Lords and Gentlemen will " speedily shew themselves to his Satisfaction; " especially if he makes Haste, and loses no approaching Opportunity.

4 3. If he incline to this fort of Sense, he must " over-rule the Bigotry of St. G. and dispose their Minds to think of those Methods that are more " likely to gain the Nation; for there is one filly "Thing or other daily done there, that comes to " our Notice here, which prolongs what they fo 44 passionately desire. The Methods thought upon

" First, To prevent dangerous and foolish In-"telligence, by forbidding all in that Court to write any News hither, and that K.J. only have his Correspondence by whom to hear from, " and speak to People here; fince Letters so often " miscarry, and are filled with nothing but what " we should not hear; and what we have are Arguments for the most Part against the K's Re-

"Secondly, Since there is a great Body of Protestants that never defected, and that many
Thoulands are returning, and that they are the " natural Weight and Power of these Kingdoms, " by having the Heads, Hands and Wealth of their Side, to the Odds and Advantage of at least two hundred Protestants to one Catholick; the K. may think of nothing short of a Prote-" ftant Administration, nor of nothing more for " the Catholicks than a legal Liberty of Consci-" ence; for much e mutt is against all other No-" tions, to which all private Passions, and artifi-" cial Frames in Government, must yield or break. " He may reign a Catholick in Devotion, but " he must reign a Protestant in Government. " Cromwel could not, yet on a broader Bottom, " with a victorious Army, fubfift or keep what

" he had got. " Thirdly, He must give us a Model of this at "St. G. by preferring the Protestants that are " with him above the Catholicks; one being Loy-" al upon less Ties of Interest; and to tell the " Nation here what they are to hope for when he

" Fourthly, He must give Encouragement to " Lords and Gentlemen here to come to him, at " least Seven or Nine for a standing Council,

" which will make us here think he is in some "Degree ours again, and that we have a Relation to him, and some Interest and Share in him, by " the Men of Quality of our own Religion that are with him. This will incomparably facilitate the Matter here, nor will they, when they come, come empty, and in their own Names, which is still better, and will be more satisfactory there.

" Fifthly, To induce this, English Protestants should be encourag'd by an Edict of Liberty from the K. of F. to have Chapels at their own " Costs, in which to worship God after their re-" fpective Ways; by which that K. will make us reflect upon his Conduct towards his Hugonots, " rather to flow from the Hazard he thought " himself in by their Antimon, and resisting Prin-

ciples, than a Defire of Perfecution.

"Laftly, All other requifite Measures depend-" ing upon the Acceptance this finds, an Answer " hereunto is impatiently defired by those that " have discoursed the K's Business to this Maturity. So ended with an unanimous Confent. " both Tories and Whigs upon this Occasion, that " are in a Way of cloting in his Interest.

L. Preston. I can very fafely swear, my Lord, that I never faw that Paper in my Life.

L. C. J. Holt. Come, go on with your Evi-

Mr. Soll. Gen. This is another Paper of the fame. but the Words that are written short in that, are writtten at Length in this.

[The Paper was read accordingly, and in the first Blank there was written K.J. in the first Paragraph (France) twice, in the third Paragraph (St. Germains) in the fifth (Mathemat. for Much e mutt) the rest are obvious, and need not to be supplied.].

Mr. Soll. Gen. Pray shew my Lord Sidney that Paper. What fays your Lordship to it?

L. Sidney. This is one of the Papers that I

marked, and that I received from my Lord Prefident.

Mr. Soll. Gen. Pray will my Lord President be pleased to give himself the Trouble to cast his Eye upon that, and see if that be one of the

L. President. My Lord, I remember it well, it is one of the Papers I received from Capt. Billop. Mr. Serj. Tremain. This Paper is what Mr. Sol-

licitor mention'd as Heads of a Declaration.

L. Preston. My Lord, I think it necessary to offer one Thing to your Lordships before it be read. I defire Captain Billop should swear it to be one of his Papers.

Mr. Soll. Gen. If your Lordship pleases, you obferve what has been done already. My Lord Prefident fays 'tis one of those Papers that was fent him by my Lord Nottingham; and my Lord Sidney has sworn it is one of the Papers he had from my Lord President.

L. Preston. I shall not give your Lordship any more Trouble than needs; I only offer it to your

Lordship: I wave it.

L. C. J. Holt. There is Evidence enough to have the Paper read.

Clerk of the Peace reads,

"That the King will return with a Defign of making an entire Conquest of his People, is

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" fo ridiculous as well as difficult, that it needs

not be spoken to.

"That the King's Declaration be worded in " general Terms, That he will govern by the Laws; that they shall be the Rule of his Actions; that he will endeavour to fettle Liberty of " Conscience by Law; that whatsoever Things were formerly done by him, which occasioned Icalousies in the Minds of his People, shall be left to the Determination of a Parliament, to be formally and regularly called as foon as is

possible.
"That he has given sufficient Evidence of his " Unwillingness to bring an Army of Strangers in-" to his Kingdom, by refusing the Succours of the King of France offered him, and which were " even ready to be embarked upon the first No-"tice of the P. of Orange's intended Invasion.

"That he brings with him such an Army only " as is necessary for his own Defence, and for the "Security of fuch of his loyal Subjects as shall " refort to him; that he will dismiss them as soon " as he shall have rid the Nation of those Foreigners who have invaded it, and trampled upon the

" Laws and Liberties of his People.

" The King's large exercifing his Dispensing " Power gave the great Alarm to the People, " and contributed most of all toward the general " Defection. Yet when that Power came to be " debated in the last Convention, there appeared " fo many Difficulties in the limiting of it (every body, even the present Judges believing it ne-" ceffary, that a dispensing Power should be in " the K.) that it was let fall, and that Point re-" mains as it was. And without mentioning "that, or any other Particular, the K, can be in " no Danger by leaving all things which have been the Occasion of Jealousies, to the Determi-" nation of Parliament, where, besides the King's professed Friends and Servants, there will not " want others who will be glad of Opportunity " to ingratiate themselves.

L. C. J. Pollexfen. Gentlemen of the Jury, if you defire any thing to be read again, or any thing doubtful in it should be explain'd, tell us, and it

shall be done.

Juryman. No, my Lord, there is no Occasion for that. I believe we apprehend these three Papers that have been read.

L. Preston. My Lord, it is necessary the Gentlemen of the Jury should be satisfied in this

Point. L. C. J. Pollexfen. Ay, in any Point; and if they defire any Scruple should be cleared, the Court will do it for them.

Juryman. My Lord, I defire to know whether Captain Billop figned that Paper or no.

L. C. J. Holt. No, he did not fign half of them; but unless it be proved, you ought to take it for

granted that it is not figured by him.

L. Presson. My Lord, I think it fit the Jury

should be satisfied in any Scruple they raise.

L. C. J. Holt. They asked this Question, Whether Captain Billop did fign the Paper? And I told them Captain Billop did not say so; and therefore they are to take it for granted, that he

Juryman. My Lord, we take this last Paper that was read, to be a Paper that was delivered in the Bundle taken from Mr. Ashton to my Lord Nottingham, but not figned by Captain Billop.
L. C. J. Pollexfen. Then you take it right.

Mr. Soll. Gen. Then the next Paper that we produce is a List of the English Fleet, that these Gentlemen were carrying over into France.

L. Preston. That is printed, and to be found in

every Coffee-House.

Mr. Serj. Tremain. Shew that Paper to Captain [Which was done.] Can you take it upon your Oath, Captain, that that Paper was in the Packet that was taken in Mr. Albton's Bosom?

Capt. Billop. That Paper I have marked, and that Paper I fwear was in the Packet I took away

from Mr. Ashton on Board the Smack.

L. C. J. Holt. You are fure of it. Capt. Billop. Yes, my Lord. L. C. J. Holt. Then read it. Clerk of the Peace reads.

#### H I PS.

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Brought in by Admiral Ruffel to the House of Commons, December the 24th, 90. the Fleet, whereof 60 Dutch.

Memorandum, The new Ships building, are expetted will be ready to be launched by the End of March.

Mr. Serj. Tremain. Pray shew this Paper to Captain Billop. [Which was done.] Pray was that Paper there among the others that were taken with these Gentlemen

Capt. Billop. Yes, it was.

Mr. Soll. Gen. Can you take it upon your Oath, that that Paper was in the Packet that was in Mr. Ashton's Bosom?

Capt. Billop. Yes, my Lord, I can. Mr. Serj. Tremain. Pray shew him that Paper [Which was done.]

Mr. Soll. Gen. And can you take upon you to fay, that that was one of the Papers in the Packet?

Capt. Billop. Yes, it was.

Mr. Soll. Gen. My Lord, we defire these may

Clerk of the Peace reads. New-Year's Eve, and it is directed for Mr. Redding.

SIR,

→HOUGH the Bearer of this will do us the Justice to assure you, we are as full of "Duty, as unfeignedly and unconcernedly yours, "as your felf could wish; yet this Gentleman has undertaken.—You will forgive the Pre-" fumption, if I do my self the Honour to give you this fresh Assurance in a few Words, which " I hope we do by our Accounts. I shall omit no "Occasions, not neglecting the least, and making zealous Wishes for the greatest, to shew our " felves fuch as we ought to be.

146. The Trial of Sir Richard Grahme, 2W. & M.

"Sir, I speak in the Plural, because I write my elder Brother's Sentiments as well as my own, and the rest of the Family, though lessen'd in Number; yet if we are not mightily out in our Accounts, we are growing in our Interest, that is in yours. He that delivers this, will, I hope, entirely to your Satisfaction, represent us, and me in particular, as with all the Devotion imaginable, and unchangeable Affection.

Yours, God grant the happiest New-Year.

Mr. Serj. Tremain. Read the other Paper.
Clerk of the Peace. This is dated Decemb. 31.
1690. "I must not let this Bearer depart, Madam,
without assume your

"without assuring you—
Mr. Soll. Gen. Hold, Sir, don't read that yet.
Here, shew this Paper to Captain Billop. [Which awas done.] What say you, Captain Billop? Is that one of the Papers taken from Mr. Assuring.

Capt. Billop. Yes, this is one that I read, and

marked.

Mr. Soll. Gen. Then read it.

Clerk of the Peace reads. This is directed for Mrs. Redding.

A S'tis impossible for me to express that extraordinary great Satisfaction it gave " me this Time Twelve-month, when I had the " Honour to receive that Mark of your Favour " and Goodness under your own Hand; so I " have lived in some Pain for an Opportunity to "write you my humbleft Acknowledgments and truest Duty, from which, by the Grace of God, I am no more capable of swerving, than " of renouncing my Hopes of Heaven: I say this in Behalf of my elder Brother, and the " rest of my nearest Relations, as well as for " my felf: You may entirely depend upon us, " not only for a constant Adherence to so well " chosen a Principle, but for our utmost Activity "to promote your Interest, which are insepa-rable from our own. I need come to no Par-"ticulars by this Bearer, who can, and will tell our whole Heart; and I wish you could see " them, how fincerely they are devoted to your Service. God grant you a most happy New-"Year, and many, very many, and very happy. " Our young Master hath all our best Withes; " he daily gains more Friends, and we get Ground " of his Adverfaries.

New-Year's-Eve.

Mr. Soll. Gen. Now read your other Paper of the 31st of December, 1690.

Clerk of the Peace reads. December 31. 1690.

Must not let this Bearer depart, Madam, without assuring you of my best Respects. I have written by him to a Friend of yours, but depend upon you to give my Note Credit. Though my Creditors were no Friends to the Match which has been so long in Treaty; for your Relations have been very hard upon me this last Summer; yet as soon as I could go safely Abroad, I pursued the Business, and do beg you to believe, that no Endeavours of mine shall be wanting to perfect the Settlement. You once put me in Hopes of seeing you before this Christmas: Your Friends are forry for the Disappointment, pray lose no more Time than is of absolute Necessity. The Bearer will

"tell you all Things may be now eafily fettled, if the right Way be taken. I long to hear how your young Daughter does; she will find many Friends, and I hope her Portion will be well fecured. God send you a happy New-Year, and that I may be merry with you before it be far spent; and I besech you keep me in the good Opinion of your Friend. I will always make good what I promised to you. [It is directed for Mrs. Charlton.]

Juryman. My Lord, I defire to know who

that is directed to.

Clerk of the Peace. 'Tis directed to Mrs. Charlton. Mr. Serj. Tremain. Shew Captain Billop those two Papers. [Which was done] What say you to them, Captain?

Capt. Billop. My Mark is on the Outside, but there is nothing written in that, I believe it is taken

off from the inner Paper.

L. Presson. Pray my Lord is this any Proof? I beseech you for God's sake to have a Regard to a Man's Life.

Mr. Soll. Gen. Pray shew the Paper to my Lord

Sidney. [Which was done.]

L. Sidney. This was one of the Papers I received from my Lord President.

Mr. Soll. Gen. Then we must beg my Lord Prefident would be pleased to look on it. [Which

was done.]

L. President. This was one of the Papers brought

me by Captain Billop from my Lord Nottingham, in that Bundle.

L. Preston. Captain Billop does not know the

Paper, though his Mark be to it.

L. C. J. Pollexfen. It is not indeed very material whether he does or no, because he did not read all; but I would observe, that 'tis sworn by Lord Sidney, that this was delivered to him by my Lord President, and sworn by my Lord President, that he had it in that Bundle from Captain Billop.

L. Presson. But, my Lord, it does shew that there may be some Alteration in the Papers; because he having mark'd it, and marking none but what he read, he does not now own that to be the

Paper.

Mr. Soll. Gen. Pray will your Lordship be pleased to take it as it is. These are two Papers; the one is only the Cover, the other is the Writing: Captain Billop has only mark'd the Cover, and not the Writing; but my Lord Sidney he has marked the Paper it self, as delivered him by my Lord President, and my Lord President has given you an Account, that it is one of the Papers he received in that Bundle from Captain Billop.

L. Presson. I only mark, that there may be Alterations made in these Papers since they were

taken.

Mr. Serj. Tremain. Pray read it.

Clerk of the Peace reads. December 31. 1690. It is directed to Mr. Jackson.

"HE Bearer can give you so full an Account of all things relating to your Estate here, that I need not have troubled you at this Time, but that I am desirous to lay hold of any Opportunity I think safe to assure you of my Service, and that I will never quit your Interest, whatever the rest of the Freeholders do. Your Adversary has been so hard to his Neighbours, that he has extreamly disobliged all the old Tenants, and a little Matter would redeem the whole Estate, if you would appear in Westmin-

### 1690. O.B. J. Ashton and Edmund Elliot, for High Treason. 439

" fler Hall your felf; the best Council have a good
Opinion of your Title, and will zealously purfue your Instructions: I only beg you would haften them to us, and that you will appear your self as soon as is possible: No Time should be lost. and the Cause may be brought to a final Hearing before the End of Easter Term, if it be well "follicited. I heartily wish you a happy New Year, and beg you to tell Mr. Charlton, that I long to know wherein I may serve him; and that I will follow his Directions to the utmost, while I live. God keep you and yours.

L. Preston. Pray, Sir, to whom is that Letter directed?

Clerk of the Peace. To Mr. Jackson, my Lord. Mr. Serj. Tremain. Pray shew that Paper to my Lord Sidney. [Which was done.]

L. Sidney. This is one of the Papers I received

from my Lord President.

Then it was shewn to my Lord President. L. President. This is one of the same Papers that I received in the Bundle from Captain Billop.

L. C. J. Holt. Read it.

Clerk of the Peace reads. December the 31st.

" HE Interruption of the former Correfpondency had a very ill Effect many ways: " but for that Reason, no Opportunity ought now to be loft, and I hope this will prove a happy

"In Trade, as well as in Government, Schemes " must be laid; for there is no living from Hand " to Mouth any more in Commerce than in Politicks: Lay therefore your Defigns probably, " and purfue them diligently, and with Vigour; though it be a hazardous Time, yet by ventu-" ring boldly, where venturing is adviseable, it

often returns great Profit.

"There is nothing more to be said, but to give " the Bearer fit and full Seasons to tell what he " knows, both as to Goods fit for our Market, and " when and where to be fent. The Sea will quick-" ly grow so troublesome, that unless you dispatch what you intend for us, you will lose a great " Opportunity of Advantage. I hope the Account he has to give of our Negotiations here with the Merchants that deal with us, especially those that have lately brought us their Cu-" ftom, will both encourage a larger Trade, and excite the utmost Diligence. I will say nothing of my felf, it shall be enough that I can live in " the good Opinion of one I bear so great a Reverence and Affection for; but for this honest " Factor I must own, I can hardly say enough. Truth and Boldness are excellent Qualities in a Servant, and he has shewn both, as Occasion " has required him to shew them.

" I have but one Word to add, and pray take " it as the truest Mark of unalterable Respect: "Choose well, but have to do but with a few; " for a Multitude may give, but can never keep

" Council.

" I shall, with more Impatience than becomes " me, wait the Result of this, and it will be a great Mark of Goodness to let us have it the

best and safest Way.

"Once more; let not the Season spendunprofi-" tably, for a more likely one can hardly come " than between this and the 1st of March. terpret this, I pray, as no private Interest of my " now, or partial Motion of any other Person. " It is my Sense, my Duty, and my Friendship,

which will not let me prevarieate, nor suffer those " I love and honour to lose so happy and pressing With the best an Occasion of Advantage. Wishes I close up this, and am, &c.

L. Preston. Pray, my Lord, who is that Paper directed to?

L. C. J. Pollexfen. This is directed to no body

Mr. Soll. Gen. Shew that Paper to my Lord Sidney. [Which was done.]

L. Sidney. This was one of the Papers I had from my Lord President.

[Then it was shewn to my Lord President.]
L. President. This is one of the Papers I had from Captain Billop.

L. C. 7. Holt. Read it.

Clerk of the Peace reads. This is dated December 31, but is not directed to any body at all.

IT is a Presumption incident to those that are any where upon the Spot, to think that they know better than those that are not, what is fittest to be done in any Occurrence. This makes me say, that now is the Time to make large Advantages by Trading, the Sea being freer than two Months past, or we can hope it will be two Months hence. This Gentleman is well instructed in our Markets, and what the Goods are we want, and when and where they should be sent. It is most earnestly defired that this happy Opportunity may not be loft, especially by the late Undertakers, and I would " not for much, they should receive the least Dis-They are somewhat positive in their gust. "Terms; but they also say, they will be good and constant Customers; and I have more than once feen the Mischief of over-rating and over-staying the Market. Opportunities are to be used, they cannot be given by Men. "The Bearer needs nothing from me to re-

commend him, but he is deserving in our Opinion here, and many will take their Measures by the Usage he finds there; and indeed the presfing Posture of our Trading Affairs will not permit more Experiments. If the several Parcels arrive not, that have been promifed, before the 10th of March at farthest (especially the Copper and Linnen, of which the Bearer will be more particular) I am satisfied we shall lose this Summer's Profit. I am the more pres-" fing, because I am well affured of what I write; and if ever I juged right, it is upon

this Occasion. "I have faid nothing of another Gentleman that takes this Opportunity to see those Parts; but he has shewn a Zeal and a Sincerity in this Jo. is not yet gone, by a Affair equal to most. Misfortune, but he will follow with a good Postscript in this Affair. Of my self I will say nothing; I hope I need not, for no body without Vanity can be more fincerely and affectionately a Friend and Servant to the Company than my felf. I writ at large Yesterday, and cannot write what the Hand that gives this can fay; and therefore will write no more, but that with the greatest Respect Iam, &c.

Mr. Serj. Tremain. Pray shew this Paper to my

Lord Sidney. [Which was done.]
L. Sidney. This is one of those Papers I received from my Lord Prefident. [Then it was shewn to the Lord President.]

L. President.

# 146. The Trial of Sir Richard Grahme, 2 W. & M.

L. Prefident. This was one of the Papers in the Bundle I received from Captain Billop.

L. C. J. Holl. Then read it. Clerk of the Peace reads.

SIR

I Vow to you, I do not repine at having lost all for your Sake, which I got by your Fa-" vour; but it grieves me extreamly that there is " not that left which can fecure me from being troublesome to you; for that is the thing in the " World I would not be. I have told my Lord " my Condition. What I defire of you he thinks very moderate, I hope you will. Pray, Sir, be " not backward in fettling my little Affair, for I " have deserved your Care." Your Daughter and I must starve, if this Government can make us. I " hope our Interests are not divided, that is, you " have an equal Tenderness at least for both. If " you think fit to speak what I would have you to " this Bearer, he will give me a just Account of it. "You know he is obliged to be my Friend, and "I believe him grateful, fince he ventures so boldly for you. He brings with him some merry "Papers. Adieu, for I dare write no more; but pray fend a Messenger on purpose to me, that I " may know exactly what you will do, and would " have me do. If you fend upon no other Bufiness, " there will be no Danger. Pray, Sir, ask my Lord, and he will tell you how I have been used, and upon " what Account. I believe you know it not.

Decemb. 29. "Your Daughter is very well, very tall, and

" very pretty, as I am told.

I. C. J. Pollexfen. That is not directed to any

body neither.

Mr. Serj. Tremain. Pray then shew these Papers to my Lord Sidney, and my Lord President. [Which

was done.] They were two.

L.C. J. Pollexfen. These Papers my Lord Sidney swears he received from my Lord President, and my Lord President swears he received them in the

Bundle from Billop.

Mr. Serj. Thompson. We pray they may be read.

Clerk of the Peace. December 31. 90.

AS my Condition more desperate and uneasy than it is, I desire no greater Satisfaction than to have done my Duty to fo good a Master: I wish it was of more use to him; that is not my Fault, nor of those I have acted with. Let it be look'd into what has been foretold both as to Engl. Scot. and Irel. and see if most of it is " not come to pass already, and the rest will fol-low, if not prevented. I wish it may also be confidered what Usage we have met with from Men employ'd, and how they have left your Business and Friends; how they managed it, you will know from all Hands: Things they could not do, nor durst not undertake, were better undone than not done by them. Men in " this Place, and in these Times, must have some Courage as well as Sense to do any thing with People here. It is not my own ill Usage makes me fay this, but my Concern for one I wish the best to in the World, and will give my Proofs of this upon all Occasions. I need not enlarge, fince all our Grievances are known to him that brings "this. For my own part, I will stay here, folong as I can be fafe, if with ne'er fo great Trouble; " but it would be some Comfort to know Men " (when driven from hence) may be fo; thereas well as of the Indiferetions of St. Germ. Family: We feel the Smart of it by ridiculous Letters falling daily into the Hands of the Government. Their Master and Mistress are little oblig'd
by it no more than we: If there is any thing,
Sir, you do particularly command me, or depend
upon me for, let me know it. I cannot undertake much, nor furnish more. I have still help'd.
every body, and paid to every thing I could;
and if a Twelvemonth ago my Condition was
what I then represented, you best know if it has

"makes me grow more contented; and if the Prospect of Misery to us all was any Satisfaction, that is now plainly seen.
"Pray God bless us all, by restoring every Man

been mended. Use, and confidering that of others,

"his own, and you with long Life.
"He that gives you this, hath furnish'd for your
"Use to me, &c. two hundred Pounds, which I

" desire may be repaid.

Mr. Soll. Gen. Read t'other; it is in the same

Hand, and was enclosed in the former.

Clerk of the Peace reads. "I only beg, Madam,
no ill malicious Report may take any Place in
your Thoughts, in regard to me. I value your
good Opinion, and will endeavour to deserve it.
I can do little towards, but wish most heartily
for your Happines. I know no Interest, Madam, but my Master's and yours, nor do I think
they are to be made two: If you command me
any thing, I will faithfully obey you, as I have

" ever done him.
" We all depend upon this Bearer's Accounts of
us, and our Condition. His Faith and Courage
hath been enough experienced.

Mr. Serj. Tremain. Here is another Paper, shew, that to Captain Billop. [Which was done.]

Capt. Billop. This Paper I did mark, and this was one that was in the Bundle.

L. C. J. Pollexfen. What is it Brother? pray open it.

Mr. Serj. Tremain. 'Tis a Draught of a Cypher, with an Alphabet of Names, for carrying on the Correspondence.

Mr. Serj. Thompson. Your Lordship observes these Matters were designed to be carried on under several Sorts of Cants.

L. C. J. Holt. What says Captain Billop to that

Capt. Billop. That was one of the Papers that I read at my Lord Nottingham's, and mark'd it there.

L. C. J. Holt. Then read it. Clerk of the Peace reads. For Mrs. Anne Ruffell, to be left with Mrs. Richeson at the Blue Boar in Ryder-street, near St. James's.

A-- the King. B- the Queen. -- 'the Prince of Wales. D. - the Prince of Orange. E-- Canon and the Scotch Officer. - the Duke of Berwick. - Duke Tyrconnel. - Major General Sarsfield. - Lieutenant General Shelden. King of France. M-- Marshal Luxemburgh. Marshal Belford. Duke Powis.

- Dutchess Powis.

Amsterdam — Breast.
Rotterdam — Deipe.
Hague — Havre de Grace. Brill — Dunkirk.

Harlam — Callis

Italy — England. Germany — Scotland.

Spain — Ireland.

Mr. Serj. Tremain. Then the next Papers we

produce are the Bills of Exchange; Pray shew them to Capt. Billop. What fay you, Capt. Billop, were those among the other Papers?

Capt. Billop. Yes, they were I remember

Mr. Serj. Tremain. My Lord, they are in French, and therefore we must swear a Gentleman that we have here, to interpret : Call Mr. Humpbry Levermere.

Mr. Levermere. Here I am. (He was sworn.)

#### A Londres, le 29 Decembre.

Monfieur. E presante vous sera rendus par Monsieur Orbinet, qui est un de mes bons amis, & qui se fera cognoistre par quelque Personne de vostre Cognoissance. Vouz m'obligerez tresensiblement en de luy rendre fervice en tout ce que vous pourriez. Il pourra vous communiquer quelque Affaire en Commission; vouz pouvez avoir Confiance en luy de toutes les manieres, je vous prie doncque l'obliger en tout ce que vous pourriez. Je suis, Monsieur,

Vostre tres humble & tres obeissant

Serviteur,

A Mon. Mon. 70. du Livier, Paris. P. du Livier.

A Londres le 29 Decembre 3 Janvier 3 1690.

A UN jour de veue il vous plaira payer par cette premiere d'Eschange, al Ordre de Mr. Michel Orbinet, Trois mille trois cents trente trois Livres valeur, du dit Sieur suivant l'advis de

Vostre tres humble & tres obeissant Serviteur, A Mon. Mon. 70. du Livier, Paris. P. du Livier.

Londres le 29 Decembre 3 Janvier 31690. Pour Liv. 3333.

Monfieur, UN jour de veue, plaira payer par cette me premiere d'Eschange, a l'Ordre de Mr. Michel Orbinet, Trois mille trois cents trente trois Livres Tournois, valeur du dit Sieur & suis

Vostre tres humble Serviteur,

A Mon. Mon. Anthoine Pelletyer, Merchand, a Paris. 7. Berionde.

London, the 29th December.

SIR, THIS Present will be delivered you by Mr. Orbinet, who is one of my good Friends, and who will make himself known by fome Person of your Acquaintance. You will very fensibly oblige me in doing him Service in all that you can. He will be able to communicate some Affair in Commission; you may have Confidence in him about all Points: I pray you then to oblige him in all that you can. I am, Sir,

To Mr. Joseph Du Livier, Paris. Vol. IV. Tur most bumble, most obedient Servant,

P. du Livier.

London, the 29th December 3 fanuary 3 1690.

T one Day's Sight be pleased to pay by this First of Exchange to the Order of Mr. Michael Orbinet, Three thousand Three hundred Thirty-three Livres, Value of the said Gent. according to the Advice of

Tour most bumble, and most To Mr. Foleph obedient Servant. Du Livier, Paris.

P. du Livier,

London, 29 December 1690. For 3333 8 January Livres.

SIR. T one Day's Sight be pleased to pay by this my First of Exchange, to the Order of Mr. Michael Orbinet, Three thousand Three hundred Thirty-three Livres Tournois, Value of the faid Gent. And I am

Your most bumble Servant.

To Mr. Anthony Pelletier, Merchant, at Paris.

I. Berionde.

Mr. Serj. Tremain. Pray how much do they all come to?

Mr. Levermere. They come to 500 l. wanting

but Twelve-pence.

Mr. Serj. Tremain. My Lord, we have shewn your Lordship part of the Papers that were taken in this Pacquet, but we have referved three of the Papers till the last Place; and these three Papers, if we had no other, were sufficient to maintain this Indictment, for they are written all with my Lord Prefron's own Hand, wherein he gives an Account how the French should Invade us, how the Forts may be taken, how London should be plagued, and what a sort of Rascals the Clergy of London are; these are the Contents of the Papers, among other Things. Pray shew them to Captain Billop.

(Il bich was done)

Captain Billop. These were two Papers that were in the Pacquet, and the other little one with them.

L. Presson. My Lord, I would desire your Lordship to observe one Thing, to the best of my Remembrance, Captain Billop faid, he only mark'd fix of the Papers.

L. C. J. Holt. How many has he fworn to?

L. Preston. I believe he has proved more.

Capt. Billop. I never faid fo; I mark'd a great many, tho' not all, but I did not fay how many.

Mr. Serj. Tremain. Were these Fapers taken in the Pacquet?

Capt. Billop. Yes, all three.
L. Prefion. Just now he faid but two.
Mr. Sol. Gen. Have you look'd upon them all, Sir ?

Capt. Billop. Yes, I marked but two of them, but the other little Paper was with them; I read them myself, I remember it very well.

Mr. Serj. Thompson. Then we pray the Clerk may read them.

(Cl. of Peace reads) Lady D. 2000 1. And 200 1. for Shop Debts.

Mr. Serj. Thompson. My Lord, we would open this Piece of Evidence before we read it, .L 11

that it may be understood, and we shall prove it to be my Lord's Hand afterwards. It confifts of many Heads and Particulars, without Order or Method, and feems to be no more than Memorandums made by my Lord Preston, to put him in Mind what he was to inlarge upon when he came thither.

(Cl. of the Peace reads.) Lady D. 2000 l.

And 200 1. for Shop Debts.

Pension upon the 14—3 Deckt Ships.— Britania, Ad. Sovereign out and R.— James.
33 3d Rates, make the 14 and 30 67.

Sundry Hospitals and Fire-Ships, some built on purpose proportionable.

Of Third Rates most mann'd: 14 not mann'd.

Rest in some proportion mann'd, not well

mann'd, nor will be.

- Britania not out till March, the rest,

perhaps, in April.

The French must be out in April, and in the Downs: Look in at Spithead to secure them. The Dutch Fleet cannot then join them.

Carter and others at Portsmouth, the likeliest Men to come to him — Dutch Fleet 36 Sail, 9 from 70, to 60 Guns; — 12 from 50 to 60 the rest betwixt 60 and 70 - Get to it before the Conjunction, otherways nothing. To fight in the Chops of the Channel, not to come fo high as Beachy --- Port mouth not mann'd above 500 — One Gibson, a Scotch Pedlar — Lands behind South-Sea Castle. — Nothing but Pallisado's about Gosport — Jennings, or Strickland, or Trevannion comes from St. Maloes in one Night - most of the Gentlemen have done him most Mischief, the Tarpaulins his best Friends, which dispirited - Danby desires to be in the Monk, keeps and fortifies Hull - King not to be on Board the Fleet - Foolish Letters from St. G's taken every Day in the D. Post, and read in Council — about June — England 67 great Ships. Dutch 60 — commanded 36 to us, 24 to act by themselves — Russel in the Britania Admiral — Killigrew the Blue - the Duke - Ashby the Royal James — Dalaval the Soveraign, Vice-Admiral Blue — Carter the Vanguard — Those who shall not oppose or resist him to be pardoned-Not 21 Days coming in, or shall not help the P. of O. 600000 l. to the States of Holland - No Taxes in his Time - and the K. of Fr. will require nothing ---- Chimney-Money to be taken away --- not excepting Outlaws --- Scotland let know whether the King will come or not foon, and acquaint him with the Weakness of the Pr. Council - 3 Dashes like F. of ---- That fome kind Answer-Mr. East Merchant of Bristol to be kept till called for William St. - from Amsterdam -Alexander — England — George — Scotland -Dorset, Cornwallis, Montague, Stamford, Shrewsbury, Macclesfield, Monmouth, Devonshire — In Feb. the K. come to Scotland — endeavour to unite the Epifc. and Presbyt. Parties.-A less Sum not interfere with the Fr. K. from Highlanders – Campaigns – - land at Leith -Scotch Army not a French one, 5000 good Suedish Foot, the Reputation of a Protestant Ally, two Months to fettle Scotland - a Commission given to me from Mr. P. —— For Fl. hinder Eng. and D. from joining —— two Veffels of 1501. Price for Penfilvania, for 13 or 14 Months

- Ormand and Brandon disobliged about the Guards.

To have 1200 Seamen from Denmark and Holland - To fave Cambell. - To be left at the Ship in Sheets Westminster - Flanders. - R. Scotch Ships in Newcastle Harbour to plague London — The Modest Inquiry, the Bishops Answer. — Not the Chilling of them. — But satisfying of Friends. --- To tell him that to protect Friends, and as foon as Foreigners are gone, he will difmiss his --- The Woman that was with the K. in Ireland, and fent Commission

to Stafford, and failing, not to be sent again; her Friends live in Covent-Garden - Private Letters not -- Protesting Lords against the Usurper, Three of Five against the Vacancy of the Crown, Beauford, Newcastle, Thanet, Sawyer, Lutwich, Pemberton, Levintz, Winnington, Montague, Shore -London Clergy the worst, we have their Wishes and they their Oaths - K. betraved by J. Porter, Seymour said it—Lord Nottingham says there will be a Peace with Fr. and the K. left out. -Bring Foreigners to drive out Foreigners, then dismiss them, leave all to Free Parliament. - No Justices of Peace, &c. actually in Commission to be criminal.

L. C. 7. Holt. Well, Gentlemen, have you

any more Evidence?

Mr. Serj. Tremain. My Lord, We shall now prove these Papers to be my Lord Preston's own Hand. Pray call Mr. Warr, Mr. Towneseud, Sir Henry Johnson, and Mr. Bland.

Mr. Townesend sworn.

Mr. Serj. Thompson. Pray thew Mr. Townesend that Paper. (Which was done) Pray, Sir, whose Hand-writing is that?

Mr. Townesend. I believe this to be my Lord Preston's Hand: I did not see him write it.

L. C. J. Pollexfen. Are you well acquainted with my Lord Preston's Hand?

I have feen his Lordship's Mr. Townesend. Hand fometimes.

L. C. J. Pollexfen. How often? Mr. Townesend. Not very often, but I have feen it fometimes.

Mr. Serj. Thompson. Pray were you Clerk in

any Office?

Mr. Townesend. Yes, I am in the Office of the Great Wardrobe, where I have had occasion to fee his Lordship's Hand sometimes, and I believe this to be his Hand.

Mr. Serj. Thompson. Look upon the t'other two. Mr. Townesend. I do believe these three Papers

are my Lord Preston's Hand.

Mr. Serj. Tremain. Those are the three Papers that have been read last, which he says are my Lord's Hand.

Mr. Townesend. I do believe it, Sir.

Mr. Serj. Tremain. Pray look upon that Paper, with the little one within it; do you know whose Hand that is?

Mr. Townesend. I did not see it written, Sir. Mr. Serj. Tremain. Do you believe you know

who writ it by the Hand?

Mr. Townesend. The latter Part looks like my Lord Preston's Hand; but I cannot well say any thing to the other, it is written so small.

Mr. Serj. Tremain. Then swear Mr. Bland. (Which was done.)

Mr. Serj. Thompson. Give him the Papers. We ask you, Mr. Bland, Whether you were well acquainted with my Lord Preston's Hand?

Mr. Bland.

Mr. Bland. I have seen my Lord's Hand these three Papers, or any of them, to be your

Mr. Serj. Thompson. Have you looked upon those Papers, Sir?

Mr. Bland. Yes, I have.

Mr. Serj. Thompson. Pray whose Hand are

Mr. Bland. I do believe these three Papers are my Lord Preston's Hand-writing?

Mr. Serj. Tremain. Then we pray Mr. Warr (Which was done.) may be fworn.

Mr. Serj. Thompson. Do you know my Lord

Preston's Hand?

Mr. Warr. I have feen my Lord Preston write, but not very often; most commonly it was only his Name: But I have seen him write some Letters too.

Mr. Serj. Tremain. Pray, Sir, look upon those Papers; whose Hand are they do you be-

Mr. Warr. This Paper seems to be like my Lord Preston's Hand; the other I cannot fay much of, because that which I commonly saw him write was a large fair Hand, and this is a little Hand.

Mr. Serj. Tremain. Pray, Mr. Warr, look upon these Seals; whose Seals were they?

Mr. Warr. I believe the Seals to be my Lord Preston's; one of them was his Seal when Secretary of State.

Mr. Serj. Thompson. You were under him in

that Office, were you not?

Mr. Warr. Yes, my Lord, I was.

Mr. Serj. Tremain. Now, my Lord, we have done with our Evidence, and shall rest here till we hear what my Lord Preston says to it.

L. C. J. Holt. My Lord Preston, you have

heard what has been faid concerning the Matter you have been indicted for: What has your Lordship to say for yourself?

L. C. 7. Pollexfen. If the Gentlemen of the Jury defire to fee the Seals, they may have them.

(The Seals were shown to the Jury.) Mr. Sol. Gen. My Lord, we have done for

the present. L. C. J. Holt. Then if your Lordship please, you make your Desence.

L. Preston. My Lord, In the first Place I must refer myfelf again to my Indictment, for I find, my Lord, that the Treasons of which I am accused, were none of them done in the County of Middlefex, and they are laid to be done within this County; I find nothing of that kind proved upon me to be done here; for any Memorandums that they fay may be in that Hand, I hope the Gentlemen of the Jury will confider, that there was nothing followed upon any of these Things, that may be found in those Papers: And in the next Place, I defire to know, whether they are sufficiently proved to be mine; that is, whether Similitude of Hands is Proof or not against me in such a Case? I humbly offer these Things to your Lordship, and hope your Lordship and the Jury will consider of it.

L. C. J. Holt. Is this your Lordship's Defence, my Lord?

L. Preston. My Lord, I leave these Things to the Confideration of the Court and the Jury.

L. C. J. Holt. Your Lordship insists upon it first, that there is no Act of Treason proved in the County of Middlesex; and then, whether Similitude of Hands be a good Proof to prove Vol. IV.

Hand?

L. Preston. Nobody faying they see me write them, if I did write them.

L. C. J. Pollexfen. My Lord, have you no Witnesses, nor nothing that you would use of Evidence for yourfelf?

L. C. J. Holt. Would your Lordship disprove any Thing of the Matter that has been proved against you?

L. Preston. I must deny the whole Fact; but I have no Witnesses or Evidence to offer you.

L. C. J. Holt. Then your Lordship has no more to say?

L. Preston. I have not, I must leave it so with your Lordship and the Gentlemen of the Jury.

We shall offer nothing farther, Mr. Sol. Gen.

but leave it wholly to your Lordship.

L. C. J. Holt. Your Lordship has done then?

L. Preston. Your Lordship observes none of the Witnesses have declared that I was going into France, nor knew any thing of it. I did not hire the Ship, nor any thing of that kind; the' I suppose if they had, it is not Treason; but your Lordship observes there is no such Thing has been fworn.

L.C. J. Holt. My Lord, as to the first Matter that your Lordship makes a Question upon, Whether there be any Act of Treason proved in Middlesex, that does depend upon the Proof of your Lordship's being concerned in the Papers; for if your Lordship had an Intention in carrying these Papers into France, which speaks a Defign to invade this Realm, your Lordship took Boat in Middlesex at Surrey-Stairs, in Prosecution of that Intention, there is an Overt-act in this County of Middlesex.

L. Freston. Your Lordship, and the Gentlemen of the Jury observe, these Papers were not

found upon me.

L. C. 7. Holt. No, my Lord; but if it be proved that your Lordship had an Intention to carry these Papers into France, and took Boat in order to go with them into France, in the County of Middlesex, where-ever your Lordship acted in order to that Design, that is Treason, and there you are guilty. It is a Treason complicated of several Facts, done in several Places.

L. Prefton. My Lord, I humbly defire to know, whether they have been proved to be my Papers?

L. C. 7. Holt. That is a Question that must

be left to the Jury upon the Evidence. L. Preston. Nobody swears they are mine, nor were they found upon me.

L. C. J. Holt. But what I am speaking to your Lordship, is in Answer to your Question about the Place; for you say, that there is nothing proved done in the County of Middle [ex: Now the Question is, Whether your Lordship had a Defign to go to France with these Papers? if you had, and if your Lordship did go on Ship-board in order to it, your taking Boat in Middlefex in order to go on Ship-board, is a Fact done in the County of Middlesex.

L. Preston. It is not proved by any Witnesses

that I defigned to go into France.

L. C. J. Holt. That is before the Jury upon the Evidence.

L. Preston. I hope your Lordship, and the Jury will observe 'tis not proved, and in the next Place, there are no Papers taken upon me; with humble Submission, there is no Proof of any such Thing.

L11 2

#### 146. The Trial of Sir Richd Grahme Bar. 2 W. & M.

L. C. 7. Holt. Well, how for your Lordship was concerned in these Papers, and whether you were going with them into France, is to be left, upon the Evidence that hath been heard, to the Confideration of the Jury.

L. Preflow. But I humbly fubmit that.

L.C. 7. Lolt. Have you any more to fay? L. Preston. As to what I offer, that nothing has been proved in Middlesex, I hope your Lord-ship will take it to be a Point of Law, and then it ought to be argued; and I defire I may have

L. C. J. Holt. No, 'tisa Matter of Fact only; but if you please, the rest of my Lords the Judges may give you their Opinion; for this is a Question upon a Supposition that your Lordship was guilty of a Defign of going into France, and this with a Purpose to depose the King, and alter the Government; then the Question is upon such a Supposition that you were guilty of that Design, whether you were guilty in Middlesex or no?

L. Preston. My Lord, they have not proved

that Defign.

L. C. 7. Holt. We do not fay, it is taken for granted now, but 'tis a Question upon a Suppolition. Now, my Lord, I'll tell your Lordship in short my Opinion, the rest of the Judges will tell you theirs: I am of Opinion, If your Lordship had such a Design to go with these Papers into France, and these Papers were formed by you, or you were privy to the Contents of them, then it is plainly proved, that you went into a Boat in the County of Middlesex, in order to carry on this Design, and that will make it a good Indictment, and here is a plain Overt-

act of High-Treason in Middlesex.

L. C. J. Pollexfen. I am of the same Opinion; for your Fact as to this particular Point in Law stands thus: You are indicted of High-Treason in two Points; one is, For conspiring to depose the King and Queen, and alter the Government: And the other is, For aiding and affifting the French King, and his Subjects, declared Enemies, and in open War against the King and Queen, and to invite the Enemies of the Kingdom to invade the Kingdom. Now this Defign, and this Help and Affistance, are written in these Papers; for they are Instructions for the carrying on of this Defign. You, my Lord, are the Person that is charged to go with these Papers to help on this Defign; you began your Journey in the County of Middlefex, for according to the Evidence, you took Water at Surrey Stairs, which is in the County of Middlesex, and every Step you made in pursuance of this Journey, is Treafon, where-ever it was: So then here is a fufficient Proof of a Fact in Middlesex.

L. Preston. That, my Lord, is a Point of Law, and I humbly defire your Lordship, that I may have Council in this Cafe. It is not proved by any Body, that I faid I would go into France; and in the next Place, it is not proved that I had these Papers about me; there has been no Evidence given that I did take Water with an Intention to go with these Papers into France.

L. C. 7. Holt. The Jury are to be Judges of

that.

L. Preston. Then, my Lord, what have I done? I have not done any Thing within the Danger of any Statute upon which I am indicted; besides, my Lord, what I have to offer further is this, I think I ought to have two credible Witnesses to

prove every Fact, and I hope the Gentlemen of the Jury will confider, there is nothing but Supposition as to me; and I hope I and my Family ihall not be ruin'd upon a Supposition.

L. C. J. Holt. Has your Lordship any more

to fav?

L. Prefton. All the Judges have not given their Opinion.

L. C. J. Holt. The nions, if you desire it. The reft will give their Opi-

My Lord Chief Baron, what fay you?

L. C. Baron. My Lord Presson, I am called upon, it scems, to give my Opinion in this Case, but this I take it must be left to the Jury, what Credit they will give to the Proof. Your Lordship makes a Question, as the Proof stands, whether here be any Thing done in this County? here are Instructions given to the French King how to invade England, and carry on the Waragainst us. These Instructions are contained in feveral Papers, and thefe Papers in a Pacquet are carried to the Smack, which Smack was hired. to go to France. You are found taking Water at Surrey Stairs, which is in the County of Middle fex. in order to go to the Smack: You did go to the Smack; the Papers were taken in your Company, and were feen lying by your Seals; and the Witneffes fwear, they believe fome of them to be your Hand; you took care to defire to have them disposed of. Now how far the Jury will believe this Matter of Fact, that is thus testified, is left to them; this feems to be the Proof, and if the Jury do believe it, here is a plain Evidence of an Overt-act in the County of Middle fex.

L. Preston. I do infist upon it, with humble Submission, it is not proved that these Papers, were taken upon me, or that I did take Water at

Surrey Stairs to go to France.

L. C. Baron. That must be collected out of all the Circumstances; the Credit of which is left

L. C. F. Holt. All the rest of my Lords the Judges are of the same Opinion, as they tell me? Have you any more, my Lord?

L. Preston. I must submit.

L. C. 7. Holt. Gentlemen of the Jury, My Lord Presson stands indicted for High-Treason, in imagining and compassing the Deposition, Death, and Destruction of the King and Queen; and for that Purpose, did write, or cause to be writ, several treasonable Papers and Letters, defigned to go into France, and there to correfpond with the French King and his Subjects, who are Enemies to the King and Queen; and to carry with him those treasonable Papers and Letters, containing a Project, and a formed Defign how this Kingdom should be invaded by Foreigners.

There is another Treason in the Indictment mention'd, and that is for adhering to, and abetting the King's Enemies, there being open War declared between the King and Queen, and the

French King.

You have heard, Gentlemen, a very long Evidence, Witnesses have been produced viva voce, and feveral Papers have been read to you; fome of the Papers that have been produced, tho' they may feem mysterious and canting, yet they are not to very obscure and unintelligible, but if you consider them well, the Meaning of them will appear. Others of them are more express, and do plainly demonstrate a Defign, that this

King

King and Queen should be deposed, and that there should be another Prince set upon the Throne, and restored to the Government of

this Kingdom.

Gentlemen, There are two other Persons mentioned in the Indictment with my Lord; and tho' my Lord is only now upon his Trial, yet the Lyidence which doth affect them, doth

alfo concern my Lord.

You have heard how there was an Intention of fome Perfons to go to France, and how Mr. Afrion, one of the two others, that stands indicted with my Lord, did treat with one Mrs. Pratt, one of the Witnesses, to hire a Vesself for that Purpose, and it was by the Means of one Mr. Burdett, that lives in the City; they had a Meeting at Burdett's House, where they treated about the Price that should be given for the Hire of this Ship to go to France, but at that Time they did not agree. It was concluded, that the Woman and Astron and Burdett should meet at the Wonder Tavern; but Mr. Burdett not being there, nothing was concluded upon them.

there, nothing was concluded upon them.

After that the Woman, Mr. Burdett, and Astron, and Ethott, met at Mrs. Burdett's; the Woman insisted at first upon 1501. After they had been treating for some time, the Bargain

was made to go to France for 100 l.

Then the next Thing confidered was, how this Money should be paid; by Agreement, 93 Guineas, and 6 d. which made up the 100 l. was deposited in Mrs. Burdett's Hand; a Six-pence broken, one Part Mrs. Burdett had, and the other Part of the Six-pence Mr. Astron had: And when either Mrs. Pratt, or the Master of the Vessel did bring back that Part of the Six-pence that Astron had, to Mrs. Burdett, the Money was to be paid.

After this Agreement, they were appointed to go to the Seven-Stars in Covent-Garden, to the House of one Mr. Rigby; and there the Woman, Mrs. Pratt, and the Master of the Vessel, Aston and Elliot met, and they were that Night to go away and to take Water at some Place near to go on Ship-board; and having stayed there till it was about ten a Clock at Night, then they went away into the Strand, and so into Surrey-Street, and took Water at Surrey Stairs.

But before that they came from Mr. Rigby's, fome Persons went to Surrey Stairs to see for a Boat, and met with that Fellow that was here produced, who was a Sculler, and did hire him to go through the Bridge when the Tide served, and to carry some Gentlemen on Ship-board; they agreed with him for half a Crown, and he was to stay in an House near the Stairs until they

came.

And at the Time appointed, Mr. Ashton and Mr. Elliott, and the Master of the Vessel, came to that Place, and my Lord Presson and his Man with them, to take Water. My Lord Presson was not at Burdett's House at the Hiring of the Ship, nor at Mr. Rigby's; but it is proved by the Master of the Vessel, that he took Water with the rest of them at Surrey Stairs, that he went with them on Ship-board, and was to go along with them.

Being on Board the Ship, they did appear to have some Apprehensions of Danger, and passing by a Man of War, my Lord Presson, his Man, and the other two went under the Quarter-Hatches, where they lay down to prevent themselves from being taken or discovered; and they hid another time when they came near Graves-

end, and coming up they feeing a Boat coming towards them, they hid themfelves again. Captain Billop, who it feems, was fent to apprehend them, pretended he was to press Seamen, and when he came on Board the Smack, he faid he would press the Mariners, who answered they had a Protection: But he being upon his Search, pulled up the Boards of the Quarter-Hatches, and there was my Lord Prefion and the other Persons lying down: It was not a Place that was very proper for Gentlemen, or, indeed. for any Passengers, to repose themselves in; it was an uneafy Place, nobody could stand or sit upright in it; nay, there was no convenient Place for lying down, but they must lean upon their Elbows, which Posture those Gentlemen were in; fo that their Purpose was plainly to conceal themselves, and their concealing themselves must be because of some Design they were about, which they would not have discovered.

They being taken out from under the Hatches, one of the Witnesses tells you, he saw a Pacquet lying there, and Astron, pretending to setch his Hat, went down, took it up, and put the Pacquet into his Bosom; and the Witnesses informing Captain Billop thereos, he caused Astron's Coat to be searched, and from thence took the Pacquet, and a Piece of Lead tied to it, which

was produced here in Court.

When they were bringing away in Cuftody, they feemed all of them to be very much concerned about this Pacquet; fome of them, that is, Aston and Elliot, would have had it thrown with the Lead over-board. My Lord Presson did not say so much, but complimented Captain Billop in this manner, He was glad he was fallen into the Hands of a civil Gentleman, a Person of Worth, and he should always acknowledge his Kindness, and would do him all the Service he could, if he would dispose of the Pacquet.

My Lord Presson was searched at that time, and Letters of no great Moment taken about him. Assistance and Ellict would have had Captain Bisses to take those Letters which were taken in my Lord Presson's Pocket, and tie the Lead to them and have thrown the Pacquet over-board, and to report to the King and Council, That those Letters were the Pacquet that was taken with the Lead; and so have persuaded him to be false to the Trust that was reposed in him.

And Ashton and Elliot used many Expressions to induce him to that Compliance; they told him the Government was unstable, and every Dog had his Day, and the Tide would turn; and that he would deserve very well if he would change Sides, and go with them where they were going; and that he had Opportunity to get any Preservant

ment he would have.

L. Presson. My Lord, I hope your Lordship observes that I said none of all this.

L. C. J. Holt. No, my Lord, I do not fay you did; my Lord Preften did not fay any thing of all this, but only about disposing of the Pacquet; that his Lordship spoke of to Captain Billep, and complimented him, and promised him Kindness if he would dispose of the Pacquet.

But, Gentlemen, as there was a Pacquet taken, so there were two Seals taken at the same Time, and in the same Place, which have been produced and shewn to you; they lay both of them upon the Ballast under the Quarter-Hatches, near the Pacquet: The one of them is the Seal of

my Lord Preston's own Coat of Arms, the other Seal belongs to the Secretaries Office, which Office my Lord once held in the late Reign.

L. Preston. I beg your Lordship would be pleased to observe that the Papers were not taken upon me, and it can be no Treason to have Seals,

I fuppose.

L.C. 7. Holt. Good my Lord, I will not do your Lordship any Wrong; I do not say that the Papers were taken about you, no nor the Seals; but only, that they lay upon the Ballast from whence the Pacquet was taken: And I say further, That these Seals are not denied by your Lordship to be your Seals; the one is your own Seal of your Coat of Arms which was taken at that Time, and fo I do not your Lordship any Wrong, and by the Grace of God will

L. Preston. It is no Crime, I hope, to have

Seals.

L. C. 7. Holt. I do fay, my Lord, the Papers were taken about Albton, and not about your Lordship; but they lay upon the Ballast where the Seals were, and where your Lordship lay: But how far my Lord Preston is concerned in this Matter, is to be considered by you of the Jury by-and-by.

Now, Gentlemen, you have heard how carnest Mr. Ashton and Mr. Elliot were; one of them, to wit, Elliot, wish'd a Thunder-Bolt might strike the Boat under Water as they were coming back; and when they came through Bridge, he wish'd that London-Bridge had fallen upon them and

knock'd them upon the Head.

L. Preston. But I hope that is not to lie upon

me neither, for I faid no fuch Thing.

L. C. J. Holt. No: But Ashton and Elliot did fay these Things, and how the Case stands as to that in relation to your Lordship, is to be considered. It is proved, they afterwards gave Money to the Seamen, half a Crown apiece, to two of them, to fay they were going to Flanders, and not to France.

Now, Gentlemen, that my Lord was on Board this Vessel, that my Lord was under the Hatches, and that the Papers were taken in this manner, is beyond all Contradiction: So likewise that the Ship was hired for France; that my Lord took Water at Surrey Stairs, and was taken in this Vessel in that manner that you have heard.

The next Thing, Gentlemen, is about the Papers: I must tell you, though there are several of them that do feem mysterious, yet they are Papers that do shew a very great Design of Deposing the King and Queen, and a Purpose of

altering the present Government.

But, Gentlemen, I will mention to you those Papers that are very plain, and leave you to confider what Construction to put upon those that are obscure. There is one Paper that seems to be Instructions and Heads for a Declaration, that is to fay, That the King of France must not come with a Defign to make an intire Conquest.

L. Preston. My Lord, with Submission to your Lordship, I hope you will please to remember and observe to the Jury, that Paper is not

proved to be mine.

L.C. J. Holt. No, my Lord, I'll do your Lordship no Wrong, but I cannot speak all my Words at once.

L. Preston. I am sure you will not my Lord; but I beg leave to put your Lordship in Mind.

L. C. 7. Holt. Well, then, Gentlemen, the Paper begins, That the King's Declaration is to be formed in general Terms; that he will govern by the Laws; that they shall be the Rule of his Actions; that he will endeavour to fettle Liberty of Conscience by a Law, and that what soever was done by him that gave any Occasion of Jealousy, shall be settled by Parliament. That the King hath given sufficient Proofs and Evidence of his not being willing to bring an Army of Strangers into the Kingdom, by refuling the Succours the King of France offered him, and that were even ready to be embarqued upon the first Notice of the Prince of Orange's coming. That he brings such an Army only as is necessary for his own Defence, and securing such of his Loyal Subicets as should come to him; and that he will difmiss them as soon as he shall have rid the Nation of those Foreigners that had invaded us, and trampled upon the Laws.

So that, Gentlemen, here is a Paper in this Pacquet, that has plainly laid open and proved the Design, and shews the Meaning of it was to seduce their Majesties Subjects from their Allegiance; it was to be in fuch general Terms, making general Promifes, hoping thereby that People would be the more eafily imposed upon to renounce their

Allegiance to their prefent Majesties.

But, Gentlemen, the Declaration imports farther, that the Realm was to be invaded by Foreigners; and to palliate it, it is pretended, that Foreigners were only brought in to rid the Nation of Foreigners, and you know who are meant by that: So that this Project was only to colour a foreign Invalion; and this Declaration was to direct them how, and upon what Pretences they should invade this Kingdom.

Gentlemen, there is no manner of doubt but this is a treasonable Declaration, and if any Perfon had this in his Possession, and was going into France to carry, with an Intention there to make use of it, that is Treason, though it be couch'd under specious Pretences of restoring People to their Liberty: It was plainly a Defign

to invade England by a French Army.

L. Preston. My Lord, that Paper was not found about me.

L. C. 7. Holt. No, no, my Lord, it was not; but, good my Lord, give me your Favour, I will certainly observe every Thing that is fitting; but

I tell you I cannot do it all at once.

Then, Gentlemen, there is another Paper found in the Pacquet, that is faid to be the Refult of a Conference that was had between divers Lords and Gentlemen, as well Tories as Whigs, as they call them, to prove it possible to restore the late King by French Arms; and how this may be effected, were Proposals made: Yet still it was pretended to preserve the Protestant Religion. and the Civil Administration according to Law.

And that it might be brought to pass, the Credulous were to be imposed upon, and made to believe that the French King would not conquer England for himfelf; no, but he would conquer it for the late King; he would be at that vast Charge, that great Expence of Men and Arms to restore

King James, and make no Profit of it himself.

And it was proposed how to seduce the People of England into a Belief of the French King's Kindness; he was to indulge the English Protestants in France, and let them have the Exercise of their own Religion there at their own Charges; and this to fatisfy the English Protestants,

that his Perfecution of the Hugonots in France, was not out of Aversion to the Protestant Religion, but only because of their Antimonarchical and Relifting Principles. So that they were propofing among themselves what they were to do to make the People believe the French King had no dangerous Design against our Religion and Liberties; and if they could meet with Persons to believe this, that was a probable way thought upon in this Conference to get a great many Adherents to the French King, thereby this Invasion was to be facilitated, and the whole Project rendred more fuccefsful.

There is another thing, Gentlemen, in this Paper, and that is this; They complained of the Mismanagement of their Affairs at St. Germains; that though they did earnestly desire the Restitution of the Late King, yet there was always fome foolish thing or other that came from St.

Germains that obstructed their Design.

What that foolish thing is, I can't say, it does not appear; but whether it were not too great a Discovery of their Zeal for Popery, and the Advancement of the Popish Religion, is worth

your Confideration.

And fomething is to be done for Satisfaction of the People as to that; and it is advised that there should be Seven or Nine, or such a Number of English Men, that should go over, and be received into Favour at St. Germains, and they should be of the Council there, and these were to be Protestants; and that was to be a Colour and Pretence that the late King was reconciled to the Protestant Interest, because he chose Protestant Counsellors, and had received them at

St. Germains, and was advised by them.

This, fays the Paper, will make the World believe, he is ours, and that we have gained him; which was to delude a great many of the People of England, that they should not be affrighted in case there should be such an Invasion of England, but invited rather and encouraged to

join with the French when they came.

But, Gentlemen, the three last Papers that have been produced to you, are Papers that do fomewhat more nearly concern my Lord Preston.

The first Paper contains several Memorandums; It begins with Lady D. 2000 & who that Lady D. is, I must leave it to you to imagine, tho' perhaps it may not be hard to guess.

It takes notice that the English and Dutch were like to join; and these Memorandums do also fhew a Design and Purpose of something to be done for the Prevention of that Conjunction, They feem also to be Instructions to be made use of upon going into France to negotiate or transport some Matters of dangerous Conse-

L. Preston. My Lord, I hope that your Lordship will observe, that these Memorandums are broken kind of Notes, incongruous and incoherent.

L. C. J. Holt. Ay, my Lord, they are so, they are but broken things; but I say still, they are Memorandums that were to be used for some Purpose; Now I leave it to the Jury to consider of the Matter of them: What can be plainer than what is there expressed? The French are to come in time, before the Dutch and the English join; they are to watch their Opportunity and come betimes, and they are to fight at the Chops of the Channel, and not to come io far as Beachy.

L. Preston. This is all but presumptive Evi-

dence, my Lord.

L. C. 7. Helt. I appeal to your Lordship if it was not in the Paper, and I appeal to the Memory of the Jury, whether I mif-repeat it or not.

The Paper mentions Jennings and Strickland and Trevannion, that they were to come from St. Malo's in one Night; the King (meaning the late King ) was not to be on board; and there were Ships to lie at Newcastle, to plague London: It is easy to understand what they meant. Among these Memorandums, it is made as a Remark, that the London Clergy are the worst. It gives an Account how Portsmouth was fortified, and Gosport, and what Number of Men were in them: and of the State and Condition of our Navy what Rates our Ships were, and how many, and who were to be the Commanders.

L. Preston. I beg your Lordship to observe this

L. C. J. Holt. I shall tell you that, my Lord. by-and-by; I am now stating the Evidence.

Gentlemen, my Lord Preston insists upon it, that these Papers were not found about him: It is true, they were not, but it does not therefore follow that they were none of his Papers: But you have three Witnesses, Mr. Townesend, Mr. Bland, and Mr. Warr, produced to prove these Papers to be my Lord's Hand; Mr. Townesend says, he was acquainted pretty well with my Lord Preston's Hand; he was one of his Clerks in the Office of the Wardrobe; he fays, he has feen my Lord write feveral times, and does believe the Writing to be his Hand; and to the same Purpose fays Bland; and Mr. Warr swears to one of the Papers, that he believes it to be my Lord Preston's Hand.

L. Preston. I hope your Lordship will please to observe to the Jury, that this is only a Proof of Similitude of Hands: no-body see me write

L. C. 7. Holt. They only fay they do believe it to be your Hand; no-body fays they faw you write them; if I omit any thing, pray tell me when I have done.

Gentlemen, there are other Papers which have been produced and read, that are writ in Canting Terms, which yet plainly shew the general Defign; they tell the Party, that Council are of Opinion, he has a very good Title; they hope he will appear himself, and if the Cause be well follicited, it may come to a Hearing before the End of Easter Term.

There is another Matter mentioned in another Letter which is under the Difguise of Trade, That the Goods must come before the first of March. And another of them fays, that unless the Copper and the Linen come before the Tenth of March, they should lose this Summer's

Gentlemen, what can be the Meaning of all

L. Preston. I know not indeed, my Lord. L. C. 7. Holt. In another of the Papers it is faid, 'Tis thought our Fleet will be ready by

March or April, but they believe not till June.

Truly, Gentlemen, I have not been able to take Particulars of every Letter, but I must leave it to your Observation; only there is one of them that makes Mention of acquainting my Lord with the Condition of the Writer, and Direction is therein given to speak to the Bearer; and what other Lord was there, but he, in the L. Preston.

L. Presson. I desire to observe, my Lord, that

I was not the Bearer.

L. C. J. Holt. Truly, my Lord, I can't tell who was meant; I must leave it to the Jury to judge of that; but there was no other Lord in that Company.

L. Preston. I give your Lordship Thanks for observing that it was not proved that they were taken upon me before; but I beg your Pardon

for interrupting of your Lordship.

L. C. J. Holt. Interrupt me as much as you please, if I do not observe right; I will assure

you I will do you no Wrong willingly.

Now, Gentlemen, the Question is, in the first place, whether this be Treason? and I told you before, without question, if any Persons do go into France to negotiate such a Design as this, or do purpose to go into France, and do any Act in order thereunto, that is High Treason; and these Letters do import High Treason as great as can be committed; a Treason against the Realm, to subvert the Government, to restore another Prince to the Throne by the Assistance of Foreign Force.

There was a Defign to delude and impose upon a great many People; and those that would not be deluded into a Belief by these fair Pretensions of Friendship, they were to be subdued

by an Army of Foreigners.

Then, Gentlemen, the next Question will be, how my Lord *Presion* is affected by this Evidence, and whether you have sufficient Proof from what has been offered, to satisfy you, that he is guilty

of this Treason or no?

First, my Lord tells you, there has not been a clear Proof that these are the Papers that were taken; for (saith he) they have been conveyed from Hand to Hand, and therefore possibly there might be some Alteration made in them. You, Gentlemen, are to consider, notwithstanding this Objection, whether the Identity of the Papers

be not proved.

Captain Billop tells you, he took them, and in what Manner; and afterwards carried them to my Lord Nottingham, who laid them by for a lit-tle while upon his Table, and Captain Billop withdrew (that is part of my Lord's Objection) while my Lord Nottingham examined my Lord Preston: after that, my Lord Nottingham called in Billop again, and Billop swears the Pacquet was not opened, but remained intire in fuch manner as they were delivered to my Lord Nottingham; and so says my Lord Nottingham. Then Captain Billop faw my Lord Nottingham open it at that time, and he saw all these Papers every one put up again by my Lord Nottingham; so that he could not be deceived: and my Lord Nottingham delivered them to him, and he carried them to my Lord Prefident all fealed up with my Lord Nottingham's Seal: and my Lord Prefident tells you he opened them, and brought them to the King, and had them back from the King; but they were never out of his Sight while the King read some of them, but he took them all, and brought them to the Cabinet Council, where my Lord Sidney received all these Papers that have been read, and marked them. You have my Lord Sidney's Oath that these are the Papers he had from my Lord President; you have my Lord President's Oath that he had them from Billop fealed with my Lord Nottingham's Seal; you

have my Lord Nottingham's Oath that he had them from Billop; and Billop fwears that they

were taken in the Smack.

So that it is plain, if you believe this Evidence, that they are the same Papers. Besides, as to several of them, Billop marked them, and swears directly to them. If you believe these Witnesses, as you have no Reason, I think, to the contrary; it is plainly proved these are the very Papers which were taken from the Bosom of Astron, and taken up by him from under the Quarter Hatches in the Smack.

L. Preston. I beg your Lordship's Pardon for

one thing.

L. C. J. Holt. My Lord, what fay you, pray?

Say what you will.

L. Presson. With humble Submission, there is one thing that I think the Jury ought to take Notice of, That when the Papers were sent from Mr. Bridgman to my Lord Sidney, they were sent

by a Messenger.

L. C. J. Holt. My Lord, you are mistaken as to that Objection, for my Lord Sidney did not send them to Mr. Bridgman by a Messenger, but he delivered them with his own Hand, and after he had set his own Mark upon them; and Mr. Bridgman says they were never out of his Sight, he copied them all but two or three, the other Mr. Pauliney copied in his Presence, and so he swears he re-delivered them to my Lord Sidney.

L. Preston. With humble Submission, my Lord, if I remember right, they were in a third Hand.

L. C. 7. Holt. Never, never.

L. Preston. Did not my Lord Sidney say so,

or Mr. Bridgman?

L. C. J. Holt. No, neither my Lord Sidney, nor Mr. Bridgman said so; I suppose the Jury are apprehensive of the Matter; I would not mislead them, I'll assure you, nor do your Lordship any Manner of Injury in the World.

L. Presson. No, my Lord, I see it well enough that your Lordship wou'd not; I am for my Life, and beg your Lordship's Pardon for interrupting

of you

L. C. J. Holt. Gentlemen, the next thing is to confider, whether my Lord Prefton be answerable for these Papers, or a Party in this Treason.

able for these Papers, or a Party in this Treason. First, Gentlemen, I would have you to consider, that there was the Hiring of a Vessel for France: It is true, my Lord Presson was not present at the Bargain; but you observe that my Lord Presson, his Servant, Asston and Elliot took Water at Surrey-Stairs on Purpose to go on Board that Smack.

Now, Gentlemen, whether or no you can intend any other ways than that my Lord *Prefton* was privy in the Hiring of this Vessel though he was not present at the Hiring of it; for how should my Lord *Presson* be ready to take Water with them at *Surrey-Stairs?* Can you imagine my Lord came there by chance, and took a sudden Resolution? if you can imagine that he came only to go on Ship-board, without knowing the previous Design, truly you imagine a very great thing for my Lord's Advantage.

It is plain he went voluntarily, without Compulfion; truly, I think the Evidence is very strong to induce you to believe he was privy to this Design, and that he did know of hiring the

Vessel.

L. Preston. I hope your Lordship will observe at the same time, that I was never seen before we took Boat.

L. C. J. Holt. My Lord, I have observed it, and I lay that Weight upon the Evidence that I think it will naturally bear, and no more; and leave it to the Jury to confider, whether your Lordship was privy to the Design or no, when they weigh the Circumstances of the Evidence together.

L. Preston. I hope I shall not be condemned

upon Presumption and Argument.

L.C. J. Holt. What Weight the Evidence has they will confider.

And then, Gentlemen, there is another thing that I would observe; Why should my Lord Prefton, a Noble Man, a Person of his Honour and Quality, put himself in such a Place as he was found in, and that twice? It must fure be out of an Apprehension of some Danger. As for the Seamen, they were fecure enough; they were not frightned, because they thought they were protected, and my Lord Preston knew he was not liable to be prest; the Master of the Vessel tells you they were fearful, and therefore hid themselves in a Place they could not stand in, nor fit in, there was the Gravel and Ballast, it was uneasy to them, dangerous to their Health to be there.

Gentlemen, why do Men avoid the Light and put themselves under Covert, unless they have fome Evil Defign? Perfons that are innocent feek

not Obscurity.

The Seals were found there, and my Lord

does not deny they were his Seals.

L. Preston. I do not deny that: I hope it is no Crime to have fuch Seals.

L. C. J. Holt. Ay but, fays my Lord, that does not affect -- because the Papers were not found about me, but were found about Alliton. Gentlemen, if you can imagine my Lord Preston had a different Design from the rest of the Company that were with him, then you may acquit my Lord, and find him Not Guilty. But it is left to you to confider whether he had not the same Design with them. Besides there's Mention made in one of the Letters, my Lord, and there was no other Lord but he; and here are Papers prov'd to be my Lord's own Hand, containing several of the Matters of which he stands indicted, and he would have had the Captain to have disposed of the Papers.

Now, Gentlemen, what Account does my Lord give you were he was going? it feems they did pretend at the Time they were taken, and they would have had the Master of the Vessel said, that their Defign was for Flanders; but the Witnesses tell you positively, That the Vessel was

hired for France.

Truly, Gentlemen, I must leave the Matter to your Confideration whether my Lord be guilty

of this Defign or Not Guilty.

There is another thing that my Lord has urged (for I would not willingly omit any thing material on the one Side or the other) he fays his Indictment is laid in the County of Middlesex, but the Papers were not taken there, the Ship they went on Board lay at Anchor in Surrey; and when they were taken, it was in the County of Kent, and so there is no Proof of Treason in Middlefex.

Ay, but Gentlemen, give me leave to tell you, if you are fatisfied upon this Evidence, that my Lord was privy to this Defign, contained in these Papers, and was going with them into

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France, there to excite an Invasion of this Kingdom, to depose the King and Queen, and make use of the Papers to that End, then every Step he took, in order to it, is High Treason, whereever he went; his taking Water at Surrey-stairs in the County of Middlefex, will be as much High Treason, as the going a Ship board in Surrey, or being found on Ship-board in Kent. where the Papers were taken.

Gentlemen, I have failed of recollecting fe-

veral of the Particulars of the Evidence, because they are many; and you will not depend upon my Recollection of Things fo very incoherent as fome Parts of the Evidence in the Papers are, but upon your own Notes and Observations.

If you do think, having heard this Evidence, That my Lord was not concerned in this Matter, that my Lord had no Design to go into France with these Papers, but that he was an utter Stranger to all these Things, then you are to Acquit my Lord. But if you believe my Lord was privy to, and knew of the Hiring of this Vessel, and that he went to carry on the Design contained in these Papers; and that he wrote fome of these Letters, and with the others he was acquainted, then you are to find him Guilty.

L. C. 7. Pollexfen. My Lord, if you please, I

would observe one thing to the Jury.

L.C.J. Holt. Ay, by all means, my Lord. L.C.J. Pollexfen. Gentlemen of the Jury, I shall fay but a few Words to you, because indeed my Lord has summ'd up the Évidence very fully, for Matter of Law: I am fully of Opinion there never was a more black nor horrible Treafon than is in this Plot that is now discovered; for I think Englishmen have no greater Enemies than the French and the Papists, and you see this is a Plot to bring in both; and therefore I think there was never any thing of greater Confequence to the Government and the Nation, than to have this Plot detected and punished; tho' perhaps never any thing was more improbable than this same Plot, that it should ever take Effect, whatfoever they promifed to themselves, and their Defire of having it effected, might perfuade them to the contrary.

But, Gentlemen, the thing that I would mention about the Matter before you now, is this; Here are three Papers, that by three feveral Witnesses, acquainted with my Lord's Hand-writing, are testified, as they believe, to be his Hand-writing; if so, then there is an End of all, for therein is a horrid deal of Treason contained. If these Instructions, these Memorandums, these Heads that were written down, were my Lord's, and he did intend to go with these in a Voyage towards France, that will be sufficient of it self, if there were nothing else in the Case, to main-

tain this Indictment.

But, Gentlemen, you have in the rest of the Papers that were taken, A great Character of the Bearer; that the Bearer had done great Things; that the Bearer could inform them fully of every thing; and there should be full and intire Confidence put in the Bearer, and a great many fuch Phraies.

But, fays my Lord, I was not the Bearer, it was Mr. Ashton that the Papers were found about; it does not appear directly who the Bearer was;

and they were not found about me.

Now, Gentlemen, pray let us look a little how this Evidence stands: Pray where was this Bundle Mmm

Bundle found? even upon the Gravel, where my Lord Prefion and Mr. Afoton lay; there was it found, and my Lord's own Seal with it.

How, in the Name of God, came my Lord's Seals to be found with other Peoples Papers, if they did belong to any body elfe? How came they together in that Place? It may be, he had a mind to leave his Seals behind him, because they would discover his Quality. But why should my Lord Presson have all this Fear upon him? Why should two Men go and take a Ship for themselves and two others; and when they came to take Boat, take in my Lord and his Man, if they were not the two others that were designed? and this to be done at Night in the Dark? Why should my Lord be under such terrible Apprehensions, as to creep into a Hole so unsit for one of his Quality?

Why do you not hear from my Lord some good Account upon what Occasion my Lord and his Man were going to France? Or whither else my Lord was really going? for some where or

other it was plain he was going.

Gentlemen, no Man goes into an Enemy's Country without fome Licence, unless he go upon fome ill Defign: Fear feldom is without fome Guilt; and there appears, throughout the whole Management of the Story, that there was a great deal of Fear upon these Gentlemen.

Besides, afterwards, when he is taken, and the Letters taken with him in the same Company, you hear what Endeavours there were to suppress the Truth, even by my Lord's desiring to have the Pacquet disposed of; and my Lord's Man gave one of the Seamen half a Crown to say they were going to Flanders, not to France. I suppose the Man knew how unfit it was to be known that they were going to France: And my Lord's two Companions spared for no Pains to get the Pacquet thrown over-board; tho' all that my Lord said was what great Kindness he would do him when it lay in his Power, if he would dispose of the Pacquet; I suppose that is very easily intelligible.

Gentlemen, there is one thing which is mentioned in one of the particular Letters, that I defire particularly to observe to you, and that is all I shall say to you: Here is a Letter in my Hand that in divers Places has somewhat remarkable; it says, Your Daughter and I must starve, if this Government can make us: That the Party did not repine at all for having lost all for your Sake, which your Favour had bestowed. And in another Place this Letter doth say, Your Daughter grows very tall, and very pretty, as I am told. But that which I chiesly mention it for, is, it's twice mentioned, My Lord will tell you all my Condition, bow I have been used; and I have told my Lord my Condition: what I desire of you, be thinks very moderate.

And pray confider and remember, that the first Article of my Lord's Paper, that is taken to be under my Lord's own Hand, there is Two

thousand Founds to the Lady D.

Now if any Body should put these together, do they lack any great Interpreter for? for my

part I leave them to you.

Then in another Place, towards the End of the Letter, it is faid, *Pray*, Sir, ask my Lord bow I have been refed.

Now this Letter being thus taken, and there

is never a one of the rest that was a Lord, do

you think any of the rest was meant? I must

leave it to you.

If my Lord Pressen had produced any Testimony to prove his own good Carriage and Behaviour towards the present Government, it had been very much for his Advantage, and might have had great Weight with you; but when Things appear only in this manner as they do now, I must leave it to you.

Gentlemen, 'tis a great Matter, and of great Moment; if those that conspire against the Kingdom, against the Protestant Religion, and against the present Government, may do it with Impunity, it will be worth the Considering what the Consequence of that may be. Your own Consciences require you to do Right and Justice on both Sides; and if you are fatisfied he is Not Guilty, you will find him so; if you are fatisfied that he is Guilty, you will find him fo.

L. Presson. My Lord, may I have the Liberty to say any thing before the Jury go out?

L. C. J. Holt. Your Lordship should have said what you had to say before: It is contrary to the Course of all Proceedings in such Cases to have any thing said to the Jury after the Court has summed up the Evidence; but we will dispense with it. What has your Lordship to say?

L. Presson. My Lord, I humbly thank your

L. Presson. My Lord, I humbly thank your Lordship; I am not acquainted with such Pro-

ceedings.

L.C. J. Holt. My Lord, you know I permitted your Lordship to interrupt me as much as you wou'd, which was never done before in any such Case.

L. C. 7. Pollexfen. It is contrary to the Course of the Court: But yet if you have any thing to say to the Court or the Jury, for this once we permit it.

L. Preston. Gentlemen of the Jury -

L.C. J. Holt. My Lord, what you have to fay, pray direct yourself to the Court, that we may hear what it is.

L. Preston. My Lord, I only defire the Jury may be informed, that I am a Protestant, that I was baptized in the Religion of the Church of England, and have always lived in it, and hope to die in it. My Lord, 'tis true, things have been urged with Severity against me that are a little hard, in making that, which I hope will amount to but a Prefumption, to be a Proof; as in the Case of the Letters that are written in a Cant, and my Intention to go to France, and those Words in the Letter, where my Lord the Bearer is named. But your Lordship observes, That that Letter is not directed to any body, and that is full of Cant as well as all the rest; Why fhould I be supposed to be the Bearer any more than either of the others, and they were found about one of them? But, my Lord, for the Reason of my going beyond Sea, it was this; I defigned to go to Flanders, or any Place I could be driven to, and that ought not to be wondred at; for really I who had lived quietly after the Loss of my Places, upon this Revolution, and fuffered great Inconveniences in my Estate, and was retired to my own House, with a Design to live a retired Life, was imprisoned twice in the Tower, and proclaimed a Traitor in every Market Town, without any Indictment; and my Imprisonment tended greatly to the impairing my Health atd my Fortune; all this made me very uneafy here: and, my Lord, I went under under a fixed Refolution to go to Flanders, or any

Place where I thought I could be quiet.

L. C. J. Holt. My Lord, your Lordship should have said all these Things before, for it is not the Course to reply upon the Court; if you had had any Thing to fay, you know we heard you out of Course, and I let you interrupt me as much as you did think fit, though that has not been allowed at any time before. But, my Lord, pray let me say one Thing more: Suppose your Lordship did think yourself hardly used, though I know not any Reason you had to think so; yet your Lordship must remember, it was in a Time of Danger that your Lordship was taken up before, and you had shewed your Dissatisfaction with the present Government, and therefore they were not to be blamed if they secured themselves against you; but if you had a Mind to retire into the Country, or to go Abroad, was France the only Country you could choose? a known declared Enemy's Country, at open War with the Government?

L. Preston. My Lord, I beg your Lordship's

Pardon, if I give any Offence.

L. C. J. Holt. No, my Lord, you give me no Offence at all; but your Lordship is not right in the Course of Proceedings; I acquaint you with it not by way of Reproof, but by way of Information.

L. Preston. Then I hope the Gentlemen of the Jury will confider, that all that is alledged against me is but Presumption; my Life and Fortune, my Posterity and Reputation, are all at Stake; I leave all to the Jury's Consideration, and the God of Heaven direct them.

L. C. J. Holt. If you go on thus to reflect upon the Court, you will make the Court to reflect upon you. The Jury hear how the Evidence has been ftated: I think it has been done very impartially, and without any Severity to you: Why should you think we would press the Evidence further than it ought to go against you? You are a Stranger to most of us, and I am fure we do not defire your Life; but still we must take care that Justice be done to the Government and the Kingdom, as well as to any particular Person; and Evidence that is given must have its due Weight and Consideration: If any one can defign innocently to go into France, at this time of Day, with such Papers, and in fuch a manner, that I leave to the Jury's Confideration.

Then the Jury withdrew, to consider of the Evidence, and the Court adjourned for a little while, and return'd in half an Hour; and the Jury came in, and were called over, and appeared.

Cl. of Ar. Are you all agreed of your Verdict?

Jury. Yes.

Cl. of Ar. Who shall say for you?

Jury. Our Fore-man. Cl. of Ar. Sir Richard Grahme, hold up your Hand (which he did) Look upon the Prisoner. How fay you? Is he guilty of the Felony and High-Treason whereof he stands indicted, or not guilty?

Foreman. Guilty.

Cl. of Ar. What Goods and Chattels had he? Foreman. None at all that we know of. Then the Verdict was recorded.

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L. C. 7. Pollexfen. I think, truly, Gentlemen, you have done according to your Evidence; and though it be a hard Case upon particular Men that have brought themselves into these Inconveniences, yet it is necessary Justice should have its due Course, or else there is no longer living for any Man in any Society or Government.

Then the Prisoner was sarried back to Newgate, and the Court adjourned till Monday Morning following at Seven a Clock.

### Die Lunx, xix Januarii, 1690.

The Court being sate, the Jury was called over, and the Appearance of those who an-swered Recorded. Then Mr. Ashton and Mr. Elliot were brought to the Bar; but Mr. Elliot was ordered to be carried back to Newgate, the King's Council resolving to try Mr. Ashton by himself.

OHN ASHTON, hold up thy Hand (Which he did.) Those Men that you shall hear called, and Personally appear, are to pass between our Sovereign Lord and Lady our King and Queen, and you upon your Trial of your Life and Death. If therefore you will challenge them, or any of them, your Time is to speak as they come to the Book to be Sworn, and before they be Sworn.

Mr. Asoton. Pray stay a little.

L. C. 7. Holt. What fay you, Mr. Ashton? Mr. Ashton. My Lord, I humbly defire your Lordship will allow me the Benefit of Pen, Ink, and Paper.

L. C. 7. Holt. Pray let him have Pen, Ink,

and Paper.

Mr. Ashton. And likewise that you would give my Sollicitor leave to be as near me as poffibly he can, only to refresh my Memory, if I should forget any Thing.

L. C. J. Holt. That is a Thing you cannot of

Right demand, the other of Pen, Ink, and Paper

you may.

Mr. Ashton. My Lord, I shall acknowledge

it as a very great Favour.

L. C. 7. Holt. That is an Innovation that

ought not to be; the Court cannot allow it.
Mr. Ashton. I acknowledge it a Favour, but if the Court thinks it not fit to allow it, whatfoever your Lordship shall order I readily sub-

L. C. 7. Holt. You shall have Pen, Ink, and Paper; and what is fit for the Court to do they

L. C. Baron. If the Witnesses say any thing that you do not hear, you must speak to the Court, and you shall have them say it over again.

Pen, Ink, and Paper was given to the Prisoner. Cl. of Arraign. Sir William Hedges, Knight.

(He appeared.) Mr. Ashton. My Lord, I would not trouble your Lordship and myself with unnecessary Challenges; I intend to put myself with an intire Dependance upon the first Twelve Men that appear, be they who they will.

M m m 2

L. C. 7.

L. C. 7. Holt. What you please for that matter, you have your own Choice.

Mr. Aloton. Whoever they are, I fubmit to

them; I know them not.

Swear Sir William Hedges. Cl. of Arr. (Which was done.)

And so were the Eleven next succeeding in the Pannel; and the Names of the Twelve fworn follow.

Sir William Hedges, Knight. John Wolftenholm, Esq; James Boddington, Esq; Thomas Johnson, Esq; Ralph Bucknall, Efq; Lucy Knightly, Efq; Thomas Cuthbert, Esq; John Herbert, Eig; John Tully, Esq; Thomas Smith, Efq; William Withers, Efq; and Daniel Thomas, Efq;

Then the Jury were numbered, and Proclamation made for Information and Evidence in the ufual manner.

Gentlemen of the Jury, if you Mr. Albt. desire Pen, Ink, and Paper, I hope the Court will take care to provide them for you.

L. C. J. Holt. Ay, ay, let the Gentlemen of

the Jury have Pen, Ink, and Paper.

(Which was done.)

Cl. of Arr. John Ashton, hold up thy Hand. (Which be did.)

Gentlemen, you that are fworn, look upon the Prisoner, and hearken to his Cause: He stands indicted by the Name of John Alhton, late of the Parish of St. Paul's Covent-Garden, in the County of Middle/ex, Gent. For that he, together with Sir Richard Grahme, late of the Parish of St. Ann, in the Liberty of Westminster, Baronet, who stands convicted of High-Treafon, and Edmund Elliot, late of the Parish of St. James, in the said Liberty, Gent. For that they as false Traytors, &c. (Prout in the Indictment, mutatis mutandis) and against the Form of the Statute in that Case made and provided. Upon this Indictment he has been Arraigned, and thereunto hath pleaded Not Guilty, and for his Trial hath put himself upon God and the Country, which Country you are; your Charge is, to enquire whether he be Guilty of the Felony and High-Treason whereof he stands indicted, or not Guilty; if you find him Guilty, you are to enquire, what Goods or Chattels, Lands or Tenements he had at the Time of the Felony and High-Treason committed, or at any time fince; if you find him Not Guilty, you are to enquire whether he fled for it; if you find that he fled for it, you are to enquire of his Goods and Chattels as if you had found him Guilty; if you find him not Guilty, nor that he did fly for it, you are to fay fo, and no more, and hear your Evidence.

Mr. Knapp. May it please your Lordship, and you Gentlemen of the Jury; This is an Indict-ment of High-Treason against John Ashton, the Prisoner at the Bar, and the Indictment, Gentlemen, charges him, That he, as a false Traytor against their present Majesties King William and Queen Mary, his Supreme and Natural Lord and Lady, not weighing the Duty of his Allegiance. did, upon the Twenty-ninth of December last past, together with Sir Richard Grahme, who stands convicted, and one Edmund Elliot, and

divers other ill disposed Persons, unknown to the Jury, did conspire, imagine, and intend to depose and deprive the King and Queen, and to bring them to Death and Destruction, and to subvert and alter the Government; and to cause War and Rebellion within this Kingdom against their Majesties; and to bring these Intentions and Purpofes to pass, the Prisoner, with the rest of them, did prepare divers Notes, Papers, Letters, and Memorandums in Writing, which were to instruct the French King, and other Enemies of the King and Queen, of the Number of their Majesties Men of War, how they were Mann'd, and the Names of the Commanders of feveral of them, and to inform them how the Castles and Forts of Portsmouth, Southsea, and Gosport were fortified, and how they might be furprized by the King's Enemies, and of the Times, Ways and Means how they might invade the Kingdom, in order to depose the King and Queen; and to procure and incite fuch an Invasion; and further to bring these Purposes to pass, the Prisoner and the other Traytors did fecretly conceal, and detain in their Custody, several Bills of Exchange for the Payment of Money to the King's Enemies, and the feveral Letters, Notes, and Memorandums before mentioned, which were for the Purposes I before opened to you; and further, to bring these Purposes and treasonable Intentions to pass, they did for One hundred Pounds hire and prepare a Ship, which was to carry them fecretly out of this Kingdom into France, with an Intent there to deliver these Instructions, and Memorandums, and Bills of Exchange into the Hands of their Majesties Enemies; and did hire a Boat to carry them to the Ship, and did enter into it at St. Clement Danes, within your County, and rowed to the Ship, and went on Board the Ship, and there, with the Bills of Exchange, Notes, and Memorandums, they fet fail to go to France, in order to deliver them to the French King, and other Enemies of the King and Queen; and the Indictment doth further fet forth, that there hath, and still is a War between the French King, and our King and Queen, and that he and his Subjects are Enemies to the King and Queen and their Subjects; and that during this War, the Prisoner, together with the rest that were before named, were adhering to the King and Qucen's Enemies in this War; and in pursuance thereof, did prepare such Letters and Instructions before opened, and had, and concealed in their Custody, and hired a Ship and a Boat, and went into the Ship, and fet fail in order to go for France, to aid and affift the King's Enemies there with Money, Intelligence, and Counsel; and this is laid to be against the Duty of his Allegiance, against the Peace of the King and Queen, their Crown and Dignity, and against the Form of the Statute in that Case made and provided. To this he hath pleaded Not Guilty; if we prove him Guilty, you are to find him Guilty.

Mr. Serj. Thompson. May it please your Lordship, and you Gentlemen of the Jury, The Prifoner at the Bar stands indicted of a very heinous Offence, no less than High-Treason, the greatest Offence that can be committed against any Human Law. You have heard the Particulars in the Indictment read. I will not trouble you with any Repetition, but go to open the Evidence according to the Steps that are obvious in the Case.

You have heard in general, the Defign was to depose this King and Queen, which the Law ex-, they defired to be hid again, and so they were put pounds to be to bring them to Death and Destruction: You have heard it was to alter the Government, and cause a Rebellion in the Kingdom, and to bring in foreign Power; and theie are laid to be the Heads of the Offences that the

Prisoner stands charged with.

Gentlemen, the first Step that was made in this Matter was by the Prisoner at the Bar; for there was one Mr. Burdett, which it feems had been one of his Acquaintance, and had undertaken to bring him acquainted with a Person that could furnish him with a Ship; and in order to that, one Mrs. Pratt, that had the Management of the Smack which belonged to her Husband, she, by Burdett's Means was brought to Burdett's House, where she met Mr. Ashton, the Prisoner at the Bar, and they had some Treaties about the Hiring of a Ship; the Purpose declared by the Prifoner then, was to hire a Ship to go to any Part of France, and he would give a confiderable Reward for it; he faid it was for himself and Three They did not come to any Conclusion about the Ship, but there was an Appointment made to have the Master of the Ship to meet with them at the Wonder Tavern in Ludgate-Street; and in order to that, Pafeley, that is the Mafter, and the Woman came there, and met with Mr. Ashton; but because Mr. Burdett was not there, they came only to this Proposal, One hundred and fifty Pounds was demanded for the Hire of this Vessel; but there being no Conclufion then made, they thought it better to do it at Burdett's House, and about a Day after they came to Mr. Burdett's, and then it hapned that Elliot, one of the Persons that is indicted, but not one before you, came thither too; and at that Time it was agreed to give One hundred Pounds for the Hire of the Ship. Ninety-three Guineas were deposited in Mrs. Burdett's Hands; and there was a Token past betwixt them by the breaking of a Six-pence, one part whereof was to lie with Mr. Ashton, and the other with Mrs. Burdett; and whenever the Master of the Vessel brought back the broken Piece of Six-pence that Mr. Ashton had, then she was to pay the Money, that being the Sign that they had attained their Ends, and were fafely landed in France.

The next Step they take is this, they appoint to meet at the Seven-Stars in Covent-Garden, thither the Master of the Vessel and the Woman were to come, and that was near the Time, that very Day that they designed to go down; and there was Mr. Ashton and Mr. Elliott, but the other Person did not appear as yet; there the Seamen were ordered to go along with them, and thence they went down to the Water-fide, to Surrey Stairs, and the Waterman was called, and in the mean time came my Lord Preston and his Man to them, and they four did go in that Boat, by the Direction of the Mafter, and were carried on Board his Smack.

After they came on Board (for I would note the particular Circumstances) they were very apprehensive of Danger, for they knew what they went about, their own Guilt gave them Reason of Fear, and when they came near a Man of War, which lay at Anchor in Long-Reach in the River, they defired the Master to hide them, that they might be fafe from any Search, and they were hid and put close under the Hatches for fome time; afterwards when they came to another Place of Danger, it was by the Block-

Houses at Gravesend (as they apprehended) there in that Place, where they were in very difficult Circumftances under the Hatches, and there they remained till a Pinnace, that had been fent to inquire after them, came and boarded this fame Veffel.

Upon its boarding of them, the Captain made a Search, and found these Gentlemen, my Lord Preston, Mr. Ashton, and Mr. Elliot, and I suppose his Man alfo, all hid under the Hatches.

Then the next Thing which is observable. Gentlemen, and the great Matter that will shew where the Treason was, is this, There was a Bundle of Papers that was on Board, ready prepared, if they had not been furprized, but could have had an Opportunity for it, to have been cast over-board, and there was Lead fixt to it, to have funk it, and Mr. Albton, the Prisoner at the Bar, was the Person that concealed this Bundle of Papers, betwixt his Body and his Coat, and from thence it was taken by the Captain that took them.

When they were so taken, the Captain, according to his Duty, was bringing the Prifoners to Whitehall, they defired to go on Shore at Gravefend, but the Captain did not think that fo fit, but carried them on Board the George Frigat, and then you will hear these Gentlemen did fall into a Treaty with the Captain to suppress these Papers; and one Instance I remember they did tell him, that fince there were a Parcel of Papers that he had taken out of my Lord Preston's Pocket, he might take off the Lead and fix it to those Papers, and fink the others; and what should he have for it? they promised him great Rewards, they told him he might be a great Man, he had an Opportunity of making his Fortune; and when that would not do, they used many Threatnings to him, all which will appear in the feveral Circumstances that the Witnesses will tell you of.

I come, Gentlemen, in the last Place to shew you, That all the whole Conspiracy, all this Treason, did lie hid under this Bundle of Papers that were taken from Mr. Ashton, and so he might well be afraid of having them opened, for there you will find a formed Defign to alter this Government by a French Power and Affistance; and they contain so many Particulars, that in regard I would not do the King's Evidence Injury on the one hand, nor the Prisoner on the other, I will forbear repeating the particular Instances.

Gentlemen, You will have all the Letters and Papers read; but in the General, I must needs fay, you will find it manifest, that there is a black and wicked Conspiracy to introduce a foreign Power to establish the Protestant Religion, and that by a Popish Interest, and to settle our Laws, Liberties, and Properties, by a French Army. And let them pretend what they will for the Protestant Religion, when you hear these Papers read, no body will imagine it was to any other Purpose (if the Plot had taken Effect) but to have what Religion, what Laws the French King had pleased to impose upon us.

If the Prisoner be Guilty, Gentlemen, of these Matters, I know you will do your Duty; but if he be not Guilty, God forbid that you should find him Guilty.

L. C. J. Holt. Call your Witnesses, Brother. Mr. Serj. Thompson. We begin with Mrs. Pratt She was Sworn.

Sir W.

Sir W. Wil. Look you, Mrs. Pratt, here is another Gentleman at the Bar to be tried, against whom you are called as a Witness.

Mrs. Pratt. Yes, my Lord. Sir W. Wit. Pray hear what we ask you. Pray do you give the Court and the Jury an Account, what Treaty you have had with that Gentleman, about a Vessel to go to France, and what was done in it.

Mrs. Pratt. If it please you, my Lord, I was fent for to Mr. Burdett's House in Queen-Street by Cheapside, to know whether he could have a Smack to go for France; I told him yes, I could help him to one; he told me, there were two or three Gentlemen bound for France, as Merchants to fetch Silk, and I was at Mr. Burdett's two or three times, and at last Mr. Ashton met me there.

L. C. J. Holt. Look upon the Gentleman, is that he?

Mrs Pratt. Yes, that is the Gentleman, and he met me there, and meeting with Mr. Albton, he hired the Vessel; but first of all, he desired us to meet at the Dog Tavern upon Ludgate-Hill, to make the Bargain, and we did meet there, and were there about an Hour, or an Hour and a half, and Mr. Burdett did not come; and the next Morning, Mr. Ashton defired me to meet him at Mr. Burdett's again; and the next Morning I met at Mr. Burdett's, and there we made the Bargain for 1001. and there was Six-pence broke in two pieces.

Mr. Serj. Tremain. Was the Hundred Pound

paid?

Mrs. Pratt. Yes, but we agreed on the Tuefday Morning, and there was a Six-pence broken in two, and Mr. Ashton had both the Six-pences in his Hand, and the Tuesday Night the Hundred Pound was paid at Mrs. Burdett's.

Mr. Sol. Gen. Who was by?

There was one Mr. Elliot, and Mrs. Pratt. the Master of the Smack, and Mrs. Burdett.

Mr. Serj. Tremain. Did they pay the Money

in Gold or Silver?

Mrs. Pratt. This Gentleman, Mr. Ashton, told the Money, there was 93 Guineas and a Six-pence, and Mr. Ashton gave one half of the broken Six-pence with the 93 Guineas to Mrs. Burdett; and when the Master of the Vessel brought the other half of the Six-pence, or I, either of us, we were to have the 100 l.

Sir W. Wil. Pray to what Place did they hire

the Ship to go?

Mrs. Pratt. To France.

Sir W. Wil. Who hired the Ship? That Gentleman. Mrs. Pratt. Sir W. Wil. Who paid the Money?

Mrs. Pratt. That Gentleman, Mr. Ashton. Sir W. Wil.

To what Hand was the Money paid?

Mrs. Pratt. It was paid in Mrs. Burdett's Bed-

Chamber, into her Hand.

Sir W. Wit. Who broke the Six-pence?

Mrs. Pratt. Mr. Ashton, that Day the Bargain was made.

Sir W. Wil. Who carried it away?

When the Money was paid, Mr. Mrs. Pratt. Ashton had one, Mrs. Burdett had the other Part. Mr. Serj. Tremain. To which Part of France were you hired to go?

Mrs. Pratt. 'To any Part where they could

Mr. Serj. Tremain. Pray did they give you any Note about any Thing?

Mrs. Pratt. Yes, they gave me one Note to meet at the Dog Tavern, and another to meet at the Seven-Stars in Covent-Garden.

Mr. Serj. Tremain. Who gave you the Notes? Mrs. Pratt. Mr. Ashton and Mr. Elliot.

Mr. Serj. Tremain. Look upon that Note. (Which she did.)

Mrs. Pratt. This to my best remembrance Mr. Albton wrote, I cannot well remember the Hand.

Mr. Serj. Tremain. Did Mr. Allaton defire to

meet at the Dog Tavern?

Mrs. Pratt. Yes, and he did meet at the Dog

Tavern, but Burdett did not.

L. C. J. Holt. When did you meet at the Dog Tavern?

Mrs. Pratt. On the Monday Night before New Year's Day.

L. C. 7. Holt. When was the Money paid? Mrs. Pratt. On Tuesday Night, at Mrs. Burdett's. Mr. Serj. Tremain. After the Money was paid, what did you do the next Day?

Mrs. Pratt. Mr. Ashton ordered a Note to be written, to meet at the Seven-Stars in Covent-

Garden, at one Mr. Rigby's. L. C. J. Holt. At what' to Rigby's? At what Time were you to go

Mrs. Pratt. A Wednesday Night. L. C. 7. Holt. But at what Time?

Mrs. Pratt. Some time about Ten a Clock, and we came there accordingly.

Mr. Sol. Gen. Who was with you at Rigby's? Mrs. Pratt. There was the Master of the Veffel, Mr. Ashton and Mr. Elliot, and two Gentlemen more, that I never faw before nor fince.

Sir W. Wil. I ask you again, who first treated

with you about hiring this Vessel?

Mrs. Pratt. Mr. Burdett first treated with me about it?

Sir W. Wil. Who next? Mrs. Pratt. Mr. Albton.

Sir W. Wil. Who made the Bargain with you?

Mrs. Pratt. Mr. Ashton. Sir W. Wil. Who paid the Money?

Mrs. Pratt. Mr. Ashton.

Sir W. Wil. What can you fay more?

Mr. Serj. Tremain. Pray let me ask you, when you came to Mr. Rigby's, in what manner did you go away from his House, and what was faid at parting?

Mrs. Pratt. Mr. Ashton was not there himself at first, but he and Mr. Elliot, and two other Gentlemen were there afterwards, and Mr. Albton's Wife faid fomething about Papers hove in a Hat at Court, and about some Bodies being chosen; and one of the Gentlemen said there was nothing in that, I was one that was chosen

Mr. Serj. Tremain. Did Ashton and Elliot go out together from Mr. Rigby's?

Mrs. Pratt. I did not see them go.

Mr. Trevor. Had you any Directions from Mr. Ashton to send for a Hamper or a Trunk?

Mrs. Pratt. Yes, that was at Mr. Burdett's House.

Mr. Trevor. When was that Hamper and Trunk to be fent for?

Mrs. Pratt. On the Wednesday Night before we went to Rigby's House.

Sir W. Wil. Do you know one William Pafeley?

Mrs. Pratt. Yes. Sir W. Wil. Was he with them?

Mrs. Pratt. Yes, he was with them.

Sir W.

Sir IV. IV.1. What Occasion brought him thither? Mrs. Pratt. I carried him to Mrs. Burdett's House. Mr. Trever. Pray did the Prisoner defire to fee the Master of the Vessel, or speak with him?

Mrs. Pratt. Yes, and when I brought him,

he faid he liked him very well.

Mr. Trevor. What is the Mrs. Pratt. William Paseley.
Had you What is the Master's Name?

Mr. Serj. Tremain. Had you any Discourse with Mr. Albton's Wife after they went away?

Mrs. Pratt. We had little Discourse, only she gave me fome Victuals and Drink; and she faid she hoped I would not tell of her Husband.

Mr. Serj. Tremain. What elfe did she fay?

Mrs. Pratt. She hoped God would deliver them out of the Lyon's Mouth.

Mr. Serj. Tremain. Did she say any Thing

about Cock-crowing?

Yes, fhe faid she thought she Mrs. Pratt. fhould have no good Luck, for the Cock crowed.

Mr. Serj. Tremain. Who was by in the Cham-

ber when the Money was paid?

Mrs. Pratt. There was the Master of the

Vessel by, and Mrs. Burdett.

Furyman. My Lord, I heard her fay fomewhat of some Papers, which I do not very well understand. Does she know of any Papers that the Prisoner had?

Mr. Serj. Tremain. That was only about the

Two Notes.

L. C. 7. Holt. She talks of Papers being shaken

in a Hat, but nothing can be made of it.

L. C. 7. Pollexfen. If you would ask her any Questions before she goes, now is your time to do

Mr. Ashton. My Lord, I defire she may stand up again. Mrs. I ask a Question, not so much in Kindness to myself, as Justice to another Gentleman. You say Mr. Elliot writ one of the

Mr. Pratt. Yes, as I remember, it was that

to meet at Mr. Rigby's.

Mr. Albton. I do it to justify that Gentleman, I take that Note upon myself; and you say I

hired the Ship, and Mr. Elliot was by.

L. C. 7. Holt. Look you, Mr. Ashton, Mr. Elliot is not now upon his Trial, it concerns you only to ask fuch Questions as relate to yourself. is faid now concerning Mr. Elliot, goes for nothing against him.

Mr. Ashton. My Lord, I do it only to do

him Justice.

L. C. 7. Holt. But you are to ask Questions

only for yourself.

Mr. Ashton. Remember, good Woman, you are upon your Oath; and have a Care of forfwearing yourfelf; my Blood is at Stake.

Mrs. Pratt. I am fure I say nothing but the

Truth.

Mr. Ashton. Did I ever speak to you of going to France?

Mrs. Pratt. Yes, you did.

Mr. Albton, As I hope for Salvation I did not. Mrs. Pratt. And another Thing you told me more, if I helped this well away, you would help

me to the Earning of 1000 l. before Lady-Day. Mr. Ashton. Gentlemen, as to what was said of that kind, of helping her to 1000 l. is no great Matter to the Thing in Hand; for if I was minded to go out of the Kingdom, it was necesfary to use all Arguments I could, to persuade her to help me to go away.

L.C. J. Holt. Mr. Albton, you must stay your time before you speak to the Jury; make your time before you fpeak to the Jury; make your Observations upon the Evidence to yourself, you shall be heard at large all that you can fay in your proper Time.

Mr. Ashton. I do affure myself, my Lord, of all the Favour that can be flewn to a Man in my

Circumstances.

L. C. 7. Holt. You shall have all that is just.

I do assure you.

Mr. Ashton. My Lord, I am glad in the Circumstances I am in, that I am to be tried before your Lordship. But, good Woman, by Virtue of the Oath that you have taken, did I ever speak to you directly or indirectly of going to France?

Mrs. Pratt. Yes, and you asked for a Hole to hide what you might have occasion to keep

Mr. Albton. But I ask you about going to France; did I fpeak to you about going to France?

Mrs. Pratt. Yes, you did.

Then, as I hope to be faved, I Mr. Albton. never spoke directly or indirectly of going to France to her.

Mrs. Pratt. You were not to go for Holland

or Flanders, I am fure.

Mr. Aston. Nay, I did take it for granted, that you did know before I met you, that we were to go to France; but I never spoke to you of it in my Life, that I am fure of; but I only urge this to let your Lordship know, that Woman has forgotten herself.

L. C. 7. Pollexfen. Mr. Albton, You will have all lawful Favour; but your Time for arguing

upon the Evidence is not come.

Mr. Serj. Thompson. You must ask your Queftions now, and make your Observations afterwards; you must reserve yourself for that, till after we have done.

Mr. Albton. But then, my Lord, I shall have too many Things for my Memory to retain; and therefore I beg leave, as they occur to my Memory now, and as the Witnesses go along, to make my Observations.

Mrs. Pratt, Pray, when Mr. Serj. Tremain. the Vessel was hired, and you were told it was to go to France, what Perfons did Mr. Ashton fay

were to go with him?

Mrs. Pratt. Three Persons he said were to go, but he did not name them.

Mr. Serj. Tremain. Then fet up William Paseley. (Which was done.)

Sir W. Williams. What can you fay of any for the hiring of a Veffel?

Pafeley. I did not know the Vessel was hired before I came thither.

Mr. Serj. Thompson. Prithee tell us what thou

dost know. The Woman came to me when I was Paseley. at Billing sgate, and said I must go a little Way along with her; and as we were going, she told me it was to go to Mr. Burdett's in Queen-Street; and when we came there, Elliot and Ashton were not within: But by that time we had been there a little while, in came Mr. Ashton, and presently after him Mr. Elliot; and Mr. Alliton bid the Woman give him the Money out of the Place where it was.

My Lord, we do not hear him. Furyman. Sir W. Williams. Pray begin again, and speak

Paseley. I met with this Woman at Billing sate,

with her.

L. C. 7. Holt. That Woman, name her.

Paseley. Mrs. Pratt; and I went along with her, and askt her where she was going; she said upinto Queen-Street: And coming to Queen-Street, we went to Mr. Burdett's House, I was never there in my Life before. When I came there, Albton nor Elliot were either of them there; after a little while in came Albton, and prefently after in came Elliot, and he went up Stairs into the Bed-chamber; and being in the Bed-chamber, they brought the Money out, rolled up in a half Sheet of Paper, set up an Edge, and told it out at the Window.

L. C. 7. Holt. Who told it?

Paleley. Albton told the Money out; and after the Money was told, he pulled out two pieces of a Six-pence, and when he had pulled out the two pieces of a Six-pence, he gives one half to this Mrs. Burdett, and the other half he kept himself; and he bid her pay this same Money, when the other half Six-pence that Afoton kept, came to this Woman, to match that which she had; and after the Money was told, we staid but a fmall while there, and came down Stairs; and when we came down Stairs we went down to Billing sgate. I think John Fisher was there, and we carried away with us a Trunk and a Hamper; John Fisher carried the Trunk, and another Man the Hamper; and after that we had carried the Things on Board, I came up to the House again; and after I came up to the House, they directed us to go to the Seven-Stars in the little Piazza, there was a Note written to direct us, which ordered us to go thither betwixt 10 and 11 at Night. When we came there, I think there was neither of them there present, but by that time we had been there a small Space, in they both came and fate down; and a Gentleman came in and faid the Cock crowed, and therefore they should have no good Luck. And then they talked about Papers being toffed in a Hat, I don't know what, and in came two Gentlemen more, just before we went away, to fee them; and after those Gentlemen had seen them, they staid but a little while. Says Elliot to me, Master, come along with me; fo I went along with him, and we came to Surrey Stairs, and on the Corner on the Left-Hand, there was an Alehouse. called the Waterman out of the Alehouse, and he bid me go before, and I went down; and by the Time that I had gotten down, the Waterman came and halled his Wherry to, and I went in, and by that time I was gotten to the Stern, down came Afaby and Elliot, and my Lord, and his Man.

L. C. J. Holt. You mean Ashton, not Ashby? Paseley. Yes, my Lord, that is the Man. And after they had got into the Wherry, and were feated, they bid the Waterman put off from Land, and so we went through Bridge; and after we were through Bridge, we got on Board the Smack, and they got into the Cabbin; and when they were got into the Cabbin, I called my Men, and bid them hale up the Anchor, and they did so; it proved to be but little Wind, but that Tide we got below half-way Tree, and were forced there to drop our Anchor, and flay till the next Morning: The next Morning we weighed Anchor, and by that time it was Nine a Clock, we got to Long-Reach,

and the told me I must go a little away along where lay the George Man of War, and there they hid.

Mr. Sol. Gen. And how was the hiding pray? It was down in the Quarters Mr. Paseley. under the Hatches.

Mr. Sol. Gen. Why did they hide?

Paseley. We reckoned they would come on Board a Pressing, and they bid me show my Protection.

Mr. Seri. Tremain. Did they defire to be

Pafeley. Yes, and after we came by the George Man of War, they came up again, and remained afterwards in the Cabbin, till we came almost to Gravesend: A little before we came to Gravesend, they all hid again; and when they were hid, remained hid all, I think, but only Elliot, I think, he popt up; and they were refolved to go eat their Victuals; but then I told them there was a Barge a coming, and fo he went down again, and there they remained till they were taken, for the Barge was on Board presently, and found them there.

Mr. Serj. Tremain. What kind of Place was

it that they were hid in?

Pafeley. They could not fit, nor ftand upright in it, but lay all along, or leaned on their Elbows.

L. C. 7. Holt. What did they lie upon there, pray?

Paseley. There was Ballast, and slit Deal atop of the Ballast.

Mr. Serj. Thompson. Well, what happened when the Captain came on Board?

Paseley. When Captain Billop came on Board-Master, says he, you have got a Couple of stout young Men, I must press them, or to that Effect. I hope not so, Captain, said I. Why what have you to shew, fays he? I told him, I had a Protection. Let me fee it, fays he: So I shews him my Protection, and he looks in it. Well, says he, Master, I must look farther; and went to rights to the Place where they lay, and found them lying all together. After they were taken, and were come out, Captain Billop commanded them into his Boat, and commanded me and my two Men, to go into the Barge; afterwards he fet his Man on shoar at Hungerford Stairs; and when we came to Whitehall Bridge, the Gate was not opened, and we staid a little while at Whitehall Bridge; and when we came a Shoar, Elliot gave me half a Crown, and bid me fay, when I came upon my Examination, that we were bound for Flanders, and not for

Mr. Serj. Tremain. Where were you bound

for, pray?

They examined me in the Chamber, Paseley. when they paid the Money, if I knew they went to France; and I told them, Yes, very

Mr. Serj. Thompson. Did they defire you to go to any particular Port in France?

Paseley. No, we were to touch at any Place we could.

Sir W. Williams. Did they mention any thing

of Flanders to you?

Passeley. No, they did not.

L. C. J. Holt. Did any body mention going to France to you?

Yes, they did. They askt me, Paseley. whether I could carry them to France fafe.

L. C. J. Holt.

L. C. 7. Holt. Who did ask you that?

Paseley. Elliot or Ashton, one of the two, I cannot directly say which; but if I be not mistaken, it was Albton.

Mr. Seri. Tremain. When came you from Rigby's at the Seven-Stars? Who came away with

you?

Paseley. Ashton and Elliot.

Mr. Serj. Tremain. Did Elliot and Albton both come out with you?

Paseley. Yes, they did.

Mr. Serj. Tremain. And did they part after they were come out?

Paseley. Yes, Ashton did go away from us pre-

fently after we were come out.

Mr. Serj. Thompson. When you came on Board, had you any Discourse with Albton about going to France?

Paseley. No, not that I remember.

L. C. 7. Holt. Did you go on Foot from the Seven-Stars?

Paseley. Yes.

And did they part after you L. C. 7. Holt. came out?

Paseley. Yes, they did.

L. C. 7. Holt. And who went with you, did you fav?

Paseley. Elliot came with me. L. C. J. Holt. Whither went Mr. Asston then? Paseley. I cannot tell, my Lord.

Mr. Sol. Gen. What did he fay to you when he went from you?

Paseley. He bid me go along with Elliot.

L. C. J. Holt. Was Mr. Albton there as foon as you?

Paseley. Not quite; but by that time the Waterman had got the Boat to the Shore, and I

in the Stern, they were all come down.

L. C. J. Holt. When Ashton came, who came L. C. 7. Holt.

along with him?

Paseley. I saw them all upon the Stair-head; I was in the Boat when they came. I never faw my Lord, till he was upon the Stairs.

Furyman. My Lord, I desire to ask him, What the Sum of Money was, that was paid at

Burdett's?

Paseley. It was 93 Guineas and Six-pence.

L. C. J. Holt. Who brought it?

Paseley. It was laid down in the Window.

L. C. J. Holt. But I ask you, who brought

Paseley. I did see Ashton bring it, and lay it down in the Window, and he told it out, and put it up again, and gave it to Mrs. Burdett.

Juryman. My Lord, I desire to know what is the usual Rate to go to Flanders; what may a

Smack and three Men deferve?

Paseley. Truly I cannot tell, I never went upon my own account in my Life.

L.C. 7. Holt. Mrs. Pratt, what say you, what is the usual Rate to go for Flanders or Holland?

Mrs. Pratt. I believe they may go for a matter of 201. or 301.

L. C. J. Holt. You hear them, Gentlemen,

what they fay?

Juryman. Yes; but, my Lord, he fays, he gave them Notice the Barge was a coming: I defire to ask him, Did he know there was a Defign to fearch him or no?

Pafeley. Sir, I knew that there was a Search

for Seamen.

L. C. 7. Holt. But did you know there was to Vol. IV.

be a Search, in order to the taking these Gentlemen on Board you? For that is the Question, I believe, the Jury would ask you.

Paseley. No, I did not know of it.

Mr. Sol. Gen. But you fay, these Gentlemen defired to be hid?

Pasclev. Yes.

Mr. Sol. Gen. And you hid them according to their Defire?

Paselev. Yes.

Mr. Serj. Tremain. Before you went on Board. had you any Discouse of hiding? Did they ask you for a Place to hide in?

Paseley. Yes, they did.

Mr. Serj. Tremain. Who did?

Paseley. Ashton and Elliot both ask'd if there were a Place in the Ship to hide them, and I told them, yes, there was.

L. C. J. Pollessen. Mr. Ashton, will you ask

him any Questions?

Mr. Ashton. My Lord, I desire to ask him this Ouestion: Did we desire you to come and hide us, or did you defire us to go down?

Paleley. You defired this of us, that if we faw any Man of War's Boat we would tell you, that

you might be hid.

Mr. Serj. Tremain. Pray repeat that over again, did they defire you to give them Information when any Boat was coming, that they might hide, or did you defire them to hide yourself?

Paseley. They defired it of me.

Mr. Serj. Thompson. Then set up Charles

Betsworth.

Mr. Serj. Tremain. Before Betsworth is examined, I would ask Pafeley one Question? Was there any Coat left on Board you?

Paseley. Yes, there were two Coats of the Waterman's left on Board, and I took them and lock'd them up.

Mr. Serj. Tremain. Is that the Man that own'd the Coats?

Paseley. Yes, it is.

Sir W. Williams. Then, Betsworth, will you give an Account of what you know against the Prisoner at the Bar?

Betsworth. I cannot tell, my Lord, I never faw the Gentleman in my Life before, that I

know of.

Sir W. Williams, Prithee hear, Friend, tell what you know of carrying any Gentlemen on

Board the Smack.

Betsworth. If it please your Lordship, I was going Home from our Stairs about 7 or 8 a Clock in the Evening; that is, from Surrey Stairs, and a Gentleman called, Sculler. Said I to him, Sir, where do you go? Says he, As far as the Tower; faid I, "Tis against Tide, I cannot go; it will be Ten a Clock before it be high Water. Says he, Will you go with us at that Time? Said I, What will you give me? Will you give me half a Crown? then I'll carry you down, for I cannot fray out fo late for nothing. Yes, fays he, I will give it you. Then I came and brought my Boat to the Shore; he asked me then, What my Name was; I told him Charles Bet/worth. Says he, Will you be fure to ftay till we come? Yes, faid I, if you will be fure to come; and if I be not here, I will be at fuch a House, an Alehouse, that was there by; the Sign of the Swan: So I staid, and carried a Fare or two over the Water; and about 11 a Clock comes a Gentleman down, and calls Charles, and I went out a Nnn

Doors down towards my Boat, and there comes one Gentleman down, and a kind of a Seaman, as I thought; and the Seaman went into the Stern, and the Gentleman fat down at the Backboard, and there was three Gentlemen more came down the Stairs into the Boat; one had a whitish Cloak, and the other a loose Coat; and they brought a Leather Bag that would hold about a Peck; fo I put off with them, and rowed down the River, and all that I heard them fay, was, when we came under the Temple, fays one of the Gentlemen, When do you hear the King goes away? Says another of them, He goes away a Tuesday; and when we got through Bridge, one of the Gentlemen ask'd where the Vessel lay, and a Man in the Stern faid, On Southwark Side, over-against the Tower; and when we came a little below Battlebridge, near Pickle-Herring Stairs. the Master said, There lies the Vessel, and it had a long Pendant and a Top Sail loose; so they paid me before they came on Board, and when they were got a Board, away rowed I; and when I came to Land to take out my Sculls and Things, there I mist my Cloaths; and I rowed after them, thinking they could not be got far; but when I came to the Place where they went on Board, the Vessel was gone, and I rowed down as low as Limebouse Reach, and in Blackwall Reach I overtook a Veffel, which I thought was the Veffel. I ask'd them who they belonged to, and they faid they came from Horseleydown, and I made answer, I brought two Fares on Board a Vessel at Pickleberring Stairs, and had forgot to take my Cloaths that they had; they made Answer, I brought no Fare on Board them; fo I rowed on farther beyond Barkinshelf, and because there was no Wind, I thought none could have gone beyond that Place, and therefore refolved to row back again when it was Flood; and I rowed up to Greenwich, but could not meet with the Vessel; and I heard nothing of my Cloaths, till last Friday was Sevennight I had my Cloaths brought to me.

Sir W. Williams. Can you fay this Gentleman, Mr. Afliton, the Prisoner at the Bar, was one of them that you carried on Board the Smack?

Bet sworth. No, I know never a one of them. Mr. Serj. Tremain. But you fay the Persons that you took in at Surrey Stairs earried away your Cloaths with them?

Betsworth. Yes, Sir.

Mr. Serj. Tremain. Then I ask you, Paseley, is that one of the Persons that he brought on Board your Smack?

Paseley. Yes, he was.

Mr. Serj. Tremain. How many came on Board the Smack?

Paseley. Four; my Lord Preston, Mr. Ashton, Mr. Elliot, and my Lord Preston's Man.

Mr. Serj. Tremain. Did you take in your Pendant?

Yes, I did. Paseley.

Mr. Serj. Tremain. When did you take it in? Paseley. As soon as we weighed Anchor.

Mr. Serj. Tremain. How came you to take it

Paseley. Elliot spoke to me to take it in. L. C. J. Holt. Did they mention how many were to go in the Smack?

Paseley. He said, there were three of them, not

four, as I remember, that were to go.
Sir W. Williams. Will you ask him any thing,

Mr. Afioton?

Mr. Albton. No, Sir: But I defire the Woman may not go out of Court.

man may not go out of Court.

L. C. J. Holt. No, no; She shall stay.

Mr. Serj. Thompson. Then call John Fisher, and James Amonds. (Fisher stood up.)

Sir W. Williams. Pray do you acquaint the Court and the Jury what you know of this Matter, whether you carried any Things on Board the Smack, and what, and who came on Board. and what hapned.

Fifter. My Lord, a matter of fix Hours before they came on Board, my Master carried me a Shore, and brought me to Mr. Burdett's House, and gave me a Trunk, and I went with it, and another Man with a Hamper, and brought them on Board; and about 11 or 12 a Clock, my Mafter comes and brings Mr. Asiston and the other aboard; and he bid me go forward, and heave up the Anchor, and fo I did, and we went down the River; but we could go but a little way because there was no Wind; and when we came to Halfway-tree, the Tide turning, we were forced to cast Anchor again, and stay till the Morning; and in the Morning we weighed Anchor again about 8 a Clock, and about 9 we came into Long Reach, where lay the George Man of War, and then Mr. Albton and they hid; and when we came below them again, they came up again till we came almost near the Block-Houses at Gravesend, and there they hid again; and Mr. Ashton, I think, came up afterwards, and bid me go down to the Hamper, and fetch them up some Victuals for their Dinner, and I went down and fetched up fome Beef, and Mr. Ashton took hold of it; and I took a Bottle of Wine or two out; and just before I brought all the Victuals up, the Barge was spied a coming to us; and then he went down again, and there they hid, and the Piece of Beef was a Top of them. Captain Billop, when he came near, waved his Hat, to bid us lie by; and we did lie by till he came up to us; and when he came up to us, fays he, Master, you have gotten a Couple of good likely Men, worth the coming on Board for. Says the Master, I hope, Captain, you won't press them. What have you to keep you clear? Says he, I have a Protection. Have you, fays the Captain? Let me fee it. So he shewed him the Protection, and he read both our Names in it. Then, fays he, Master, I must look farther; and he went down to the Quarter-Hatches, and took them up just where they lay. First my Lord came out; and he searched them all, as they came out. Mr. Elliot came out next, and Mr. Ashton staid within, being the last Man. And after he had fearched them, and done what he pleafed, he got all the Papers and Writings; then he commanded us all to go into the Barge, and they came on Board the George Frigate in Long Reach. And at the Ship, Mr. Elliot came to us, and bid us fay, we were going to Flanders. And after we came to ll'hitehall, Mr. Ashton gave me a half Crown Piece, and bid me fay, we were bound for Flanders, and not for France. L. C. J. Holt. Was that after they were taken,

or before?

L. C. J. Pollexfen. When was the first time, that they would have you say, they were bound for Flanders?

Fisher. It was on Board the George Frigat in

Long Reach. L. C. 7. Holt. Who was it that bid you say so?

Fisher. Mr. Elliet and Mr. Ashton both, in the little after we came on Board again; and when

Ship's Steerage, where they came to us.
L. C. J. Pollenfen. Where was the next Place,

that they bid you fay fo?

Fifter. At Il biteball Bridge Albton gave me a half Crown Piece, and bid me fay fo.

Furyman. Did he speak that aloud, or softly at Whitehall?

Fisher. He whispered it in my Ear. L.C. J. Hoh. Did they ever say they were bound for Flanders, till after they were taken? Fisher. No.

Mr. Seri. Tremain. What manner of Place was

this that they hid in?

Fisher. An ugly Hole, where a Man has no Room to lie along at Ease; he can neither stand upright, nor fit upright.

Mr. Serj. Tremain. Did you fee the Water-

man that brought them on Board?

Fisher. No.

Mr. Serj. Tremain. Was there any Waterman's Coat left?

Fisher. Yes, there was two.

L. C. J. Holt. But didst thou see the Boat? Fisher. We were asleep when they came on Board, and the Boat was put off affoon as ever they came on Board.

Then affoon as ever they Mr. Seri. Tremain. were on Board, you got up the Anchor, and

pulled in the Pendant?

Fisher. Yes We immediately hove up the Anchor, and took in the Pendant.

Mr. Ścrj. Tremain. Did any Sculler hale you

afterwards, as you were going down?

Fisher. Yes, as we were going down there did. Mr. Serj. Tremain. What did you fay to him? Fisher. I was not steering then; but this other

Man made Answer. L. C. 7. Holt. Mr. Ashton, Will you ask him

any Thing?

Mr. Affiton. When I gave you the half Crown

that you speak of, what did I say to you?

Fisher. You bid me when I came to be examined, fay we were going to Flanders, and not to France.

Mr. Ashton. What did I say else?

Fifter. You bid me take that half Crown for to Night, to help to bear my Charges, and Tomorrow you would take farther Care of us.

Mr. Ashton. I told you, you were Prisoners now, and I gave you that, and told you I would

take farther Care of you.

Fisher. You did not fay we were Prisoners, but you faid you gave me that to help bear Charges for that Night, and on the Morrow you would take farther Care of us.

Mr. Serj. Thompson. Then set up James Amonds. Sir W. Williams. Are you sworn, Friend?

Amonds. Yes, Sir.

Sir W. Williams. Then let the Court and the Jury know what you can fay in this Matter.

Amonds. My Lord, they came on Board about 11 or 12 a Clock at Night; I was afleep in the Cabbin, and heard a Boat coming aboard, and I turned out, and before I could get out of the Cabbin, they were got aboard, and I fee no Boat, nor nothing. So fays the Master, Go forward and heave up the Anchor; and after we had heaved up the Anchor, I goes into the Ship to tow the Vessel down, because there was no Wind, and we would not let the Veffel go foul on the Ships that were in the River, and a VOL. IV.

I came on Board again, they were all on Board, all Four. After that comes a Waterman, and I was at the Helm steering, and he called out to us! Oh hoe, fays he; did not I bring a Parcel of Gentlemen on Board this Smack? Not as I know of, faid I. Says he, I carried a Parcel of Gentlemen on Board some Smick that had a Pendant out, and I know not where it is; they carried my Cloaths on Board with them. Said I, I know nothing of it, nor I did not; for I faw neither Waterman nor Boat; fo away the Waterman goes, and we went down the River, and when we came to Halfway Tree, we came to Anchor, and my Master went and laid himfelf down, the Tide being almost done, and there being no Wind, and Mr. Albton and they lay in the Cabbin; and fays Mr. Ashton to me, Take Care of us now, and we will take Care of you hereafter; fays he, we shall help you to many a Freight, and many a Pound. Ay, ay, faid I, you will be taken Care of to be sure at Daybreak, or when the Day comes on: About 8 a Clock, we hove up the Anchor again, and fell down as low as Long Reach, where the George Frigate lay; and when we came there, they went down to hide in the Quarter-Hatches. I steered it down still; and when we were got past that Man of War, the Hatches were taken up, and they came up again out of the Quarters, and fate in the Cabbin again, and we had a fresh Gale of Wind, and run down to Gravefend quickly, and when we came near the Block-Houses, faid I, We are almost at the Block-Houses; then faid they, We will go down and hide a little; and fo they did till they were past there, then resolving to go to Dinner.

L. C. 7. Holt. What time a Day was this? Amonds. About 11 a Clock, as near as I can guess.

Mr. Sol. Gen. Well, they did go down to hide

then, did they?

Amonds. Yes, they did go down and hide, and came up again, I am fure fome of them; I heard some of them in the Cabbin?

Mr. Sol. Gen. Well, what followed?

Amonds. After they were gotten up, and past Gravesend, this Man was sent for Victuals for them, and so he fetch'd them some Roast Beef, and some other Things; and just as the Roast Beef was going into the Cabbin, faid I, Here comes a Barge off to press. So when I cried, the Barge was a coming, they took the Victuals down into the Quarters, and there lay they, and the Victuals a-top of them. And when the Barge came near us, the Captain waved his Hat to command us to lie by. Said I, He must lie by, for the Barge is coming up to us. And we clapp'd the Helm-a-lee, and lay by; and after we were laid by, the Barge came on Board us. Says the Captain of the Barge, You have got a Couple of likely, good Men, Master, said he. Ay, says the Master, but I hope you won't press them. Says the Captain, Have you got any thing to keep you clear? Yes, if it please you, noble Captain, I have got a Protection. I am forry for that, fays he, and comes on Board, for he staid all this time in the Barge; and fmiling upon him, he comes on Board, and fays he, Come, let's see your Protection. And the Master shew'd it him, and he read it. Says the Captain, I must look a little farther. And he goes into the Cabbin, and took up the Hatches, and Nnn 2 there

there lay all thefe Gentlemen. They were fomething longer a coming up than he would have them; so says the Captain to his Men in the Barge, Come on Board, and see who is here. And so some of his Men did come on Board; and, to the best of my Remembrance, my Lord was the first Man that came up : And when my Lord came up, the Captain run his Hands into his Coat Pockets, to feel for Papers, as I suppose; and my Lord desired the Captain to be kind, and take nothing away. Says he, I'll take nothing but Papers; 'tis Papers I look for: And he pull'd out a Watch, and gave it him again. that, Elliot came out; and whether he found any thing upon Mr. Elliot, or no, I cannot tell. Mr. 21 (bton was the last that came up; and when he came up, a Waterman of the Captain's calls to him, and fays, That Gentleman that came up last has put something in his Bosom, but what I can't tell. So the Captain took Mr. Aflaton by the Arm, and turn'd him about; and, fays he, What did you put in your Besom? Says Mr. Ashton, Nothing but my Handkerchief; and pull'd out his Handkerchief, and shew'd him. Then the Captain put his Hand in, and pull'd out Papers, with a piece of Lead tied to them. And that is all that I faw.

Mr. Serj. Tremain. But tell us what happen'd

afterwards.

Amonds. When that was done, the Captain commanded us all into his Barge; and I rowed, and fome of the rest row'd, it being cold Weather, till we came up to London. After we came up to London, they did not fay any thing to me, because I was a rowing till then. It feems they did give them some Money, but they gave me none, not till I came into Whitehall; and then my Lord's Man came to me, and call'd me a one Side; flys he, Here's balf a Crown, will ferve you to Night; and be fure, when you come to be examined, that you fay, you were bound for Flanders, and not for France, and you will be taken farther Care of To-morrow.

Mr. Serj. Tremain. What manner of Place is

that Quarter-Hatches?

Amonds. They could neither fit, nor fland

upright in it.

Mr. Serj. Thompson. What did they lie upon? Amonds. There were three or four flit Deals that were laid over the Ballast, but it seems they had shuffled 'em on the one Side when they were taken, for the Ballast lay open.

Mr. Serj. Tremain. Did the Waterman that brought these Men on Board you, leave his

Coat there?

Amonds. I did not fee the Boat, nor the Waterman; and therefore I am not able to fay any thing about it.

Mr. Sol. Gen. How came the Pendant to be

taken down?

Amonds. I can't tell that, I was in the Skiff when it was taken down.

Juryman. My Lord, I do not well understand how the Papers came to be taken away from

L. C. J. Holt. He tells you, Mr. Ashton was feen to put his Hand with something into his Bosom; and being tax'd with it, he faid it was his Handkerchief; and the Captain put in his Hand, and pull'd out a Bundle of Papers.

Jur, man. Did he see Ashton take away the

Papers from any other Place?

Amonds. No, an't please your Honour, I did

not fee them till they were taken out of his Bofom.

L. C. 7. Helt. Did you fee Captain Billop take the Papers from out Mr. Albton's Coat?

Amonds. Yes, 1 did.
L. C. J. Holt. Where were they before they

fpy'd the Barge a coming?

Amonds. If it please your Honour, I heard 'em talk; I thought they had been up, but it feems there was but one of 'em up when they faid, the Barge was coming aboard: I was at the Helm, and heard 'em talk.

L. C. 7. Holt. Then you knew nothing of these Papers, but when you saw 'em taken out

of Albton's Bosom?

Amonds. No, my Lord.

Sir H. Williams. If you will ask him any thing, Mr. Afton, now you may.

Mr. Aston. Pray, Friend, had not I been up first, and search'd before the Papers were taken?

Amouds. Not as I know of.

Mr. Ashten. Did not I go down into the Hold to take my Hat, and call to you, and defired that I might go down for my Hat?

Amonds. I can't tell; for when I faw the Papers taken from you, I was in the Stern; I

was not down.

Mr. Albton. Had not I been fearched first? Amonds. Not that I know of, till you were in the Stern.

Mr. Serj. Thompson. Then fwear Captain Billop.

Which was done, he standing up by the Sheriff. Mr. Serj. Tremain. Captain, I suppose you

may be heard from that Place.

Mr. Albton. My Lord, I defire the Witness may come down, else I shall not be able to distinguish what he says: It is the proper Place for him I think.

L. C. 7. Holt. Let him come down.

Mr. Ashton. I humbly defire, my Lord, that the Witnesses may all be obliged to stay in Court.

L. C. J. Holt. Let them all stay. Sir W. Williams. You are sworn, Sir: Are

Capt. Billop. Yes, I am. Sir W. Williams. Then, pray, will you give an Account where you took these Persons, how you took'em, what you found, and how you disposed of it.

Capt. Billop. Must I begin from the Beginning?

Sir W. Williams. Yes; Tell your whole Know-ledge, in Order of Time, as it fell out.

Capt. Billep. What, from the Time I went out?

Mr. Serj. Thompson. Make it as short as you

Sir W. Williams. Yes, you must tell all; for you speak now to a new Jury, and here is an-

other Prisoner at the Bar to be tried.

Capt. Billip. The last of December, about Two a Clock, or between One and I wo, my Lord of Danby came to me at one of the Doors of the House of Lords, and told me, his Father must speak with me; and he carried me up to my Lord Lindley's Chamber; and in a little time my Lord Prefident came there, and told me, he heard there were divers Perions that had Papers of dangerous Consequence, and were going to France, and defired me to use my Skill for my

feizing and fecuring of the Papers. I began then to talk of what was proper for fuch an Undertaking; and I told my Lord, I thought the best way was to go to Weelwich or Deptford, and to take a Man of War's Pinnace with us: Upon that, my Lord of Danby being by, faid, he knew of a Boat that he could have, which was my Lord Duke of Grafton's; and my Lady Dutchets had lent it him, and he would go and get it ready: Upon this my Lord Prefident faid, he would give me a Note of the Name of the Veffel, and where the went out; and likewife a Letter to another Person, that would instruct me farther, and shew me the Vessel; accordingly my Lord Prefident gave me the Letter, and I went away to look for the Person, but could not find him. My Lord Danby came to Tower-Wharf himself with the Boat; and I left a Man there to bring me Word when the Boat came up at the Place where I was; and Captain Stringer, and Sir Thomas Taylor came there to me. After my Lord of Danby had told me what I had in the Boat, I told him, I thought there were not Arms enough; and therefore it were best to go to the Tower, to borrow fome Arms from thence: When we came to the Tower, my Lord Lucas was not come in; and when I had staid a little time, he did come in: And when I had acquainted him with my Business, he sent for an Officer of the Guard, and there we borrowed fome Arms, a Blunderbuss of his, and a Carbine, and the like; and about a Eleven a Clock, or fomewhat past, we put off from Tower-Wharf. It was Calm, and we rowed down towards Grave/end; and we went aboard a Vessel or two, but I was not willing to lose much time, because I was refolved to take them before they were gotten too far: So we rowed away for Gravefend, where I refreshed my Men, and afterwards went down into the Hope; and I did judge that no Veffel that came from London that Tide could be a head of me. I went on Board feveral Veffels that by in the River, in order unto the preffing of Men; and I went on Board all Sorts of Veifels, because I would give no Suspicion of what I was about; and having been on Board of feveral, I pressed two or three Barkin Men; and one particularly, that knew all the Vessels upon the River; and I made him to row very near to me, that I might talk to him; I had got the Names of a great many Smacks, and gave it out that I would press a Smack to carry for a Tender to my Ship, when the Fleet went out; and naming this Smack that I was to go fearch, I told him, I beard fuch a Smack failed well, and I bad Thoughts of pressing her; he told me, She was old; but faid I, She will serve a Summer well enough; and that is it I intend to press, if I can find ber. Says he, I'll shew youher, I know her when I see ber; fo we went on Board feveral Veffels as we went along. And as we were rowing along, before we came to the Nest Point by Tilbury-Fort, we faw feveral Smacks coming down the River; and when we came about the Point, the headmost Smack of all, the Fellow lookt out, and faid, 2onder is the Thomas and Elizabeth. Then I called to one of my Men to wave, and bring them to lie by, which they did, and they lay by till I came on Board. When I came on Board, I faw two lufty Men stand by the Master; faid I, Master, you have got two good lusty Fellows that would ferve the King; but I'll be kind and croul to you,

I'll take but one. Says the Master, I hope not so; for I have a Protection; with that, I came on Board, and took his Protection in my Hand, and read it. As foon as I had read it, I ask'd him, If he had no more Men upon beek than what I faw? He faid, No. Then, faid I, I nut Lik a Little farther. And I went into the O arters, and took up the Scuttle, and the Hatches, and I few fome Gentlemen lie. Oh, faid I, What a tretty Posture is this? Where are we a going? Gentlemen, you must turn out. The first that came to hand was my Lord Prefer; but I did not know him then, not fome time after I was in the Boat with him : So I took hold of him. and help'd him up; and when he was up, faid I, Sir, I muß fearch you. Savs he, I hope you will take nothing from me. Nothing, faid I, but Pipers: So I fearched all his Pockets; and as I found any Papers, I put them into my own Coat Pocket. And I took his Watch, and pull'd it out, and gave it him again: After that I had fearch'd him, came up Mr. Ellist the first Man, and the next was Mr. Ashton, who crowded up while Elliot came up, in his Night-Cap. Itbink, Mr. Ashton, you had your Night-Cap on. So Mr. Ashton goes down again, and puts on a Perriwig, I think; but coming up again, one of my Seamen fees him take fomething, and put it into his Bosom: He follows Mr. Aston quick, and pulls me by the Coat; and, fays he, That Gentleman has got fomething in bis Bosom: So I took hold of him, and turned him round; shid I, Mr. Ashton, what have you got in your Bosom? Nothing, says he, but a Handkerchief; and immediately he put his Hand into his Bosom, and pluck'd out the Handkerchief, and shew'd me. As soon as he had pulled out the Handkerchief, I put my Hand into his Bosom, and there I met with the Pacquet that had the Lead affixed to't; and pulling it out, I clapp'd it into my own Pocket; for I thought that was the Matter of Moment that I was to fecure. So I ordered them to go into the Boat, and the Master of the Vessel to let go his Anchor; and two Men I left in the Veffel, whom I ord red to fearch, and to fecure what they found till farther Order; and I left two Mufquets with them. And after we were in the Boat, they defired to have fomething handed in, which I gave Order for, a Hamper, and a Night Bag; and away we put off from the Veffel, and rowed up; it was against Tide, and very cold Weather. In a little time Mr. Elliot called one of the Gentlemen, my Lord; then I whilpered him, and ask'd him who that Lord was, and he told me, It was my Lord Preston. Then I saluted my Lord; and my Lord was plented to tay, he was very well fatisfied they were fallen into the Hands of a Civil Gentleman. So rowing up against Tide, and it being a Westerly Wind, which blow'd very fresh, my Lord desired that I would let them ftop at Gravefend, till the Tide turned, that they might refresh themselves. begged his Pardon, and faid, there was a Ship in Long-Reach, the George Frigat, and we would stop there; and I did not doubt, but I could command the great Cabbin for his Accommodation; and there he might have any thing that he wanted. My Lord seemed contented with it; but before we came on Board the Man of War, there happen'd a great deal of Discourse betwixt us of several I hings. Sir W. Williams. Pray repeat it, as well as you

can remember; what Discourie happened?

Capt.

Capt. Biliop. Truly, my Lord Preston being cold, and the Hamper standing by, says he, Captain Billop, we have not eaten, we will eat, if you will. And there was a piece of Beef at the Top of the Hamper, and Bottles of Wine; and I opened the Hamper, fitting fairest for it, and handed out the Beef, the Bread, and the Bottles; and after we had eaten what we would, my Lord ordered the rest to be given to the Men that were the Boat's Crew, and after we had done this, and taken out a Bottle or two, and shut up the Hamper again, my Lord Presson drank to me once or twice, and seemed very well satisfied and pleas'd with his Ufage. He told me, he was fensible of my Civilities; and if ever it lay in his Power, he would not forget me. So we drank again, and talk'd again; but before we came to the Ship, my Lord Preflon told me, that if ever it lay in his Power, he would be fure to make an Acknowledgment of the Civility I had shew'd him. And, to the best of my Memory, he had this Expression, If there ever was any thing he could scrue me in, he would do it with all his Heart, if I would but dispose of the Pacquet.

Mr. Serj. Thompson. What would Mr. Ashton have had you done? What did he fay to you?

Captain Billep. Mr. Ashton faid, it would do me no good to injure so many Gentlemen: and defired me that I would throw the Pacquet over-board.

Mr. Serj. Tremain. What did he mean by fo

many Gentlemen?

Captain Billep. My Lord, I cannot tell, but that was his Expression.

Mr. Serj. Tremain. Who defired you to throw the Pacquet over-board?

Captain Billop. Mr. Ashton did several times. Mr. Serj. Tremain. What did he fay to you? What Arguments did he use?

Capt. Billop. My Lord, it was fo many times over, and so much mixture of Discourse we had, that I am not able to tell the Particulars.

L.C. 7. Holt. But what Arguments did he use? Captain Billop. I don't know that he used any more great Arguments, more than what I have told you already.

L. C. J. Holt. Say that again that you faid

Captain Billop. He faid, 'twould do me no good to injure fo many Gentlemen. Prithee, Captain Billop, fays he, throw it over-board.

Mr. Serj. Tremain. What did he fay farther?

Captain Billop. I'll tell you, if you'll give me leave. Mr. Astron did say, a little after this, with a great deal of Infinuation, Captain Billop, What if you should turn about, and go along with us? No, Mr. Ashton, said I, that I cannot do. Says Mr. Elliot, Prithee, throw the Pacquet over-board. This they did as we came up the River; and 'tis the most that I can remember, 'till we came on Board the George; and when we came on Board the Goerge, Elliot called me into the Steerage, and defired me, of all Love, that I would dispose of the Pacquet: And he faid, that now I had an Opportunity to make myfelf as Rich, and as Great as I would, and nobody could fee it, if I did throw it away. While I was in the Ship, Mr. Ashton, my Lord, and Mr. Elliot, were with me in the Steerage. Said I, I shall be taken notice of, to be whispering; pray forbear. Ashten then spoke to me again, to defire me to throw the Pacquet over-board; by this time the Victuals was

handed in, and there we eat and drank, and my Lord smoaked a Pipe of Tobacco before the Tide turned; and when the Tide made, we went into the Boat again, and rowed up towards London, and they were using these Sorts of Arguments over and over again. And once Mr. Elhot, I think 'twas, to the best of my remembrance, told me, Now you have it in your Power to make your Fortune, and may be as great a Man. and as rich a Man as you can defire. And Mr. Albton faid fome Words fomething to the fame Purpose; Prithee, said he, throw it over-board: What good will it do you? So I refusing of it, as I did many times, Mr. Elliot told me, that I might take the Letters that were taken in my Lord Preflon's Pocket, and tie the Lead to them. and throw the Pacquet over-board. No, faid I, Mr. Elliot, Sure you would take the King's Council to be a very odd Sort of Men, that they cannot find out fuch a thing as this. Prithee, dear Billop, faid he, throw it over-board; many times whifpering me in the Ear; and fo did Mr. Allston many times, faying, You may do us a great Kindne/s in it. And we drank, and had feveral Intermissions; and they at me again, and I denied them, and they desisted; and then they at it again: And Mr. Elliot then told me, Prithee, dear Billop, throw it over-leard. Said I, Mr. Elliot, If I should be so great a Villian to do such a thing, if ever it was your Day would you trust me again? Put it to be your own Case. Says he, You bave Gentlemen to deal withal. But, faid I, I will never put it into your Power. Mr. Elliot feemed to be angry at this, and faid, Every Dog had his Day. Said I, I hope never to fee it your Day: But I pray, forbear this Discourse; let me beg that of you; for I do not defire to be provoked to use you otherwise than as Gentlemen. And after that, they never urged me more to throw the Pacquet over-board: But Mr. Elliot was angry, and very much diffurbed, and wished a Thunderbolt might ftrike the Boat, and fink it. So I brought them up, through London-Bridge, and they faid no more about the Pacquet; but Elliot wished, that London-Bridge might have fallen on our Heads. At length I brought them to Whitehall; and I put my Man ashore at Hungerford Stairs, that he might get before, a d give the Porter notice at Whiteball-Bridge, that he might open the Gate. I brought my Lord Presson, and the rest to the Bridge; and while I was arming my Men, to guard them up to my Lord Nottingbam's Office, I suppose they then took the Opportunity to give the Men Money, getting near to them; I know nothing of that: But I carried them up to my Lord Nottingham's, and there I delivered them, and the Pacquet to my Lord. After some time, the Pacquet lay upon the Table, and my Lord Nottingban sends me for my Lord Presson. When my Lord Prefion came in, I withdrew without bidding, and the Pacquet lay upon the Table unopen'd: And when my Lord Preston came out, I went in on myfelf, and the Pacquet lay in the fame Place and Posture, and not opened. And I stay'd while Mr. Ashton was called in, and my Lord Nottingham asked him a great many Questions. Mr. Affoton. Pray repeat those Questions,

Captain Billop; and what Answers I made.

Captain Billop. Truly, my Memory does not ferve me to remember all of them, and I was in a very uneafy Condition at that time, and would

much rather have been in my Bed, than any where elfe: For the Night before I went down, I had a Plaister of Spanish Flies put to my Back, and they had raifed a great Blifter, and it had not been dreffed fo long, that the Napkin that was applied stuck to to it, that the Flesh was jagged, and I was in a great deal of Pain, so that I did not mind so much as I should have done at another time, what was faid.

Mr. Ashton. But pray, Captain, remember as

much as you can what pass'd.

Captain Billop. But I'll tell you what I remember; I remember my Lord Nottingham ask'd, who I took the Packet from? And you owned, I took it from you.

Sir Will. Williams. Pray, Mr. Ashton, give us leave to have done with him, and then you shall ask him what you please. Pray go on, Captain

Then my Lord Nottingham Captain Billop. fent for Mr. Elliot in, and ask'd him whither he was going? And he faid for Flanders. My Lord asked him, what he was going there for? He faid, He was going to feek his Bread; he was turned out of all at Home, and he had rather go Abroad to feek his Bread, than stay at Home to

Mr. Serj. Tremain. Was this the Lead that

you took fixed to the Packet?

Captain Billop. Yes, Sir; that is the Lead. Mr. Serj. Tremain. Did you take that Lead, with the Pacquet, out of Mr. Ashton's Bosom?

Captain Billop. This was tied fast to the Pacquet that was taken out of Mr. Ashton's Bosom. These honest Men saw me take it.

Sir Will. Williams. Now, if you have a Mind

to ask him any Questions, you may.
Mr. Ashton. Pray, Captain Billop, did not you search me before you took the Pacquet upon me ?

Captain Billop. No, not that I remember. Mr. Ashton. Had not you taken some other Papers from me before?

Captain Billop. No, Sir; I took none from

you but the Pacquet.

Mr. Ashton. Pray recollect yourself, for, perhaps, my Life may turn upon it: You are as much a Witness for me, as for the King; you are to swear the Truth, and the whole Truth.

Captain Billop. And I will do you all the

Justice I can, I will assure you.

L. C. J. Holt. Answer his Question, Captain Billop.

Mr. Ashton. Was not I the first Man that .fpoke to you after we came up?

Captain Billop. No, Mr. Elliot was the first Man that spoke to me, that I knew.

Mr. Ashton. Did not I ask you to give me

leave to go down for my Hat?

Captain Billop. Truly, I don't remember that. Mr. Aston. Did not you reply, That the Man should go down and fetch my Hat?

'Tis likely I might, but I Captain Billop.

don't remember it.

Mr. Ashton. Had not you fearched me then,

and taken my Papers from me?

Captain Billop. No, Mr. Ashton; for, upon the Oath that I have taken, I took no Papers that I remember, but the Papers that I took out of my Lord Preston's Pocket, and the Pacquet that I took out of your Bosom; for my Lord Nottingham ask'd me, if that Pacquet was all the Letters I

took? I told him no; and shewed him the Papers took out of my Lord Preston's Pocker, and they proved to be of no Confequence, and my Lord Nottingham gave them me again, and I carried them to my Lord Presson.

Mr. Albton. Did not I go down into the Hole

for my Hat?

Captain Billop. I believe you might.

Mr. Albton. And was it not after that, that you took the Papers out of my Breast?

Captain Billop. Yes, I believe it was.

Mr. Ashton. Where is your Man that called to you, and faid, I put something in my Breast?

Captain Billop. Here he is, by me, if you

would ask him any thing.

Mr. Ashton. You say, I spoke to you about disposing of these Papers: Pray, from the Time that we came into your Boat, before we came on Board the George Man of War, did I speak to

Captain Billop. Yes, of the Pacquet you did: You faid, What Good would it do me to injure for

many Gentlemen?

Mr. Albton. There pass'd no more than ge-

neral Discourse before we came on Board.

Captain Billop. Yes, Mr. Ashton, I'll tell you another Thing you put me in mind of. When you faw that, though you were so eager with me, nothing would prevail, you said, I know Captain Billop, and have known bim many Years; and nothing will prevail on him, if he have no mind to it: And I know, if he will ferve us, he will ferve us generously, and like a Gentleman.

Sir W. Williams. Speak that again. Captain Billop. He faid, I know Capt. Billop; if he will serve us, he will do it generously, and like a Gentleman.

L. C. J. Holt. Who faid fo? Captain Billop. Mr. Ashton. Mr. Ashton. Did I speak to you to dispose of the Papers after we came from on Board the Ship? I fuppose you remember it was cold, and the Tilt was call'd for, to be laid over us, and I fell afleep; and you know I never wak'd, nor fpoke, till I came to London-Bridge.

Captain Billop. Yes, yes; we had the Tilt

L. C. J. Holt. Pray speak your Questions out,

that we may hear 'em, Mr. Ashton.

Captain Billop. Mr. Ashton did go to Sleep a while, but he had many times urg'd me, and spoke to me to throw the Papers over-board.

L. C. 7. Holt. Who was it that told you, Every

Dog had his Day?

Captain Billop. That was Elliot.

Was there any Discourse Sir W. Williams.

about turning of the Tide?

Captain Billop. Mr. Elliot faid, Tou have now an Opportunity to make your own Fortune, and you may be as Great, and as Rich as you please; for 'tis impossible the Tide can run long this way.

Mr. Seri. Tremain. Did Mr. Ashton fav any

thing about going along with them?

Captain Billop. Yes: You may remember, Mr. Ashton, that you faid, Come, go along with us, you may do as well there, or better than you do here.

Mr. Serj. Tremain. Did he tell you where you were to go with 'em?

Captain Billop. No, Sir; nor I did not ask him the Question.

Mr. Ashton. Pray, When did you give my Lord Nottingham these Papers?

Capt

Captain Billep. Do you mean that Bundle that I took out of your Bosom?

Mr. Ashton. Yes.

Captain Billop. As foon as ever I follow'd my Lord Nottingham into his Room, I pull'd 'em out, and gave 'em him.

Mr. Ashton. Did not you go out of my Lord Nottingham's Room, and give my Lord Nottingbam some loose Papers?

Yes. Captain Billop.

Mr. Aston. After this, was not my Lord Prefton call'd in to be examin'd?

Capt. Billop. Yes.

Mr. Ashton. How long was my Lord Preston in the Room while you were out?

Capt. Billop. I can't tell very well.

Mr. Albton. Pray, Sir, answer that Question. Capt. Billop. I believe it might be half a quarter of an Hour: I do not think it was much more.

Mr. Ashton. I believe you must remember some fort of Discourse that was betwixt you and Captain Elliot, even to a Quarrel almost. did you not speak to my Lord Nottingbam's Servants, to fetch your Hat out of my Lord Nottingham's Room.

Captain Billop. Yes, I do remember that.

Mr. Asston. This must be a good considerable Time: It was all the Time that my Lord Preston was within with my Lord Nottingbam, that you were out?

Captain Billop. Yes, it was.

Mr. Asston. And all that while was not the Bundle of Papers out of your Sight?

Captain Billop. It lay upon the Table. Mr. Ashton. Pray, answer my Question: Was

it not out of your Sight?

Captain Billop. Yes, it was. L. C. J. Holt. Yes, yes; it must be, for he

was out of the Room.

Mr. Serj. Tremain. When you came into the Room, did you find the Papers in the same Con-

Captain Billop. Yes, they were unopened, except that my Lord had taken off the Lead, and a little Paper fell loofe from the rest.

Mr. Albton. Pray, take Notice of that, Gentlemen.

L. C. 7. Holt. But pray don't infer more from thence than it will bear.

Mr. Ashton. It feems some of the Papers were taken out.

L. C. 7. Holt. He does not fay any fuch Thing, that fome of the Papers were taken out.

Mr. Ashton. He says, something was cut, and

fome Papers fell out. Captain Billop. There was a little Paper or

two tied to the great Pacquet. L. C. 7. Holt. What became of them?

Captain Billop. They were cut loofe, but not

Mr. Ashton. How can you tell they were not

opened?

Captain Billop. Because I stood by when they

Mr. Ashton. But how can you tell that; for you fee the little Papers taken, and they were loose from the others?

Captain Billop. They were taken from the great Bundle before I went out.

Mr. Ashton. Had not my Lord opened those Papers before you came in?

Captain Billop. No.

Mr. Albton. How can you tell that?

Captain Billop. I tell you, as near as I can judge, they lay in the same Posture that I left them in.

Mr. Ashton. Was the Pacquet sealed when you took it?

Captain Billop. No; but it was tied. There were several Letters in it that were sealed; it was tied up very hard.

Mr. Asoton. I do not question but my Lord Nottingham will do me the Justice to say how long

he was in the Room.

L. C. J. Holt. You must not comment, nor make your Observations till your proper time.

Juryman. Pray, my Lord, I desire he may be asked who was with my Lord Nottingham when my Lord Preston was there?

Captain Billop. There was nobody else then. Juryman. Then 'tis not probable they were altered before Captain Billop came in.

Mr. Ashton. But I hope Probabilities shall not

be Evidence to condemn any Man. Juryman. Those two little Papers you speak were they severed from the Pacquet?

Captain Billop. I cannot tell whether they were or no; they feemed loofe upon untying the

L. C. 7. Holt. Were they cut in your Pre-

fence?

Captain Billop. Indeed, my Lord, I cannot . fay that I did fee them cut.

Mr. Ashton. Pray take Notice of that, Gentlemen of the Jury.

L. C. J. Holt. They are twelve honest Gentle-

men, they will do you right. L. C. J. Pollexfen. Observe what the Witness fays; he fays, That he does not remember that they were cut in his Presence, but he does not

fay, they were not. Mr. Ashton. If he does not swear they were, it is reasonable to conclude they were not cut in

his Presence.

L. C. J. Holt. He fays, the great Pacquet was not opened, the two little Papers were loofe from the rest of the great Bundle.

Captain Billop. There might be two or three

of them, less or more, I cannot tell.

Mr. Serj. Thompson. You will be farther satisfied in this Matter upon my Lord Nottingham's Evidence, I suppose.

Mr. Serj. Tremain. We have done with Capt. Billop for the present. Pray call Johnson.

(Who was fworn.) Sir W. Williams. Were you at the taking of that Gentleman, and the other in the Smack?

Johnson. Yes, I was.
Sir W. Williams. Then pray give an Account

of the Matter how it was.

Johnson. We went down in a Pleasure Boat, and went to the Tower, we fet through Bridge against Tide, my Lord of Danby was with us; and when we came to Tower Wharf, there they went to the Tower for Arms, and we stayed till Ebbing Water, and rowed to Gravefend; and when we came to Gravefend, we went on Board feveral Ships, and I thought we were going a Pressing; and we stayed at Gravesend the Time of the Writing of a Letter, and then we went both into the Boat again, and rowed after a Smack that had gained of us, but that not being the Smack, we turned back again, and then it was

High

high Water: And when we came to the upperend of the Hope we faw feveral Smacks coming, and there was a Fisher-man on board that said, That was the Smack the Captain enquired after, that was coming down there; and when they came on board, the Captain faid, there were two or three brave Men, and he hoped he could spare one of them: and the Master stid, he hoped he would take none of them, because they had a Protection, which he shewed to the Captain. Then the Captain went in and bid me take some fmall Arms, and go on board with him, and told the Master he must look a little further; and the Boards were taken up, and I saw a great Piece of Roast-Beef, and under that, my Lord Preston, and Mr. Elliot, and this Gentleman, Mr. Affiton: My Lord Preston came up first, and Mr. Elliot next to him; and I see this Gentleman take up fomething and put it into his Bosom, and I told the Captain of it, and he asked him what it was, and he faid, Nothing but his Handkerchief, and plucked out the Handkerchief; but the Captain put his Hand into his Bosom, and pulled out something else.

L. C. J. Holt. What was it?
Johnson. It was a Parcel of Papers tied up, with a Piece of Lead tied to it, for I came up close after him, and see him take it up.

Sir W. Williams. What else were there found with the Papers? was not there some Seals?

Johnson. That was afterwards; but when the Captain asked him what he had gotten in his Bosom, he pulled out his Handkerchief, and faid, Nothing but his Handkerchief; but the Captain took the other Papers out of his Bosom, and fo I went down, and there were the two Seals, and I took them up; and when I came up, Elliot had a pair of black Whiskers on, and he borrowed a Pair of Sciffars and cut them off, and faid, he should remember me again if ever he lived, he should know me by my Tooth being out. And coming up into Long-reach, Elliot was a cold, and got to the Oar and Rowed, and faid, You row as if you were rowing to Prison; and he wished that a Thunder-bolt might drop into the Boat, and that London-Bridge might drop down upon his Head. And when we came up to Whitehall I stood a Guard over them.

Jury-man. Did you see Captain Billop take the Packet of Letters from that Gentleman's Breast?

Johnson. Yes, I did.

fury-man. Did you belong to Captain Billop? Johnson. Yes, I was one of the Boat's Crew. Mr. Ashton. Had not I been up and searched before?

Johnson. Yes, I think you had been up before. Mr. Ashton. And then you faw me take up the Pacquet off from the Ballast?

Johnson. Yes, I saw you take it out of the Ballast and put it into your Bosom.

Gentlemen, I hope you will be Mr. Ashton. pleased to take notice of that.

L. C. J. Holt. No doubt of it they will.

Mr. Albton. Did not that Bundle of Papers that was taken out of my Breast, did not they lie near to the Place where the Seals lay?

Johnson. Yes, it lay just by them. Mr. Serj. Thompson. Pray set up Captain Billop

(which was done ) When you brought these Papers to Whitehall, Captain Billop, who did you deliver them to?

Captain Billop. To my Lord Nottingham. Vol. IV.

Mr. Serj. Thompson. After he received them, what did he with them?

Captain Billop. After he had examined all these Gentlemen, he went to opening of the Papers, and he defired me to stay in the Room till they were opened, which I did; and my Lord looking on some of the Papers faid, If this Pacquet had gone, we had quickly been visited by the French. With that I took them up, and look'd into them. My Lord faid, I might look into as many Papers as I pleased; but I was very uneasy, and full of Pain, and had more mind to be gone, and be a Bed, than looking into Papers; but feveral of the Papers I did look into, and feveral I put my Mark upon; and the next Day at the Council, what of them I did know, I did put my Mark upon.

Mr. Serj. Thompson. After my Lord Nottingham had perused them, what did he do with them?

Captain Billep. My Lord put them up in a Cover, and tied them with a Piece of Twine, and put his Seal upon them, and gave them me, and defired me to carry them to my Lord Prefident; which I immediately did, and, without ftopping, carried them to my Lord Prefident.

Mr. Asston. When was this, Sir? Was it that very Night that we were brought to Whitehall?

Captain Billop. Yes.

Mr. Serj Tremain. Then we must desire my Lord Notting bam to be fworn.

The Earl of Nottingham Sworn.

Mr. Serj. Thompson. Will your Lordship please to give the Court an Account how these Papers came to your Lordship, and how your Lordship disposed of them.

Earl of Nottingham. Captain Eillop came to

my Office

Mr. Ashton. I humbly defire your Lerdship would please to speak louder; for I cannot hear your Lordship, and I fear the Jury cannot.

Earl of Nottingham. I speak as loud as ever I can, but I have a great Cold.

L. C. J. Holt. You may hear my Lord very well, if the Court be but filent.

E. Nottingham. Captain Billop brought to me a Pacquet tied about with a Packthread, to which there was a Piece of a Leaden Pipe fixed, in which Pacquet there was stuck in another Paper; I think there was but that one besides the Cover, but what it was particularly I do not remember: this Pacquet was laid upon the Table while he was by; and I called in my Lord Prefton, not being willing to make him stay, and after I had fome Discourse with my Lord, to examine him what Account he could give of these Proceedings; then I called in yourfelf, Mr. Albton, and Captain Billop was by alfo, but the Pacquet fo tied with the Packthread, I cut open in Billop's Presence with a Pair of Scissars; the same Papers that were in that Pacquet, together with the little Paper that was stuck in, I tied up; I am fure I fealed them in a Sheet of Paper, and gave them back again to Captain Billop to carry them to my Lord Prefident.

Sir IV. IVilliams. Captain Billop, you have already declared, that all you received from my Lord Nottingham, you carried to my Lord President.

Captain Billop. All the Papers that I received from my Lord Nottingham, just as I received them, fealed with my Lord's Seal, I went directly to my Lord Prefident's, and gave them him.

Sir W. Williams. Pray, my Lord, did your Lordship deliver to Captain Billop all the Papers

that you received from him?

Earl of Nottingham. My Lord, all the Papers that Captain Billop brought to me, that were in the Pacquet (for he brought some Letters that he took out of my Lord Preston's Pocket, that were of no Consequence ) but all the Papers that were in the Pacquet, I delivered back to Captain Billop, fealed as I received from him, and no more, and no others; for the other Letters, they being from my Lord Preston's Children, and not relating to the Publick, Lgave them to him to give my Lord Preston again.

Mr. Ashton. My Lord, I humbly befeech your Lordship to tell the Court how long my Lord Preston was with your Lordship in the Room.
E. Nott. Truly I am not able to tell you par-

ticularly how long it was, I believe it might be about a quarter of an Hour, or scarce so much.

Furyman. Was there no body with your Lordship, when Capt. Billop was out, but only my

Lord Preston?

E. Nott. No, not that I know of.

Mr. Ashton. My Lord, I have one Favour more to beg your Lordship, I humbly pray your Lordship will please to tell the Court and Jury what Answer I gave to your Lordship, when you asked me how I came by those Papers.

E. Nott. As near as I remember, the Account that you gave of them was, That you went down again after you were come up, as you faid, to fetch your Hat; and that when you did go down into the little Hole to fetch your Hat, you - brought up these Papers with you.

Mr. Ashton. My Lord, this was the Account Now this very well corresponds I did give. with that Man's Evidence, that fays he faw me

take up the Papers and put them into my Breast, L. C. J. Holt. He does fay so, and this does

all very well agree.

Mr. Sol. Gen. Now we defire my Lord Prefident would be pleafed to be fworn.

The Lord President sworn.

Mr. Serj. Thompson. Pray, my Lord, will your Lordship please to declare to the Court what Papers Capt. Billop brought to your Lordship, and how your Lordship disposed of them?

L. President. Captain Billop did bring me a Pacquet tied with a Packthread, and that was fealed with my Lord Nottingham's Seal, I knew it to be his Seal; and he told me, that my Lord Nottingham commanded him to bring the Pacquet to me. I opened the Pacquet, and perused all the Papers; it was very late, and I locked them up till Morning, and I then carried those very Papers to the King, and in the King's Closet, at Kensington, the King read some of them, and in my Sight, for I never parted from the King, but was by all the while: The King put up all the Papers again, and commanded me to call a Cabinet Council, and to let them be delivered there to the Council; accordingly I did deliver them Paper by Paper, and they were all marked there by my Lord Sydney, who is here present; and they were then delivered into the Hands of my Lord Sydney.

L. C. J. Pollexfen. Will you please to ask my

Lord any Questions, Mr. Astron?

Mr. Asirton. My Lord, if your Lordship will be pleased to pardon me, I would ask your Lordship, Did any of your Lordship's Servants, or Family read any of these Letters?

L. President. No, not one.

Were they locked up where any Mr. Ashton. of your Lordship's Secretaries, or Servants could come to them?

L. President. No, I lock'd them up in a strong

Box in my Closet.

Mr. Ashton. My Lord, I only desire this Favour further of your Lordship: Your Lordship, at the Committee of the Council was pleased to ask me, how I came by those Papers; I presume you may remember, and I pray your Lordship

to declare, what Answer I gave,

L. President. Truly, Mr. Ashton, to tell you
Truth, I do not remember the Particulars; I remember you denied every Thing; I can only fay that, in the general; but what you faid in particu-

lar I cannot remember.

L. C. 7. Pollexfen. Do you put my Lord in mind if you can; See whether he does remember it.

Mr. Ashton. My Lord, I only defire to ask my Lord President, whether I did not tell him I went down, after I had been search'd, into the Hold, and there I see the Papers lie, and brought them up, and put them into my Breaft; they were no fooner in my Hands but Capt. Billep had them in his; for the Man called and faid, This Gentleman has fomething in his Breast, and the Captain put in his Hand and pulled it out.

L. President. Truly, Mr. Ashton, I do not remember the Words that you used, but remember you said something to which I made answer, What makes it matter, They were sound upon you, and taken out of your Bosom, do you look to it how you came by them. I do not remember what you faid, for I cannot remember particular Words, but I believe you might say some such thing.

Mr. Sol. Gen. Then, pray, my Lord Sydney,

will you be pleafed to be fworn.

The Lord Sydney Sworn.

Mr. Sol. Gen. Will your Lordship be pleased to declare what Papers you received from my Lord Prefident?

L. Sydney. At the Cabinet Council my Lord President delivered a Pacquet of Papers, I received them every one there, and mark'd them, and put them into my Pocket.

Mr. Serj. Tremain. Did your Lordship deliver

them to any Person afterwards?

L. Sydney. The next Day, or the Day after, I gave them to Mr. Bridgman to copy out, and he delivered them back to me again.

Mr. Sol. Gen. Pray, my Lord, give me leave

to ask this Question -

Mr. Serj. Thompson. Your Lordship had mark'd them before you delivered them to Mr. Bridgman to copy?

L. Sydney. Yes, I mark'd them at the Council

Table, at my Lord Nottingham's Office.

Mr. Sol. Gen. My Lord, those Papersthat you mark'd, were the same Papers that my Lord President brought, and delivered in at the Council?

L. Sydney. Yes, the very fame.

Juryman. My Lord, shall we have Leave to ask my Lord Sydney a Question?

L. C. J. Holt. Ay; what is it?

furyman. Pray, my Lord, did the Pacquet come to you fealed? That which was taken from this Gentleman, was it sealed when it came to you?

Mr. Sol. Gen. No, it had been opened by my Lord Nottingham, and my Lord Prefident.

L. C. J. Holt. Sir, you are under a Misapprehension of the Matter. My Lord Nottingham, after he had opened them, fealed them up again, and delivered them to Capt. Billop; Capt. Billop carried them fealed to my Lord President; my Lord President opens them, and lays them up; they were never out of his Possession; he carries them to the King; the King read some of them in his Lordship's Presence; he delivers them at the Cabinet Council to my Lord Sydney; and my Lord Sydney swears he read them there, mark'd them, and when he had done, put them in his Pocket.

Mr. Sol. Gen. My Lord Sydney, will your Lordfhip be pleased to look upon these Papers, and

fee if these be part of them.

L. Sydney. I know them very well, I have read them ten times, I mark'd them at the Council,

and that is my Mark.

Mr. Sol. Gen. Pray, my Lord, are those two Papers that you have in your Hand, Two of those Papers that my Lord President delivered at the Cabinet?

L. Sydney. Yes, that they are.

Mr. Sol. Gen. My Lord President, will you please to look upon them.

(which his Lordship did.)

L. President. These are two of the same Pa-

pers that Capt. Billop brought me.

Mr. Sol. Gen. Now we shall desire to have them read; but give me leave to observe to you, That one of them is a Copy of the other; only in the one some Words are written short, that are written out at length in the other.

Turyman. Pray, my Lord, I defire to ask,

are they of the same Hand?

Mr. Sol. Gen. No, they are of different Hands. Mr. Serj. Thompson. Pray, Gentlemen of the Jury, take notice, and observe these Papers, for there is a great deal of Matter of great Moment in them; for you cannot expect the King's Council should repeat every thing that is in so many Papers as we shall read; it is impossible we should take notice of all.

L. C. J. Holt. Or I either, therefore pray, Gentlemen, observe what is read, for I shall be able only just to state the Evidence to you.

Mr. Ashton. My Lord, I hear them fay, one of those Papers is a Copy of the other; I desire the Original may be read, and not the Copy.

Mr. Serj. Thompson. Who knows which is the

Original?

L. C. J. Holt. Look you, Mr. Ashton, we don't know which is the Original, or which is the Copy, they are both found together, they contain the same Matter, and the same Words: It may be you can tell which is the Original.

Mr. Serj. Thompson. You may look upon them your felf, and tell us which is the Original, if you please.

Mr. Ashton. That is very well observed, Sir. That is throwing Water upon a dead Mouse. Then I desire both of them may be read.

Mr. Sol. Gen. Indeed, Mr. Ashton, I think there is a particular Reason why you should not defire to have the Copy read, because lest it should prove to be your own Hand writing.

Mr. Ashton. Pray, let both be read.

Cl. of Peace Reads. The Refult of a Confe-

Mr. Serj. Tremain. Pray attend, for this is the Scheme of the whole Work.

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Cl. of Peace Reads. The Refult of a Conference, &c.

And the other was likewife read as before.

L. C. J. Pollexfen. Pray let Mr. Ashton see that Paper.

The Paper was handed to Mr. Ashton, being one

of the Papers before read.

L. C. J. Pollexfen. Mr. Ashton, look upon that fame Paper a little, satisfy your own Mind a little whose Hand that Paper is in. Look upon it well, I would have you be fatisfied about it. Look particularly upon the latter Part of it.

Mr. Ashton. My Lord, I have look'd upon it,

I have feen it all.

L. C. J. Pollexfen. Come then, give it me back again, and think of it a little in your own

Mr. Sol. Gen. My Lord Sydney, pray, will

your Lordship look upon this Paper.

L. Sydney. This is one of the Papers that was, among the rest, delivered by my Lord President; at the Cabinet.

Pray shew it my Lord President; Mr. Sol. Gen.

What fays your Lordship to it?

L. President. This was one of the Papers I gave my Lord Sydney, and was brought to me in the Pacquet by Captain Billop.

Cl. of Peace reads. That the King would return with a Design of making an entire Conquest

of his People-

Mr. Serj. Thompson. Pray, my Lord, give me leave, before it be read, to accquaint the Jury what this is, that they may make the better Ob-This, Gentlemen, is the fervations upon it. Heads of a Declaration that was intended to be Published when the French came; and you will fee what it is when it is read. Pray observe it.

Cl. of Peace reads. turn, &c. As before. That the King will re-

Mr. Serj. Tremain. The next Paper is an Account which they had taken with them of the Force of the Kingdom, of the Ships, particularly how many in Number, what Rates, what were in Repair, what out of Repair, and what a Building. Pray shew it my Lord Sydney.

L. Sydney. This is another of the Papers that I received from my Lord President, and mark'dat

the Cabinet.

Mr. Serj. Thompson. Then shew it my Lord

President.

L. President. This is one of the Papers that were in the Pacquet that Captain Billop brought Clerk of the Peace reads.

Mr. Sol. Gen. Pray, my Lord Sydney, look upon these Papers, and tell where your Lordship

had them.

The Papers were shewn both to the Lord President and

the Lord Sydney.

L. C. J. Holt. My Lord President says he received them from Captain Billop, and gave them to my Lord Sydney; and my Lord Sydney fays they are the same he received from my Lord President.

Juryman. Are those the Papers that have been

read, my Lord?
Mr. J. Eyres. No, but they both fay the same as to those that have been read.

Juryman. Then pray, my Lord, What are those Papers that are going to be read?

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Mr. Serj. Tremain. These are two Letters, Gentlemen, that are written, giving an Account how the Affairs in England stood with reference to the Perfons Concerns that they are written to; and there is a particular Passage in one of them, How their young Master prevailed in his Interest, and got Ground of his Adverfaries. If you obferve them, you will eafily understand what is meant by them.

Clerk of the Peace reads. This is directed for Mr. Rodding, New-years Eve, Though the Bearer of this, &c. As before.

r of this, &c. As before. Clerk of the Peace reads. This is directed for As it is impossible for me to Mrs. Redding. As before. express, &c.

Mr. Sol. Gen. Now we defire my Lord Sydney, and my Lord Prefident, would look upon these Papers. Juryman. My Lord, I desire the former Part

of that last Letter may be read again. Il bich was done.

L. Sydney. These I had from my Lord President. L. President. And I had them out of the Pac-

quet that Capt. Billop brought me.

Mr. Serj. Tremain. If your Lordship please I will open them to the Jury. Here are two Letters, in one of them there is an Account given, that they were heartily forry they were difappointed, and that they had not been here already, but hoped they will be here as fast as they can; that the Match was concluded, the Settlement prepared, and no doubt but the Daughter's Portion would be well Secured, if they would come quickly.

Clerk of the Peace reads. Dec. 31. 1690. 'Tis directed for Mrs. Charlton. I must not let this Bearer depart, Madam, &c. As before.

Mr. Serj. Tremain. That Letter tells you that the Daughter's Portion would be well Secured; this that we now produce will tell you, how it shall be Raised. It says, The old Tenants are weary of their Master, and a little Matter, if he would but appear in Westminster-Hall, would redeem the Estate; and the Cause might be brought to a final Hearing before the End of Easter Term, if they made haste, and it were well Sollicited.

Clerk of the Peace reads. This is directed for Mr. Jackson, Dec. 31. 1690. The Bearer hercof

As before will give you, &c.

Mr. Sol. Gen. We must desire my Lord President, and my Lord Sydney, would be pleased to look upon these Papers.

L. President. I received these from Capt. Billop In the Pacquet, and gave it to my Lord Sydney.

L Sydney. These are some of the Papers I had

rom my Lord President.

Mr. Serj. Tremain. The Letters we now produce to be read, secm to be written by a Man that was involved in a great Trade, that had great Projects in his Head, and drawn many Schemes in his own Brain how to carry on the Trade; he directs what fort of Wares he would have fent, what was proper for their Markets, that he had got many a new Customer, and hoped they should not be disobliged; that all must be fent before the First of March, at least before the Tenth, or the whole Summer Profits would be loft.

Cl. of the Peace reads. 31. Dec-L. C. J. Holt. Read the Superscription first.

Cl. of the Peace. There is no Superscription, my

Lord, at all.

L. C. J. Holt, Well, read on.

Clerk of the Peace reads. Dec. 31. The Interruption of the former Correspondence had a very ill Effect many ways, &c. As lesore.

Mr. Serj. Tremain. Gentlemen, doubting that that Letter might not be pressing enough, here is another to the same Effect.

Cl. of the Peace reads. Dec. 31. It is a Presumtion incident to those that are any ways upon the As before. Spot,  $\mathcal{C}_{\ell}$ 

Mr. Serj. Tremain. One would imagine this Letter were written by fome Person that used to talk Cant, that he is so ready at it.

Mr. Sol. Gen. Pray, my Lord President, what

fays your Lordship to these Papers?

L. President. These Two Letters were in the Bundle that Capt. Billop delivered to me, and I delivered them to my Lord Sydney.

L. Sydney. These are some of the Papers I had

from my Lord President, at the Cabinet.

Mr. Serj. Tremain. That first of these Papers is a Letter wherein the Party gives an Account of his own Condition here, and how he would venture to bring about what was defired.

Cl. of the Peace reads. 31. Dec. 1690. Was my Condition more desperate and uneasy than it

is, &c. As before.

Mr. Serj. Tremain. This little Paper was inclofed in the other.

Cl. of the Peace reads. I beg, &c. As before. Mr. Serj. Tremain. Now shew this Paper to my Lord Prefident, and my Lord Sydney. Whieh was done.

L. C. J. Holt. My Lord President, and my Lord Sydney, swear the same for this Paper, as for the rest.

Mr. Serj. Tremain. This Paper shews they were going about a Deed that they did not defire to have known; 'tis a Key how to explain their Meaning.

Cl. of the Peace reads. For Mrs. Anne Ruffel, &c.

As before.

Then three other Papers were shewn to, and sworn by the Lord President, and the Lord Sydney,

to be Part of the Same Papers.

Mr. Serj. Tremain. The Papers that we are going to read are thefe. Gentlemen, here is a Letter of Recommendation in behalf of one Mr. Orbinet, which is a Name, they pretended of fome Person that was at Paris, or to go there, and 'tis written by one Mr. Dellivere to his Correspondent there; and he tells him, the Bearer had fomething to disclose to him, and that he might have an entire Confidence in him: but the Letter of Recommendation alone, without a Sum of Money, they reckoned would meet with a bad Welcome in France, and therefore they take 500 l. with them, and here are Two Bills to pay it.

Then Mr. Humphrey Levermere was fworn to interpret them, being in French, (which he did) and read them as in the former Trial.

Juryman. Were these Bills sound in that Pacquet?

Mr. Scrj. Tremain. Yes, Yes; they are fworn to by both those Lords.

Mr. Sol. Gen. Now, pray, my Lord, will you please to look upon these Papers.

The Lord President, and Lord Sydney both testissed, That those were part of the Papers.

Mr. Serj. Thompson. This next Paper that we give in Evidence is very short. It seems to be a Table for the Memory of the Person that was to carry it? They are short Heads for the Memory, confifting of a great many Particulars; You will make your Observations upon them, and what Judgment you think fit of them.

Mr. Serj. Tremain.

Mr. Serj. Tremain. My Lord, I desire to take Notice of these Papers that we are now going to read; you will observe these Things in them, which are worth your remarking, Gentlemen; because these Papers that we now read to you, are of themselves sufficient to prove every Article in the Indictment: For these Papers give an Account of the Ships, their Number and Force, the Forts of the Kingdom, how they are Man-ned, how they may be Surprized, where the Freuch Fleet should Fight, where they should Affault us, how they should hinder the Dutch and English Fleets from joining, what Number of Soldiers would be fufficient, and what Number of Ships in Newcastle to plague the City of London, how to manage this whole Affair; and it gives Characters of the Clergy of England, and particularly of the City of London, and fays, they are the worst of Men.

Mr. Serj. Thompson. No, Brother, 'tis the

worst of all the Clergy.

L. C. J. Holt. Come read them.

Clerk of the Peace reads. Lady D. 20001. &c. As before.

The Jury defired to fee the last Papers, and had them delivered to them.

Mr. Sol. Gen. Then we rest it here, to see what the Prisoner will say to it.

L. C. J. Holt. Mr. Ashton, the King's Council have done their Evidence for the King, what

have you to fay for yourself?

Mr. Aloton. My Lord, I humbly desire to know of your Lordship, whether all the Letters are read, that were read at the Trial of my Lord Breeden 2 Preston?

L. C. 7. Holt. What is that material to you,

whether they be or not?

Mr. Ashton. My Lord, I am informed that there were feveral Letters, that particularly name my Lord, implying him to be the Bearer, and I defire those Letters may be read.

Mr Seri Thompson. With all my Heart, if

you do desire it, it shall be read, we do not think

Mr. Ashton I do desire it; it will be plain, I believe, from hence, that I could know nothing at all of this Matter; and if your Lordship please, my Lord, to observe it, three or four of these last Papers, as Mr. Serj. Tremain observed, were the Ground-Work of all this Business, which refers to Portsmouth and South-Sea, and some other Papers; these I think, with Submission, were proved to be the Hand of another Gentleman, and I defire it may be proved again to the Jury, by which I think it will be plain, that they do not affect me.

L. C. J. Holt. Look you, Mr. Ashton, it is not proved to be your Hand, nor pretended to be fo.

Mr. Ashton. But positively proved to be another's Hand, as I am informed, and 'tis that which Mr. Serj. Tremain observed, was the Ground-Work for carrying on the whole Defign. I prefume the Witnesses are in Court that proved it then, and I hope your Lordship will be so kind as to let it be proved now; they did prove it to be another Person's Hand upon a Trial not long ago.

L. C. J. Holt. If you have a Mind to call any Witnesses to prove the Papers to be another's

Hand, you may call them.

Mr. Ashton. I hope the King's Witnesses are now in Court that did prove them to be his Hand-writing, and they'll prove it now I fup-

L. C. J. Holt. If you have a Mind, you may call them, they have not a Mind to produce them for the King.

Mr. Ashton. I know not where they are, my Pray Mr. Aaron Smith, be you so kind as  $\mathbf L$ ord. to call thein.

L. C. J. Pollexfen. You should have fent and Subpæna'd them to be here.

Mr. Ashton. Mr. Warr is there, my Lord, I defire he may he ask'd the Question; and I believe Mr. Blane is in the Court, pray let him be ask'd.

L. C. J. Holt. Mr. Warr, you are called by the Prisoner, as a Witness, to prove my Lord Preston's Hand.

Mr. Ashton. Mr. Warr, Mr. Townsend, and

Mr. Blane, I desire may be all ask'd.

L.C. 7. Holt. Mr. Ashton, you have infifted upon it, that these Papers were my Lord Preston's own Writing.

Mr. Ashton. My Lord, I do infift upon it, to know whether they were not proved to be his

Mr. Serj. Tremain. Yes, they were fo, 'tis agreed.

Mr. Serj. Thompson. We do grant the King's Witnesses proved, that they did believe them to

be my Lord Preston's Hand.

L. C. J. Holt. The King's Council do admit, that there three last Papers were not your Hand, but they admit them to be my Lord Prefor's Hand, and 'tis very well done of them to admit it; fo that now 'tis to be taken for granted, that those three last Papers were my Lord Preston's \_

Then, my Lord, I defire the Mr. Asston. Substance of those Papers may be the more press'd upon the Jury, because Mr. Serj Tremain obferved that the whole Design in the Scheme of it lay in those Papers, and they are not my Hand, but another's; and for what is in them, I know nothing, nor am concern'd.

L. C. 7. Holt. What have you farther to fay,

Mr. Sol. Gen. You mentioned another Letter which you did defire should be read.

Mr. Ashton. Ay; two or three where my Lord is nam'd.

Mr. Sol. Gen. This is the Letter I suppose you mean, the Clerk shall read it.

Clerk of the Peace reads. Sir, I vow to you, I do not repine at having lost all for your Sake, &c.

(As before.) Mr. Ashton. Gentlemen, I hope you will obferve, in that Letter my Lord is call'd the Bearer; and it tells that he brings Papers with him, by which it is plain, that you cannot imagine I could know any thing of these Papers. And, Gentlemen, it has not appeared by any Evidence that has been given, that I knew any thing more, than that they were unfortunately found upon me: But with Submiffion, I believe there is another Letter, if I am informed right, wherein my Lord is named, and called, my Lord the Bearer.

Mr. Sol. Gen. Sir, I do affure you now, we have to my Observation, read every Letter, and every Paper, that was read on Saturday.

Mr. Ashton. Mr. Sollicitor, I am satisfied, for I am confident you would not affirm it if it were otherwise.

L. C. 7.

L. C. 7. Pollexfen. There is not any Letter that fays my Lord the Bearer, but my Lord will give you an Account, so and so; the Bearer will tell you these and these Things; will you have it read again? You shall if you will.

Mr. Ashton. I am unwilling to take up your Lordship's time, unless the Jury desire to have it

Juryman. Pray, my Lord, when that Letter was read on Saturday, how was it construed by the Court? How did they take it then?

L.C.J. Holt. We did take it then, because my Lord was mentioned, that he might possibly

be the Bearer.

L. C. 7. Pollexfen. It is very probable, and fo it was understood then, that the Lord mentioned in the Letters was my Lord Preston, and so that my Lord was the Bearer that could give an Account of the Countess's Condition; and in the Beginning of those Papers that are of my Lord's Hand, there is mentioned so much Money for the Lady D-, which is my Lady Dorfet, I suppose, that is there meant, and that writ that Letter.

Mr. Ashton. No, my Lady Dorchester.

L. C. J. Pollexfen. Dorchester, I cry your Mercy; and it is probable the same Reason is a Reason still to make it believed that my Lord

Preston was meant.

Mr. Ashton. I think my Lord Chief Justice was pleased to observe, as I have been informed, in giving his Charge to the Jury, that thefe Papers, some of them naming my Lord, must be meant of my Lord Preston, there being no other Lord but he; and he likewise gave another Reason; says he, They lay by my Lord's Seals that were produced, and therefore it was plain, they could not be Astron's nor Elliot's.

L. C. J. Holt. No not so, but my Lord might be concern'd, because my Lord's Scals were there

where the Papers were found.

Mr. Ashton. I am wrong inform'd, if those were not the Words my Lord Chief Justice Pollexfen used.

L. C. J. Pollexfen. What do you say were the Words? If you will repeat them, I'll tell you as

near as I can.

Your Lordship seem'd to infer, Mr. Ashton. That my Lord being nam'd, and the Bearer in the same Paper, that of Consequence that must be my Lord Preston, and the Papers must be his; and you did give another Reason for it, to inforce it, that the same Man that saw me take them up, saw them lie by the Seals, which were proved to be my Lord *Presion's*, from whence your Lordship did say, it is plain they were my Lord Preston's, and that Ashton or Elliot could not be concerned in them.

L. C. J. Holt. You mistake that Matter, sure there was not any fuch Word faid, for that Evidence that tended to convict my Lord Preston, did by no means tend to acquit you; the Question then was, How far my Lord Preston was concerned; my Lord infifted upon it, fays he, They were not taken from me, but from Mr. Ashton; there the Question was not about you.

Mr. Albton. I humbly hope, my Lord, you will forgive me for infifting upon these Matters,

because I am for Life.

L.C. J. Pollexfen. I would do you all the Right I can, I affure you, Mr. Astron; but certainly there was no fuch Thing faid as you have mentioned.

Mr. Ashton. My Lord, I do not question but you will do me Right, and I thought fo, when I chose the Jury out of the first that appeared, without challenging any.

L. C. J. Holt. Well, Sir, pray go on to your

Defence

Mr. Ashton. My Lord, my own Defence will be very weak upon the Whole, for I am very illiterate and unskill'd in the Laws, but where I do fail of taking Advantage, to observe what may be for my Advantage, I hope your Lordships will be so kind to me, as well as just (I may call it) to yourselves, being upon your Oaths, as to take notice of it. My Lord, in the first Place

Mr. Serj. Tremain. Before Mr. Albton proceeds, I would observe one Word in a Letter that has been read, which is one of these Papers; it says, I say nothing of another Gentleman that takes Opportunity to see those Parts, but he has shewn a Zeal

and Sincerity in the Affair equal to most.

Mr. Serj. Thompson. You hear, Gentlemen, that there is notice taken of another Person be-

fides the Bearer.

Mr. Ashton. Pray, my Lord, is it any Confequence that I must be the Person that must be meant, or that I must know what the Contents of the Letter was? There was another besides me, and fo it is not plain who was meant; or if I were the Man meant in this Letter, it must not therefore follow that I must know of it.

Mr. Serj. Tremain. I did not mention it as a Proof that you were the Person meant, but only to shew that there was another Person besides my

Lord taken notice of in them.

L. C. J. Holt. I must confess, I think Mr. Ashton observes right, it does not concern him, for as well as he was there, there was another, and it is uncertain whether it relates to him or the other, and fo it fignifies nothing at all; that's my

ind. Pray go on, Mr. Ashton.
Mr. Ashton. My Lord, upon the Whole I have this to observe; first as to my Business of going into France, I must ingenuously own it, though I protest to you I never own'd it or named it to the Woman, though fhe had fworn it, but yet I do now. My Defign was to go to France, and I had very great and good Reason for it, I think; I had endeavour'd all Ways I could in the World to procure a Pass to go to France; 'tis very well known, I did Business under Lieutenant-General Worden, that died half a Year ago; his Accounts are now depending, and such Accounts as may be prejudicial in some Points to his Family, to whom I have always own'd, and must, a great Obligation, and would be very glad upon all Occasions to serve it, and all the Branches of it: This was not the Whole nor the only Defign I had in going thither, but I had likewise some Business of my own, I have a considerable Sum of Money owing me, if it be necessary to prove it, I can prove it by a Bond from a Person that is there; a great Sum it is, a very confiderable one to me at least. And, my Lord, I did think if I did not go myself, it was impossible for me to do any thing in that Affair, and that was the true and only Reason of my Design in going to France, having been out of Hopes of getting any other Convenience otherways; this was not a Defign just now formed, as if I were just now upon fome Plot concerning the Publick, but it has been my Defign ever fince Lieutenant-General

Worden died, and he upon his Death-bed ingaged me to do it; and I once went down, hoping to have gone from Dover, and there I was apprehended and taken. And, my Lord, I have used all manner of Endeavours to go other ways, but they have always failed me, and this way I hoped would have taken: My Lord, I do own I did hire the Boat, and I did pay the Money; but with Submission, I think that is not any manner of Treasonable Act, my Lord; perhaps it is an ill Act, but it does not amount in the least to Treafon going to the King's Enemies, suppose I went upon that account, that is no manner of Treason in the World; carrying Papers to the King's Enemies, except it be proved that I was privy to them, and knew the Contents of them, if Lawyers inform me right, is not Treason; then what remains? 'Tis true, I must own the Papers were found upon me, and I believe there is nobody that has heard the Evidence that has been given, but must readily conclude, that I found them in the Place where the Seaman fays I took them up; and besides, my Lord, there is not any manner of Proof so much as aim'd at by the King's Council in all their Evidence, that I was privy to any one of these Papers; so that, my Lord, I think there is very little proved upon me at all: I had the Misfortune to be taken in this Company that was going where these Papers were taken, it's true, but they have not attempted to prove that I was privy to, or knew any thing of them at all, nor that I was more concerned than that they were taken in my Stomach; this is all I have to observe upon the Whole: As to the Business of the Indictment, there are great and grievous Aggravations in it, and fuch as I am not able to comprehend the Meaning of, the Words confound me; and therefore I humbly desire your Lordthip to tell me upon what Statute I am indicted.

L. C. J. Holt. I'll tell you, Mr. Albten, you are indicted upon the 25th of Edward the Third, for conspiring, compassing and imagining the Death of the King and Queen, and for that Purpose going to France, and endeavouring to incite the Freuch King to invade the Kingdom, and telling him how he should do it, and letting him know in what State and Condition the Kingdom

was, and how fit to be invaded.

Mr. Ashton. Pray, my Lord, is that at all

proved upon me?

L. C.  $\hat{j}$ . Holt. That is the Question that the Jury are to judge of upon the Evidence that has

been given.

Mr. Afston. As to that of Compassing the Death of the King and Queen, I am ignorant of Dealings in Law; but I conceive there are several Species of Treason mentioned in that Act of the 25th of Edward III. and as to the imagining the Death of the King, that's only to be proved by some Overt-Act: Now I think nothing at all has been proved of any open Act conducing to prove the Imagination or Compassing the Death of the King or Queen, no manner of Consultation or Treasonable Act at all; and therefore, my Lord, I do not see that there is any great Matter that is proved upon me, and I hope you are of that Opinion too.

L. C. J. Holt. Mr. Ashton, that you may not go away with a Mistake, any that design'd the Deposition of the King and Queen, and the Invasion of the Kingdom, which is proved by any Overt-Act, is sufficient to prove that they compass and imagine the Death of the King and Queen.

Mr. Aston. I presume it may be so, I believe that may be the Construction of the Law.

L. C. J. Holt. And I make no question but those that you have consulted with have told you as much.

Mr. Aston. Truly as to Council, my Trial has been as hard as ever Man met withal.

L. C. J. Holt. Why do you fay fo, Mr. Afb-ton? the Court has not been hard upon you.

Mr. Astron. My Lord, I do not complain of the Court, but as to the matter of Time, I had Notice by that Gentleman, Mr. Bale, to prepare for my Trial, and that was on Friday, and not before.

L. C. J. Pollexfen. Friday was Sevennight,

you mean, I suppose.

Mr. Ashton. Yes, I do mean Friday was Sevennight, I was then a close Prisoner, I had not the Opportunity or Liberty of feeing any Christian Soul; I spake to him then, and told him, Mr. Bale, this is very short Notice, pray be so kind as to move my Lord that I may have Council; truly he was civil enough, and faid, he would do all he could; fays he, Will you give me the Names of your Council? So I gave him the Names of four, and of a Sollicitor; but I never heard more of him in the Matter: I did with all my Industry and Skill give my Friends notice, but I was under great Difficulty, for I had not the Liberty of Pen, Ink, nor Paper, nor a Man to fend upon a Meffage, on Saturday; I gave my Friends notice of it upon Sunday, which was no very good Day for Business, they applied themfelves to my Lord Sydney, whose Favour and Kindness I shall always own as long as I live; he gave me all the Dispatch possible, and got me an Order to fee my Wife that Day, though it was Sunday; the next Day I made Application to have my Council come to me, that was Menday; he with the same Readiness procured that: but it was Tuesday in the Afternoon before I could see any living Soul but my Wife; and some of the Council that I defired, would not readily come to me, and it was Wednesday before I did see any Body of them, and so I had but Wednesday and Thursday to consult with them in. On Friday I was brought here, and I endeavour'd to procure a Copy of the Pannel, that I might inform myfelf of the Characters of the Men that were to be my Jury; and, my Lord, I would defire you to give me leave to clear one Point, which through Inadvertency flipt from me about the Time that I defir'd to fend to enquire about the Jury. I did not mean, as was apprehended, to fend to them to take them off, but I only meant to enquire after their Characters; this was done upon Friday; I had not a Copy of the Pannel till last Friday, when we were Arraigned in Court, it was Two of the Clock before the Pannel was given us, it was between Three and Four when we came to Newgate; we were to come upon our Trial the next Morning by Eight of the Clock; so that before the Copies could be transcribed for us, there were left but fix Hours for us to enquire into the Morals of so many Men, of whom fome lived eight, some ten, some fifteen Miles out of Town; for my Part I was not able to enquire after any one, and that your Lordship may think, by my taking the first Twelve that appear'd, and believing myself innocent of this Matter, I refolved to put myfelf upon my Trial by any twelve indifferent English Men; I only beg,

if I have omitted any Thing in reference to myfelf, or misbehaved myself with respect to the Bench, that you would please to fet me right, and confider that I ftand here for my Life; and to grant me your Pardon for any thing wherein I have offended your Lordships, to whom, and to the Jury, I refer my Cause; only I beg leave to call two or three Witnesses, I know it hath been allowed before in fuch Cases, to give some short Account of my Life and Conversation, because it hath been reflected upon me that I was a Papist, because I designed to go into France; but I believe there is not any Man, whose Devotion to the Protestant Religion establish'd by Law, is greater than mine hath been, or to whom that Religion is dearer than to myfelf.

L. C. J. Holt. You are not accused of any fuch thing; nobody pretends you are a Papist:

but call whom you will.

Mr. Ashton. Pray call Dr. Bursh, Dr. Lake, Dr. Fitz-Williams, and Dr. Davenant. There is Dr. Fitz-Williams; I beg the Favour of you, Dr. Fitz-Williams, to give the Court an Account of your Acquaintance with me, and particularly about my Religion.

Dr. Fitz-Williams. Will your Lordship give

me leave, my Lord?

L. C. J. Holt. Ay; Come, what do you know of Mr. Albton?

Dr. Fitz-Williams. I suppose, my Lord, that he calls me in as a Witness to his Religion, and to his Morality, I think fo; with my Lord's Permission I will give the truest Testimony I can: I have known him for some time, he used to be frequently at the Service of the Church in the Protestant Part of the Family at St. James's, where I was Chaplain; during the Time I was there, I observed him to be a frequent Receiver of the Holy Communion; and, as far as I could observe, lived answerable to what he professed to be, a fincere Member of the Church of England, and a ferious Christian. For his Sincerity and Zeal for the Protestant Religion, I can give this Instance, he had an Aunt that had a Relation to that Family, one Mrs. Du-pee, who he thought did warp a little towards Popery, and he defired me, about five Years ago, to have recourse to her, and defired to know if the were diffatisfied with any Point of Religion in the Church of England, in Communion with which she lived visibly, and I would do my Endeavour to fatisfy her; as I do not doubt but I could. She was defirous to know who was the Person that sent me: I told her I came of my own Head in the greatest Part; but I suppress'd the Interposition of Mr. Ashten for feveral Reasons, and told her, I had great Suspicion of her inclining the other Way; and I had great Reason for it, because of her Husband, who was a Papist, and the great Resort of Popish Priests to their Lodgings. She told me then, She was fatisfied in every thing, and if she had any Diffatisfaction she would fend for me to give me an Account. Some Months after I came to St. 7ames's to wait, and observing her to be more than usually before from Prayers in the Chapel, I went to her, and asked her the Reason: She told me, it was because she was making some Linnen for her Master King James, which was to be made in haste: But she then designed to go for Flanders quickly; and Mr. Ashton about that Time, or two or three Days after, told me his Aunt was gone to France, and spoke it with very

great Concern, and that he believed, under the Pretence of calling over her younger Son, she was gone to declare herself a Papist, and he was very much troubled at it. This I know for his Zeal for the Protestant Religion.

L. C. J. Holt. When was this, Doctor? Dr. Fitz-Williams. This was, my Lord, about

five Years ago.

Mr. Ashton. That is, as to the Business of my Aunt I suppose; I know not how he comes to mention it, but as to my Life and Morals, you' can give a later Account.

Dr. Fitz-Williams. My Lord, I have Ad-

ministred the Sacrament to him.

L. C. J. Holt. What Questions do you farther ask him, Mr. Ashton? or can you fay any more, Doctor?

Dr. Fitz-Williams. No, my Lord, I can fay no more, but that he received the Sacrament about half a Year ago.

Mr. Serj. Thompson. We have not objected

any thing, as to his Religion, at all.

Mr. Albton. But I know it has been a Reflection that has gone about of me, that I am a Papist, therefore I beg leave to prove my Religion and Conversation.

L.C. J. Holt. Nay, call whom you will, you shall not be hindered, take what Course you

Mr. Serj. Tremain. Pray, Doctor, you say he has received the Sacrament lately; when was that, and where?

Dr. Fitz-Williams. It was at Ely Chapel,

within this fix or feven Months.

L. C. J. Pollexfen. Have you been lately converfant with him?

Dr. Fitz-Williams. Truly, my Lord, I have

not been very lately.

L. C. 7. Pollexfen. Pray what have you heard him fay concerning his Affection to King William and Queen Mary?

Dr. Fitz-Williams. I do not remember any

thing at all of that.

L. C. J. Pollexfen. Have you heard him fay any thing to the contrary?

Dr. Fitz-Williams. No, I cannot remember

Mr. Serj. Tremain. What have you heard him

fay about his Affection to K. Fames? L. C. 7. Holt. Do not ask him that; there

may be a Snare in that Question.

Juryman. You say, Doctor, that he received the Sacrament fix Months ago in Ely Chapel; Did you deliver the Sacrament to him there?

Dr. Fitz-Williams. No, I did not. Juryman. Pray, Doctor, were the Prayers that were used at that Time altered, as they are now in the Common-Prayer-Book?

Dr. Fitz-Williams. I cannot fay they were. L. C. J. Pollexfen. Did you ever fee him drink

King James's Health? Dr. Fitz-Williams. I do not use to drink Healths, I came here only to do an Office of Justice and Kindness to Mr. Assion, to testify about his Religion and Conversation.

Mr. Serj. Iremain. But aufwer the Question, Did you ever fee him drink King Fames's

Health?

Dr. Fitz-Williams. I cannot remember I ever did.

Dr. Fitz-

Juryman. Was King William and Queen Mary pray'd for in those Prayers?

Dr. Fitz Williams. I cannot fay they were.

Mr. Just. Eyres. But the Juryman's Question was, Whether King William and Queen Mary were pray'd for? And whether the Prayers were as they are now altered?

Dr. Fitz Williams. My Lord, I fay, I don't remember there was any Names mentioned, as the

Prayers are now altered?

Mr. Serj. Tremain. That's very well.
Dr. Fitz Williams. I did neither read the Prayers, Sir, nor administer the Communion at that Time.

at that Time.

L. C. J. Pollexfen. But you were not at the Prayers, as they are now altered, I perceive.

Dr. Fitz Williams. Yes, I have feveral times. Nr. Sery Thompson. Not with that Gentleman, Mr. Ashton.

Dr. Fitz Williams. But I have been an hundred times at the Prayers, as they are now altered.

Mr. Ashton. I desire Dr. Lake, who is there upon the Bench, that he may be asked what he knows of me.

Mr. Seri Tremain. But I have one Question to ask of Dr. Fitz Williams before he goes.

L. C. 7. Holt. What will you ask him?

Mr. Serj. Tremain. I would ask you, Sir, one Ouestion. Have you taken the Oaths to this King and Queen?

Dr. Fitz Williams. No, I have not, Sir, that's my Unhappiness; but I know how to submit,

and live peaceably under them.

Mr. Ashton. But there is one Dr. Lake that has taken them, he'll give you an Account what he knows of me.

Dr. Fitz Williams. If any one can fay I have done or acted any thing against the Government, I will readily submit to be punished for it.

L.C. J. Holt. Well, Dr. Lake, what fay you? Dr. Lake. My Lord, I have known Mr. Ashton above these sixteen Years, we liv'd together in the fame Family several of them; I always observed him to be a Person of exemplary Piety, and fingular Devotion; he duly came to the Prayers of the Church twice a Day, and to the Sacrament once a Month; he has taken Occasion, that I know, several timas, both at St. James's and at Edinburgh, to testify his Zeal against Popery: and I am apt to think, that he has fuffered sometimes for doing so.

Mr. Ashton. Dr. Bursh, Pray, as to my Religion, I beg you to give an Account what you know of me; particularly fomething you may remember of me, of my perhaps Over-heat against

Popery.

Dr. Bursh. My Lord, I have long known Mr. Asston, the Prisoner at the Bar, and, till within these two Years, frequently conversed with him; and while I did fo, I believed him a good Proteftant, and I have so many Instances of it, and particularly before fome upon whom his Fortune depended; but as to any thing of late, I can fay nothing, because our Conversation has ceased.

Mr. Serj. Thompson. Dr. Bursh, have you known any thing of Mr. Albton's Conversation for two

Years past?

Dr. Bursh. No, Sir.

L. C. J. Holt. Have you any thing more, Mr. Asston?

Mr. Ashton. No, my Lord, I have nothing more, unless your Lordship desire any thing more of this Nature.

L. C. J. Holt. Call whom you will. Vol. IV.

Mr. Aston. Here is one Mr. Tomlinson.

L. C. J. Holt. Come, what fay you, Sir? Mr. Tomlinson. My Lord, I waited upon Major General Worden when he was fick, and there read the Prayers of the Church, and Mr. Ashton was a conftant Attender upon the Publick Prayers at the Visitation of the Sick, and was very devout; that's all I can fay.

L. C. 7. Holt. When was this?

Mr. Tomlinson. It was in the Sickness of Major Gen. Worden.
L.C. J. Holt. How long ago was that?

Mr. Tomlinson. It was about half a Year ago. L. C. J. Pollexfen. Were those Prayers as they are altered now, or not?

Mr. Tomlinson. It was only the Visitation of the Sick, and the Collect for the Morning, and Collect for the Evening, because the General's Sickness was fuch, that he could not bear long

L. C. J. Holt. Sir, have you been acquainted with the Prisoner any time?

Mr. Tomlinson. About eight Months.

L. C. 7. Holt. Have you any more Witnesses. Mr. Ashton?

Mr. Ashton. No, my Lord. L. C. J. Holt. Then I would have you to anfwer me this one thing; Why were you so desirous, and used such Importunity, that the Papers should be thrown overboard?

Mr. Ashton. My Lord, that is a Point I ought

to have spoke to, to clear my self.

L. C. J. Holt It seems material, and I would

not have it forgot, if you can answer it.

Mr. Asston. I humbly thank your Lordship, and whatfoever my Fate is, I cannot but own I have had a Fair Trial for my Life, and I thank your Lordship for putting me in mind.

L. C. J. Holt. And take this other thing with it, Why did you defire Captain Billop to go along

with you where you were going?

Mr. Ashton. He has sworn it, my Lord, that I did so, but as I hope for Salvation, if I were to die immediately, I do not know that I spoke to him of any such thing; How was it possible that I should prevail with him? or how was it likely that I should force him to go along with us, when he had about twelve or fourteen Men with him armed, and we unarm'd?

L. C. J. Holt. Nay, it was not forcing, it was

but persuading him to go.

Mr. Ashton. My Lord, I do not know any thing of it, I'll assure you? but as for endeavouring to perfuade him to throw the Pacquet overboard, I must own I did endeavour to persuade him to it; and, I do prefume, there is no body in Court, that had been engaged with a Person so unfortunate, that would not have done the fame thing for any common Friend, not knowing what the Contents of those Papers were, seeing them in that Posture, especially when I saw some body else so near me, so uneasy and concern'd to have them seen.

L. C. J. Holt. Then, Mr. Ashton, there's another thing which you open'd, which I would have you prove; you say you were to go into France upon the Affairs of Col. Worden's Family; first you say Col. Worden had a great Account to make up; how will you make that out?

Mr. Albton. My Lord, if your Lordship please, I will prove here in Court, though it is a fort of Surprize upon me, that there is a great Ac-

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count depending; I believe I may appeal to Mr. Sollicitor himself, who knows that there is a Petition in the House of Commons, now depending, from the Queen's Tradesmen and Debtors, whom she owed 690001. She did assign the Arrears of fome growing Rents for the Satisfaction of this Debt; but the King and Government have not thought fit to let it be applied to her Use, or to the paying of those Debts she affign'd it to. Nay, it has gone farther, I can appeal to feveral Persons, there is one Man by Chance in the Court, that I believe does know that I promifed and engaged, and actually have paid a great Part of this Debt; for believing that the Money was good upon the Affignment, I have actually paid fome of these Men out of my own Pocket, and perhaps more than became me to venture; I think it may very well call my Discretion into Question.

L. C. J. Holt. Who will you have called, Mr.

Ashton?

Mr. Ashton. My Lord, here is Mr. Spalding. L. C. J. Holt. That the late Queen does owe

People Money, that I believe is true.

Mr. Ashton. Pray, Mr. Spalding, will you give the Court an Account, whether there is any Mo-

ney due from the Queen to you?

Mr. Spalding. My Lords, and you Gentlemen of the Jury, I have a Debt due to me from the late Queen, as her Coach Harness-maker; it is 470 l. or something thereabouts, and Mr. Ashton has paid me Part of this Debt; this I do own.

Mr. Serj. Tremain. Pray, how long have you been acquainted with Mr. Ashton, Sir?

Mr. Spalding. A dozen Years, Sir.

Mr. Serj. Tremain. Have you any Intimacy

with him? Mr. Spalding. He and I have been very well

acquainted. Mr. Serj. Tremain. Have you feen Mr. Ashton

write at any time?
Mr. Spalding. Yes, I have.
Mr. Serj. Tremain. Do you know his Hand?

Mr. Spalding.

Yes, I think I do. fen. Pray how came Mr. Ashton L. C. 7. Pollexfen.

to pay you that Part of your Money?

Mr. Spalding. I press'd Mr. Ashton, and told him my Necessities, and he did advance me this Money.

L. C. J. Holt. How much did he advance?

Mr. Spalding. Almost 400 l.

L. C. J. Pollexfen. When was it he paid it you? Mr. Spalding. Almost a Year ago.

L. C. J. Holt. Did he pay it out of his own Pocket?

Mr. Spalding. I believe so.
L. C. J. Holt. I believe so; or was it Money that he had returned to him?

Mr. Spalding. I believe it was out of his own Pocket, my Lord.

L. C. J. Holt. Why do you believe fo?

Truly I believe it was out of Mr. Spalding.

his own Pocket.

L. C. J. Pollexfen. Pray who was to repay him? Mr. Spalding. About that very Time we were petitioning the House of Commons, that we might have our Debts secured, and our Money out of the Arrears of Rents due to the late Queen, according to her Affignment; and we so far press'd the Matter, that there was a Clause inferted into the Bill for the securing of our Debt; but upon the next Day, or the Day following, the Parliament was Prorogu'd.

L. C. 7. Pollexfen. Which way did he expect to be repaid?

Mr. Spalding. I'll tell you which way, I suppose, my Lord.

L. C. J. Pollexfen. Did he not tell you which way?

Mr. Spalding. No, he never told me. L. C. J. Pollexfen. Mr. Ashton, did you never tell him how you should be repaid?

Mr. Ashton. My Lord, I hoped to be repaid, and concluded I should, out of the Arrears of Rent in the Tenants Hands.

L. C. J. Holt. But you were very kind to pay Money out of your own Pocket upon such Hopes.

Mr. Serj. Tremain. Pray, Sir, will you look upon that Paper; do you know the Hand?

Mr. Spalding. No, Sir, I do not. L. C. 7. Holt. I suppose he did compound with you.

L. C. J. Pollexfen. This does shew an extraordinary Kindness towards some fort of People.

Mr. Ashton. If he discounted the Interest to the Time that we reckoned it would be paid, you know that Prejudice would be to him, and not to me; it may, indeed, prove a Prejudice at last, if the Debt be not paid, because the Receipt is Conditional: if it be not allowed him, she shall discount to me again.

L. C. J. Pollexfen. Was there no Money return'd over from the Queen, K. James's Queen

that was?

Mr. Alton. No, my Lord, directly nor indirectly, not one Penny. I believe they are not in a Condition to return Money.

L. C. J. Holt. Well, Mr. Albton, what have

you more?

Mr. Ashton. I have nothing more to fay, I

fubmit my Caufe to your Lordship.

L.C. J. Pollexfen. Look you, Mr. Aston, as to some Things that you have mentioned, First, there's nobody questions but you are a Protestant; nay, as far as I discern, so they are all that are concern'd in this Matter. The whole Defign shews, that they are all so careful of the Protestant Religion, that they Design to restore and establish it by the King of France; so that it appears they are all Protestants concern'd in this Project.

Mr. Ashton. Pray, my Lord, who is it that

proposes that?

L. C. J. Pollexfen. The Papers that were carrying to France, Mr. Ashton, you have heard them

Mr. Ashton. I hope, my Lord, that no doubt-

ful Infinuations or Suggestions are to affect me?

Mr. Serj. Tremain. There is a Gentleman that was called to by the Prisoner, it may be, he knows his Hand; pray, Dr. Fitz Williams, look upon that Paper, you have been acquainted with him many Year, do you know his Hand. him many Years, do you know his Hand? Dr. F. Williams. No, Sir, I do not know his

Hand, I never did see him write; I cannot say I

ever received a Letter from him. Mr. Ashton. I entirely submit my Cause to

your Lordship and the Jury. L. C. J. Holt. Then you have done, Mr. Ashton?

Mr. Ashton. Yes.

Mr. Just. Eyres. Mr. Ashton, because you cannot reply again upon my Lord Chief Justice, after he has summed up the Evidence; there's

another thing that I would put you in mind of, that you may give an Answer to it. Captain Billop swears, before the Papers were found upon you (and it feems to stick upon you) when he was informed by the Sea-men, that you had put fomething in your Bosom, and he ask'd you what it was, you faid nothing but your Handkerchief: Now, if you knew not what was in the Papers, how came you to deny you had any thing in your Bosom?

Mr. Aston. For the same Reason that I would have endeavoured to have had them thrown over-board; out of Kindness to the Person with

whom I happened to be taken.

L. C. J. Pollenfen. Consider, Mr. Ashton, what a strange many Things you run upon: First, you would have it believed, that you had a mind to go into France upon your own Account.

Mr. Ashton. I do own that. L. C. J. Pollexsen. Next then, that you hired a Vessel for you and Elliot. Why would you have Elliot to go with you into France?

Mr. Ashton. I would not have him, he desired

the Favour of going.

L. C. J. Holt. Who defired my Lord Presson to

go, or did he defire to go with you?

Mr. Afoton. I had not feen Mr. Elliot of three Months before I went into the City to hire the

L. C. J. Pollexfen. Why would you have my

Lord Preston go with you?

Why would I have my Lord Mr. Ashton. Preston go with me? My Lord, I hop'd to have got my Passage free with a Person of my Lord's Quality.

L. C. J. Holt. Then you hired this Vessel for my Lord Presson?

Mr. Assiton. No, my Lord. L. C. J. Holt. Was it my Lord's Money, or your own that you paid?
Mr. Ashton. The Money I paid; but how I

should be repaid I cannot tell.

L. C. 7. Holt. Would you, for your own Convenience, pay a Hundred Pounds for a Boat to go to France, and yet hope to get your Passage free by taking in my Lord Preston?

Mr. Ashton. Truly, my Lord, I cannot tell how it would have been; at the utmost, we could

but have paid our Share of it.

L. C. J. Holt. But you can tell me if you will; I ask you, how it was agreed among you?

Mr. Ashton. Truly, my Lord, as I hope to be

faved, I cannot tell.

L. C. J. Holt. Then there is another thing, Why did you defire one of the Sea-men to fay, That you were to go to Flanders, and not to France, and give him half a Crown to fay fo?

Mr. Ashton. I presume your Lordship knows that it is a Fault, though it be not a Treasonable

Fault, to go into France.

L. C. J. Pollexfen. But, Mr. Ashton, Truth is the thing that we are enquiring after; and, that is the Thing we would have prevail, and I hope shall in all Cases: If you are not Guilty, we hope it will prevail of your Side? if you are Guilty, we hope it will prevail on the other Side. Now how likely is it that you should get into this same Company by chance, without a previous Agreement? you fent something from Burdet's, a Hamper, and a Trunk, and afterwards fome other Things went from Rigby's, who is your Father-in-Law.
Mr. Astron. No, There was nothing at all carried from Mr. Rigby's.

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L. C. J. Holt. Yes, the Leather Bag, I believe. But another thing is this, That, if it be possible, you will do well to give an Answer to, Why did you enquire for a hiding Place? Why did you ask the Master of the Ship, whether there was a convenient Place to hide in?

Mr. Asto that Matter, my Lord, I had heard of divers People, that actually had Passes, and were going to Flanders, yet were ftopp'd and brought to Town again. I believe my Lord Nottingkam has bail'd many a One, and your Lordship knows it to be so, and has bailed many your felt; and therefore I had great Reason, upon that Account, to endeavour Secrecy as much as I could.

L. C. J. Pollexfen. Mr. Ashton, as I remember, you faid your felf, you were once before a going over, and had the Misfortune to be ftopt: now to venture a Second time without a Pass, was fomething strange. Why had you not gone and applied your felf to the Secretary for a Pass?

Mr. Ashton. I had made all the Application I could to my Lord Nottingham, I cannot fay in my own Name, because I was fure before-hand, I should be denied; but I did by others Hands endeavour to have got a Pass to have gone into Flanders, because it was of extraordinary Consequence to me, as I tell your Lordship, to go quickly.

L. C. 7. Holt. If you had fuch an Occasion to go, and had made it out to the Secretary, and given Security, you might have got it fure.

L. C. J. Pollexfen. One Word further, Why fhould you be so much concerned to have these

Papers thrown Over-board?
Mr. Ashton. Perfectly out of Friendship, and had I been travelling with your Lordship, or any Man else, that had been so unfortunate, I would have done the same.

L. C. J. Pollexfen. Well, have you any more

to fay for your felf?

Mr. Ashton, call what Mr. Serj. Thompson. Witnesses you will, and speak as long as you will for your felf, you shall be heard at large.

Mr. Alhton. Mr. Serjeant, I thank you heartily,

I have no more at prefent.

L. C. J. Holt. Then the King's Counsel defire to fpeak a Word to the Jury.

Mr. Serj. Thomps. May it please your Lordship; and you Gentlemen of the Jury: It falls out to be my Duty to fum up the Evidence that has been given. I opened the Caufe at the Beginning to you, and I opened it at large, and many Particulars there were mentioned, and truly, I do not think we have failed in the Proof of any one; I know you are Men of that Observation, that I need not, nor shall take upon me to repeat all the particular Circumstances; but as near as I can, I shall touch upon the Heads of the Evidence, and do it with as equal Regard to my Duty, and as much Tenderness to the Prisoner as any one can do.

Gentlemen, In the first Place, you see what the Indictment is for; 'tis for a High Treason of a very Great Nature, no less than the Depofing the King and Queen, and Subverting this Government, and that by a French Power and Interest: if inviting an Invasion, and giving an Account of the Weakness, and where the Strength of the Government lay, carrying Papers to follicite the French to come, and to incite this Nation into Rebellion, that to they might

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depose this King, and set up the late King James again: If these be High-Treason, as doubtless they are, then Gentlemen, how far forth the Prisoner at the Bar had a Share in it, I must refer

to you from what we have proved.

He is the Man, it seems, that made the first Step, for you may remember it was proved, that he met this Woman at Burdet's, in the City, for the Hiring of this Ship, and after two or three Meetings more, they come to a Conclusion, and 93 Guineas and Six Pence are deposited to make up 100 l. which was the Price agreed upon, and that was actually paid by Mr. Astron; this is sworn to be so.

The next thing is, to what Purpose this Money was paid, and the Ship hired, that is directly sworn, it was to carry Mr. Albton, and two or three more of his Friends, not naming of them, and they were to go for France, one of the Witnesses says, to any Port in France, it was not directly declared to what Part. This, I say, was the Purpose for which the Money was paid, and the Vessel hired, and this was to carry you, Mr. Albton, and two or three more Friends of his into France.

It is true, Mr. Elliot afterwards did meet Mr. Albton, and I think was by at the Bargain making, or at least wise, when the Money was paid; I will not be positive in that, because I would do him no Wrong, he being to make his Defence hereafter.

Mr. Ashton. No, he was not by, I made the

Bargain my felf.

Mr. Serj. Thompson. Then afterwards I remember one Circumstance; when he hired this Ship, he was to hire a Ship that had a Place to hide in, and so he must needs know upon what Design, I say, by that he must needs know, that there was a Matter of great Moment which he was to transact, for he was to have such a Ship as he might hide in.

After this Ship was hired, then they met in Covent-Garden, and there they take Order with the Man to go down with them to the Stairs, where the Waterman was called; indeed Mr. Afternal did part from them in the Way, but presently after came to them at the Stairs, and there came my Lord Presson and his Man, who, together with Elliot, that was there before, I think before, all Embark'd in the Boat, and were carried to the Ship, and made all the Haste away they could for France.

When they were there, and came to a Place of Danger, near a Ship of War, there was Care taken, according as they had enquired of the Master of the Ship before, that they should be

hid, and hid they were.

Afterwards, when they were past that Danger, when they came to the Block-House at *Graves-end*, there they thought fit to hide again, and did so, and there they concealed themselves, till they were surprized in that Place by Captain

Billop.

My Lord, after fuch time as Captain Billop had furprized them, he tells you, how he came down after this Smack, you fee what happened; my Lord Preflon first came up, and after he had fearch'd my Lord Preflon, Elliot came up, and he was fearch'd, and after Mr. Astron was once come up, he went down to fetch his Hat, and there was feen to take up this Bundle, of Papers, and

there the Papers, upon Search, were found in Mr. Albton's Breast.

This being fo found in his Breaft, you have heard what Applications were made by this Gentlemen, to get these Papers cast over-board, and what Promises were made to the Captain, and what Likelihood there was of making his Fortune, if he would go along with them, or throw away the Packet.

You hear, Gentlemen, that after they came to White-Hall, one of the Men swear, that this Gentleman gave them Money, that they should say, they were not hired for France, but for Flanders.

These, Gentlemen, are the several Circumstances, that do appear in this Case, which shew the mighty Care and Diligence that was used to get these Papers suppressed that had been thus taken, or to get them again into their own Custody, and that is a Matter that shews how far this Gentleman was concerned in this Design; and taking all these Things together, I think there can no greater Evidence be given, that Mr. Astron was in this Contrivance, that he was concerned in the Message, that he was to be sent and all this Business that was to be done, was as much Guilty, as my Lord Presson, who now stands convicted for it.

And the Court will tell you, Gentlemen, there are no Accessories, in Treason, all are Principals; though it be not actually proved, that this Gentleman did know all these Papers what they were, yet in Case he hired a Ship for himself and the Lord, whose Papers they were, to go in, and take such Notice of the Papers as to take care of them, to suppress and conceal them, that is an Evidence of his Knowledge of the Importance of them? and if so, he will be equally

Guilty of the High-Treason.

L. C. J. Holt. I doubt that. Mr. Serj. Thompson. My Lord, I would not willingly press any thing further, than the Nature of the Thing will bear.

L. C. J. Holt. Pray, go on, Brother, we are

only talking among our felves.

Mr. Serj. Thompson. The next thing is this, that is to be considered, That after such time as these Papers came to be laid open, what is it that appears among them? Truly I shall not take upon me to repeat so much as the Substance, much less the Particulars of the several Papers; but, I must say, that there does appear to be a formed Design of Subverting the Government, of Deposing this King and Queen, and of bringing us all into War, Rebellion and Blood-shed, all this under a Pretence of Establishing the Protestant Religion, and our Legal Government again (tho' I can see no Mcans they had to depend upon for it) but by a Popish Interest, and a French Power; and how far that is possible, or probable, to promote such an End, by such Means, I leave to your Consideration.

Gentlemen, you have heard all the particular Papers read; here was the Resolution of a Confult and Conference, where this Project was defigned; here were Heads of a Declaration, that was to be framed to make the Credulous believe, what mighty Things should be done upon their New Revolution: you see, what Letters have been produced, and cannot but easily apprehend what is the Import and Meaning of them. I resolve, as I said, not to mention the Particulars,

but

but there is scarce one Line among them, but what is Treason, for it all tends to this Purpose and Defign, to depose the King, and alter the

present Government.

Now upon the whole Matter, Gentlemen, what this Gentleman has faid, I confess to me feems strange; he faid indeed at first, that he had no Defence at all, or that which was very weak, and so it should seem the Truth was, for you fee what his Defence has been.

He fays, That he went into France, that he owns that he was going thither; but what was it to do? it was to fettle fome Accounts with the Family of Colonel Worden, and to receive a Sum of Money that was owing to him by a

Person there.

Gentlemen, if the Defign had so much Innocency in it, certainly he might have had a Pass, at least, there was no need of hiring a Vessel at fuch an extravagant Rate; there was no Necessity of hiding in this fecret manner, and no Necessity of impossible Suggestions, and proffering Great Rewards for the disposing of, and concealing these Papers.

Gentlemen, You will remember many Particulars more, which have not flipt your Observation; I shall not take upon me to repeat them,

but leave them to your Confideration.

Only this I must say, That this is a Treason of a very high Nature, a Treason to depose a King that has ventured all he had, even his Life has been in Danger, and his Blood has been fpilt to establish this Government, and our Religion, and our Laws, and yet it feems there are Men that think this may be better done by a Popish Interest and French Power, which I think nobody of either Wisdom or Honesty can imagine, or will ingage in, and therefore I leave it to your Determination.

L. C. J. Holt. Gentlemen of the Jury, you understand, that Mr. Ashton is now tried for High-Treason; it is mentioned in the Indictment, to be for conspiring the Death, and deposing of the King and Queen, and for that Purpose, he did endeavour to go into France, and to carry divers Propofals in Writing, and feveral Memorials to fhew how this Kingdom might be in-

vaded by the French.

To prove this, the Evidence that has been produced and given by the King's Council has been long, and confifts of two Parts, Witnesses Viva Voce, they have told how Mr. Ashton designed a Voyage to France, and that he hired a Ship for that Purpose, and several Papers were taken out of his Bosom.

In the first Place, the Witnesses tell you, that about the latter End of December last, Mr. Ashton and Mr. Elliot came to Burdett's House, where they met with Mrs. Pratt, and Burdett having before that spoken to her about a Smack that she

called the Thomas and Elizabeth.

Then there was a Meeting appointed between her and Mr. Albton at the Wonder Tavern, where they did treat and debate about the Hire of it; afterwards they came back to Burdett's again, and there the Agreement was made betwixt the Woman and Mr. Ashton, the Prisoner at the Bar, to have a Hundred Pounds. Ninety-three Guineas and Six-pence was fetch'd down by Mr. Ashton, and told out, and deposited in the Hands of Mrs. Burdett; then there was a Six-pence broken, and one Part Mrs. Burdett had, and the other

Part Mr. Aston had, and when either the Master, or Mrs Pratt, should bring the Part of the Six-pence that Mr. Ashten kept, to Mrs. Burdett, the Hundred Pounds was to be paid.

And this Agreement being made, 'tis positively fworn, that they did ask, whether there was a hiding Place in that Vessel? an Answer was made, There was one, and thereupon a Note was given, that the Master and Mrs. Pratt should go to the

Seven-Stars in Covent-Garden.

Upon Wednesday Night, they went there according to the Directions, where meets African and Elliot, but before that, there was a Boat hired at Surrey Stairs to carry them down to the Ship through Bridge, over-against the Tower, but the Tide not ferving till about Ten a Clock at Night, they had agreed with a Waterman for half a Crown to carry them, and he was to stay till the Tide ferved. And when they went out from Righy's they parted, Elliot and the Master went together, Mr. Ashten did not go with them, but came near about the same time to Surrey Stairs, where they took Water.

Being aboard, it was observed that all these Gentlemen were very timorous, and feemed to be much frighted at the Sight of any Vessel, from which there was any Apprehension of their being taken notice of; and, therefore they went down under the Quarter-Hatches, which is a Place very inconvenient for such Persons, where none could stand or sit upright, but they were forced to lie upon the Boards, or upon the Ballaft.

It feems fome Intimation was given, that fome Gentlemen had an Intention to go into France to prosecute some Treasonable Design: And Captain Billop being employed to pursue them, which he did in a Pinnace, when he came near the Vessel where they were, he called to the Vessel, and under pretence of pressing Seamen, he went on Board: The Master of the Vessel faid he had a Protection from the Admiralty; fo that there was no Cause for them to fear pressing, nor indeed was there any for Gentlemen to fear it, they being not liable to be pressed.

When the Captain came near the Ship, and declared his Intent of coming on Board, these Gentlemen were gone under the Quarter-Hatches again; Captain Billop coming on Board, and fpeaking about proffing of the Men, and faying, There was a Couple that would make good Seamen for the King; the Master shewed his Protection, and then the Captain said he would fearch further in the Ship, and so he did, and then he pulls up the Boards, and there he finds all these Gentlemen, who were called up one after another, and fearch'd by the Captain.

Gentlemen, There is one of the Witnesses tells you, that when they were come up, he faw a Pacquet that lay in this very Place under the Quarter-Hatches, unto which was tied a piece of Lead, which Mr. Afton takes up, and puts in his Bosom, with which the Captain being acquainted, Enquiry is made by him, what Mr. Ashton had there? Mr. Ashton said it was his Handkerchief, and nothing but that which he pull'd out: But Captain Billop puts his Hand in his Bosom, between his Coat and his Body, and takes out the Pacquet, and carried these Gentlemen on Board the George Frigat, where they stayed till the Tide served to bring them to Whitehall.

But before they came on Board the Frigat, Mr. Africa was very importunate with him to throw this Pacquet into the Water; when they were on Board the George Frigat, and in the Cabbin alone, they continue their Importunity.

Now, fay they, we have you here, and you are alone, pray will you throw this Pacquet overboard; and particularly Mr. Aften faid it would do the Captain no good to injure fo many Gentlemen, and Mr. Elliet would have perfuaded the Captain to take the Lead that was tied to the Pacquet, and tie it to fome Letters that were taken out of my Lord Prefton's Pocket, and throw the Pacquet over-board; and then have informed the King and Council, that those Letters was the Pacquet taken out of Mr. Afton's Bosom: But the Captain very honestly rejected all their Motions of that kind.

Truly, Gentlemen, my Memory will not ferve me to repeat all the Particulars, but I question not your Notes will bring them to your Minds. Mr. Elliot, it seems, was so mightily concerned at their being taken with these Papers, that when they shot London-Bridge, he wish'd the Bridge might have fallen upon them and knock'd them on the Head; and, when they were got through, he wish'd a Thunder-bolt would fall down into the Boat and sink them: That, indeed was Mr. Elliot, and not Mr. Aston; but Mr. Aston was as much concerned about disposing of the Pacquet as Mr. Elliot.

At Whitehall this Pacquet is opened, and you have feveral Papers produced in Evidence, and read to you; you have heard what Evidence has been given, that these are the very Papers that

were in the Pacquet thus taken.

First of all Captain Billop tells you he carried them to my Lord Nottingham, and that they lay there in his Office; he withdrew, indeed, while my Lord Nottingham examined my Lord Preston, but the Pacquet was not opened in the Interim, but there was only a Paper stuck on the Out-fide, that my Lord had taken off before the Captain returned into the Room, and there the Pacquet remained intire. He fays, my Lord Nottingham opened the Pacquet and put up all the Papers that were in the Pacquet in his Presence into a Cover again, and fealed them up with his Seal. My Lord Nottingham fays positively, he did put up all the Papers that were in the Pacquet again, all and no more, except the Cover, and that he fealed up and delivered it to Captain Billop.

Captain Billop fays, he took these very Papers from my Lord Notting bam, and as he received them, carried them without opening to my Lord

President.

My Lord Prefident fays, he lock'd them up, unopen'd, in a close Cabinet in his Closet-Room, where nobody comes; there they were that Night, and the next Day he carried them intire to the King, and some of them were read by the King, in the Presence of my Lord President; and they were all taken away again by his Lord-ship, no more nor no less; and, my Lord President brought them all to the Cabinet Council, where they were read, and were delivered to my Lord Sydney.

My Lord Sydney fivears, 'These Papers now produced, are the same Papers he had from my Lord President; and my Lord President swears, 'That they are the same he received by Billop from my Lord Nottingham, and my Lord Sydney mark'd them.

So that there can remain no Doubt of these being the same Papers, that were contained in the Pacquet, that was taken out of the Bosom of Mr. Astron.

Then, as to the Matter of the Papers, I think it is plain, beyond all Contradiction, that the Import of them is Treafonable: They shew a Design of invading the Kingdom by a foreign Force, and of Deposing the King and Queen from the Government, and of setting the late King

upon the Throne.

It is agreed, as it is mentioned at a Conference, between feveral Noblemen and Gentlemen, that were of the Whig and Tory Party, as they call them, that the late King was to be reftored, though by a French Power.

It was impossible for them to effect it, by going plainly to Work, and faying in plain Words, the *French* should invade us. It was to

be done in this manner.

The French King must pretend by all Means to be our Friend, and a Mediator betwixt the late King, and the People of England, and this was out of Design, plainly, to get a Party of the Kingdom to join with them; the most credulous and inconsiderate Sort of People; who when they shall be seduced into a Belief of the French King's great Kindness, it was not doubted but there would be a Conjunction between them and the French Forces, to restore the late King.

And to procure fuch a Perfuafion in the People, the Prench King was to flow himself kind to the English Protestants, to appear and act another Part than he had formerly done; he was to permit them the Exercise of the Protestant Religion, thereby to perfuade many, that his Perfecution of his own Subjects, the Hugonots, was not out of any Aversion to the Protestant Religion, but only to their Antimonarchical and

Resisting Principles.

Then an Inconvenience is to be removed; for they complain, that they are too full of Bigotry at St. Germains, and too bare-fac'd: For they make an open Profession of Popery, and speak truly what they do intend; but fay they, if they will have the Defign take Effect, they must be more Close and Secret: For the Folly and Bigotry at St. Germains was a very great Obstruction. Therefore, they proposed, that some Persons might be substituted as Agents to correfound here, that understood the Temper of the Nation, and what would eafilieft prevail with the People: And a Model was to be framed at St. Germains; the Protestants are to be seemingly caressed, Seven or Nine to be of the late King's Council, that so we might believe, that he was ours in Interest again, and that we have a Relation to him.

And if Things were carried with fuch Cunning and Subtlety, they hoped to delude a great many People over into the Interest of the late King; but, if they went bare-faced, it would cause such great Jealousies, that they must totally despair of Success.

Yet they did not hope by these Artifices to obtain so many Friends here, as might have been sufficient to accomplish their Design; and therefore they must have recourse to a foreign Force, particularly a French Force. For says one of the Papers, Use Foreigners to expel Foreigners; that is, Use French to expel Dutch Foreigners, who are our Allies, and are falsy accused by them to have trampled upon the Rights and Liberties of the Nation.

There is one Argument used to encourage People to a flift the French in the Invasion of their own Country, which I cannot omit; namely, That as foon as the French, with a considerable Expence of Men and Money, had restored the Protestant Religion, the late King to the Crown, and the People to their Liberties, that he would withdraw all his Forces, and reap no Profit or Advantage by his Success. I must confess, this carries so little of Perfuasion in it, that it is ridiculous to think thereby to impose upon any Number of Men; but notwithstanding the Weakness of their Arguments, it is apparent they were in good earnest; the Papers give an Account to the French, in what State and Condition our Forts were, Portsmouth not mann'd with above 500, and Gosport how weakly fortified.

It was a happy Juncture between this and the first of March, when Advice is given to make use of the Opportunity: For Men cannot give, but Men may use Opportunities, and something was to be done forthwith, and the Goods must be got in Readiness, particularly Linen, and the Copper, are mentioned, which are mysterious and dark Expressions, and you may put a Conftruction upon them as well as I; for they are written in a Style of Trade, as if they were a Correspondence between two Tradesimen, and the Linen and the Copper are ordered to be brought before the 10th of March.

But however obscure some of these Expressions are, there are others that are more plain, That the French Fleet must be out in April at farthest, and are to come before the Conjunction between the English and the Dutch, and Jennings, Strickland, or Trevannian are to come from St. Malo's in one Night, and to fight the English Fleet in the Chops of the Channel, and not to come so high as Beachy, where they came the last Tear.

And there is an Account given, in what Condition and State our Navy was, how many Ships, what Rates, how mann'd, and who the Officers; and then as the French were to be in Readiness to come in April, so they say our Fleet was not to be out till June.

Gentlemen, there are a great many other Particulars; but these are enough, nay half of them were enough to make any Man Guilty of Treason, that was concerned in them, or that had a Hand in carrying or making use of them.

Besides, there are other Letters which can import nothing, but the Writer was of the late King's Interest; one directed to Mr. Redding, the other to Mrs. Redding; and these were to go to France, to let them know how zealous he was in his Duty, and how the Interest of the young Master increased. The Letters have these Expressions; That the the Family were decreased, yet our Interest is increased, which is yours, and I speak in the Plural Number, because I speak the Sentiments of my elder Brother, and the rest of our Relations, and defire them to believe they were zealous and cordial in their Duty to Mr. Redding. Now what Interpretation you will make of this, I'll leave to you.

Then there is another Letter to Mrs. Charlton, and another to Mr. Fackson, and divers other Things that have been read, and among the rest, have been read the Heads of a Declaration at large, shewing what should be done, and what Methods should be taken in order to the restoring

the late King, and deposing this.

And there is also mention made in a Paper, how divers Persons, who were to be pardoned,

as particularly, all Justices of the Peace actually in Commission, are not to be excepted; Outlaws are to be pardoned; Chimney Money to be taken away; and all that come in within one and twenty Days, are to be forgiven.

So that it is plain these Letters import a Design to depose the King and Queen, and the Kingdom to be invaded by Foreigners; only a little to colour the Matter, nor to lose the Pretence of a Protestant Interest altogether, there was to be 5 or 6000 Swedes to be made use of in the Invasion.

Gentlemen, if there was a Defign of an Invafion, be it by Papists, or by Protestants, if any Act was done tending thereunto, it is High-Treason within the Statute of 25 E. III. For purpoling and intending to depose the King and Queen, manifested by any Overt Act, hath been always held to be High-Treason.

This, Gentlemen, is the Sum and Substance of the Evidence that has been giving against the

Prisoner at the Bar.

Mr. Ashton fays for himself, It is true, faith he, my Defign was to go to France. I was fo unfortunate as to have the Papers taken about me. did take them up; but, fays he, it is not at all proved that any one of the Papers that are now produced are my Hand: which is true: There is no fuch Proof.

The next thing is, that Mr. Albton being ask'd, What Occasion he had to go to France? he says, He had formerly a Relation to Col. Worden, and did transact, and had the Management of his Affairs, which were very great. Col. Worden died half a Year ago, and he enjoin'd him upon his Death-Bed to go into France about fettling fome Accompts of his, and he was defired by the Family of Col. Worden so to do.

This Mr. Aston alledges; but he has not proved it. 'Tis very strange, that if Mr. Ashton was to go to France to negotiate that Affair for Col. Worden's Family, none of that Family should be produced to prove, that Col. Worden gave him fuch Directions, or that the Family defired him

to go into France upon that Account.

Then Mr. Ashton hath endeavoured to give another Reason for his Voyage into France: he affirms, he had some Affairs of his own with relation to the late Queen; he was concerned for her, and she did owe Monies here, and he paid feveral Debts to Tradesmen, particularly 400 l. she owed to the Coach Harness Maker; and he having paid it, went over to reimburse himself: The Tradesman was produced, and he says, Mr. Ashton did pay the Money a Year ago; but whether Mr. Albton had Effects from the late Queen, or paid it out of his own Pocket, does not appear; Mr. Ashton fays, he paid it out of his own Pocket, which is very extraordinary, that he should be so kind to pay what he was not obliged to pay, and have no Security to reimburse himself.

So that, Gentlemen, you had best consider whether there be any thing at all faid or proved, that can justify Mr. Ashton's going to France, or

whether there be any good Reason offered for it.
Then Assemble as called Witnesses to prove, that he was always a Protestant, though he did live in a Popish Family, where they did encourage Papists and discountenance Protestants; for which he had the Ill-will of those he did depend upon.

Gentlemen, all that is agreed, and it is not a Question in this Case, whether Mr. Ashton be a Protestant, or a Papist; but the Question is, Whether he be guilty of High-Treason? from which the being a Protestant does not secure a Man.

But, Gentlemen, if Mr. Ashton had no Knowledge upon what Design the other Persons were to go into France, though he had actually gone into France, it had been a Crime in this Juncture of Affairs, yet not High-Treason; but to go into France and carry a Treasonable Scheme of a Design, and Project of an Invasion, that is

Treason.

Now the Question is, Whether Mr. Astronwent with such a Purpose or not, you are to consider; I would not lead you into any Strain of the Evidence, but only state it how it stands. It is plain he was concern'd all along in hiring the Smack, and, as the King's Council observed to you, the Price was something extraordinary; they were to pay 100 l. for the Voyage, to which was added some Encouragement to the Woman, that if she performed this Voyage well, she might get 1000 l. before Lady-Day, and the Money was paid by Mr. Astron, and he was taken aboard the Vessel.

Mr. Ashton was much concerned to secure the Papers, by taking them out of the Place where they lay upon the Ballast under the Quarter-Hatches; and after they were taken out of his Bosom, he was very importunate, and so often, with Captain Billop to throw them over-board.

And why should he be so earnest and concerned, unless he very well knew, and was acquainted,

with the Contents of those Papers?

And he gave one of the Seamen 2 s. 6 d. to fay, They were bound for Flanders: Unless it was a Matter of great Importance he went about, and that was not fit to be known, why should he deny it, or labour to have it concealed? An 100 l. to be paid for this Voyage, was, upon a joint Account, as well for my Lord Presson, as for Mr. Astron and Elliot; Mr. Astron did pay the Money, and he does not make it appear whose it was.

Gentlemen, it rests upon you to consider the Evidence you have heard, whether it is sufficient to induce you to believe Mr. Asson was going into France with these Papers to carry on the Design of Deposing the King and Queen, and Invading the Kingdom: If you are not satisfied in your Consciences that he is Guilty, then find him not Guilty: On the other Side, if you are satisfied that he is Guilty, I do not question but

you will find him fo.

L. C. J. Pollexfen. Look you, Gentlemen of the Jury, My Lord has rightly repeated and stated the Evidence to you; I shall only say but a

very few Words to it.

Mr. Aston, as at first he did, so in his Desence has complained of a very speedy Trial, and would infinuate something of Favour that he might find for that Reason. It does appear he had Notice of his Trial sufficient, and had Time enough to prepare for it: But there is one Thing extraordinary has happened to his Advantage, which I would desire may be taken Notice of. If he had been tried on Saturday, perhaps he had had more Reason to complain than now he has; for he has now (and you see he uses it, and wisely enough too) the Advantage that happened to him upon my Lord Preston's Trial; and has had time since Saturday to prepare for this Day's

Work; fo that there is no hard Point upon him as to that Matter, but he has had pretty good Fortune therein.

Next he does infinuate, that he is a Protestant; Gentlemen, the Law does not distinguish between a Protestant Traytor, and a Papist Traytor; if he has committed such an Offence, as by the Law is High Treason, the Law does not distinguish, nor may we. And Protestants may serve Papists Designs, though they do not directly intend it. Therefore the Evidence to prove him a Protestant, is nothing before you; for the Matter is only whether he be guilty of this Crime or not.

In the Trial of my Lord Prefion, then the Labour was, that my Lord was not the Man that was concerned, as the Bearer of this Pacquet of Letters or Writings wherein the Treason is contained; but then it was Mr. Aston, the Pacquets were found about him; but now it is not Mr. Aston, but my Lord Presson, and this is now the Question before you, that he stands upon.

But if so be they were all concerned in the Carriage and Transporting of this Business, then they are all alike guilty of Treason, and therefore they

cannot shuffle it from one to another.

Now there appears fome Reason why they would not all agree to be tried together; for now it is but turning it from my Lord Presson, upon Asson, and Mr. Asson upon my Lord Presson, and Elliot upon either of them, and so by this Means all might escape, if this were sufficient to serve their Turn.

But the Question before you, is, Whether all these Persons are not all in all equally concerned? and 'tis the Evidence that must be your Guide and ours; for it is not Mr. Astron's Affirmation, that he had Business to go into France, and he happened unluckily to fall into these Mens Company, that will be a sufficient Excuse, unless he prove it.

It had been an eafy matter for him to have proved, if he had been going into France upon Business for Colonel Worden; but at length that is turned off, and then the Pretence for going is, to recover some Money he had owing to him there, and that he had payed for another Person. Had he Papers of Instructions of this kind? Had he any one Witness of this Thing!

The Merchandize that he carried out with him is of another Import. Where were the Notes or Bonds that he was to recover? Where is the Accompt that he had to make up with any body beyond Sea? There is no manner of Evidence

of any fuch thing.

Next, Gentlemen, do but confider, if the Man were fo innocent as he would infinuate, as if he had not gone with the reft upon this Errand, how came the Man to have fo heavy a Concern upon him? Why should he go to take up these Papers, if they were not his Barts? Why should he clap them into his Bosom, if he knew nothing what was in them? Why was his Concern so great to have them thrown overboard?

Gentlemen, if you expect that the Hearts of Men should be proved otherwise, than as Men guess by one another's Meanings, by their Actions, 'tis impossible to convict any Man of a Crime,' for if his own Affirmation shall be a Desence, he will never want a Desence to keep himself from being convicted: But that is not what the Law gives Credit to; it must be Proof and Evidence

that you are to judge upon. But of all he pretends

to, he proves nothing.

How came he acquainted with my Lord Prefton? Sure he was a Man fufficiently known in the World? Why should he go with him and Mr. Are they not all known? Are they not Persons of the same Disposition, and much in the fame Imployment?

He had been taken a little before, he fays himfelf, and was hindred from going; and he had strange ill Luck, if there was nothing else in the

Bufiness than what he pretends.

Gentlemen, in short, if you do find by the Evidence, that he was going upon a good and an honest Design, and that he knew nothing of the Danger that was in these Papers, and that these Persons were in, by reason of these Papers, and yet would go about to have these Papers concealed; and endeavour to have them thrown away, without knowing what was in them: These are Evidences that will be good for you to go by, if you have any fuch; but to take his Affirmation, because he fays it, when he proves nothing, that is no Evidence to go by.

I leave it to you, as my Lord has done. If you are satisfied upon the Evidence that he is guilty; I doubt not you know, and will do your Duty, and will find him so; and if you have no fuch Evidence, or any to prove the contrary, that he is not guilty, then you ought to find him

Mr. Ashton. I beg your Pardon for one Word.

L. C. J. Holt. What would you fay?

Mr. Ashton. My Lord, I shall reckon it a particular Favour, if you will pardon me one Word, after your Lordship has given the Charge. L. C. 7. Holt. Well, what fay you?

Mr. Aston. I think, with Submission, that there is no Proof I knew, or was privy, to the

Contents of any of these Papers.

L. C. J. Pollenfen. Pray, Mr. Ashton, shew any Man any Reason, if you can, why did you go down and catch up these Papers, if you did not know what was in them? they might be for your Advantage to be shewn, for any thing you pretend to know.

Mr. Albton. I did it for my L. Preston's Sake, whose Hand was proved, and he stands convicted

as the Bearer of those Papers.

Mr. J. Eyres. But you forget one thing that was plainly proved, Mr. Ashton, that when you importun'd Capt. Billop to throw away the Papers, you used this as an Argument, It would do bim no good to injure three honest Gentlemen.

Mr. Ashton. I did not say so, my Lord, that I know of, tho' indeed he has fworn it.

L. C. 7. Holt. Look you, Mr. Albton, you have been heard as long as you did defire to fpeak, and were ask'd over and over again, whether you had any more? You are not now faying any new Matter; if you could urge any thing that had been omitted, which made for your Advantage, I believe the Court would indulge you, tho' it be against the Course.

Mr. Ashton. My Lord, I say there is nothing under my Hand, there is no Privity proved; Does Supposition condemn a Man? And is there any thing but Supposition against me? There is not my Hand proved in any of the Papers. I befeech your Lordship and the Jury to observe that.

L. C. 7. Holt. Your being in the Company, and being fo concern'd, and importunately en-VOL. IV.

deavouring to have them thrown overboard; the Hiring the Vessel to go with these Treasonable Papers to an Enemy's Country, and the Papers found about you, is Fact proved, and is left to the Gentlemen of the Jury to confider of.

Mr. Ashton. But does all this amount to more

than Suspicion?

L. C. J. Holt. Look you, Mr. Ashton, if you speak after we have charged the Jury, you will give us an Occasion of speaking to answer you; the Gentlemen of the Jury are Men of Underflanding; they have very well observed the Evidence, and I perceive they have been very extraordinary intent upon it; they will be able to make a right Judgment, no Question, of it.

Mr. Ashton. All that I defire, is; there is nothing proved upon me, of my knowing what was

in these Papers.

Mr. J. Eyrcs. And there is that which is very considerable too, that 'tis plain, what you say about Col. Worden's Account, is but a Fretence; for when you were fearch'd, there was not one Paper, nor one bit of Account found about you, nothing but this Bundle of Treasonable Papers and Letters.

Mr. Ashton. My Lord, I humbly beg you will observe what is for me, as well as what is

against me.

L. C. 7. Holt. Gentlemen of the Jury, do you think you shall stay out any time. The Court defires to know it, because they will order themfelves accordingly.

Turyman. My Lord, we do not know till we

come together.

L. C. J. Holt. Nay, take your own Time, only the Court would comply with your Conve-

niency in the Adjournment.

Then the Jury withdrew, and the Court adjourn'd for half an Hour, and when they were returned, the Jury came in to give their Verditt, and being called over, answered to their Names.

Cl. of Arr. Gentlemen, are you all agreed of your Verdict;

fury. Yes. Cl. of Arr. Who shall say for you?

fury. Our Foreman.
Cl. of. Arr. John Ashton, hold up thy Hand.
Which be did. Look upon the Prisoner; How fay you? Is he guilty of the High Treaton whereof he stands indicted, or not Guilty?

Guilty. Foreman.

What Goods or Chattels? Cl. of Arr. Foreman. None that we know of.

Maj. Richardson. Look to him, he is found

guilty of High-Treason.

Cl. of Arr. Then hearken to your Verdict, as the Court has recorded it. You say, I hat John Ashton is guilty of the High-Treason whereof he stands indicted, but that he had no Lands nor Tenements, Goods nor Chattels, at the Time of the High-Treason committed, nor at any time fince, to your Knowledge, and fo you fay all?

Jury. Yes. L. C. J. Pollexfen. Gentlemen, I think truly you have gone according to your Evidence, which the Law requires you to do, and that it is which will preserve us all. And tho' it be truly a Thing that falls hard upon the particular Men that are concerned in fuch Things; yet notwithstanding we must have more Consideration of the general Good and Preservation, and the Support of the Government, and that the Law have its due Courfe,

Courfe, than of any particular Man's Case, as to the hard Point of it: we must look to these Things, or there will be no living in the World.

Sir. W. Hedges. My Lord, we humbly defire of your Lordship, that we may be dismiss'd from further Attendance this Sessions.

L. C. J. Pollexsen. Ay.

C. of Arr. Gentlemen, you are dismiss'd, and

the Court thanks you for your Service.

Then the Court adjourn'd for an Hour, and then the Lord Mayor and Deputy Recorder, with feveral of the Justices and Aldermen, returned into the Court, and after Proclamation for Silence, Order was given to bring the Lord Preston, and Mr. Ashton to the Bar. Which was done. The Lord Preston standing without the Bar, and Mr. Ashton within.

Cl. of Arr. Sir Richard Grahme, hold up your

Which he did.

John Ashton, hold up your Hand. Which he did. My Lord Preston, you stand convicted of High Treason, for conspiring the Death of the King and Queen's Majesties, for adhering to the King's Enemies, and endeavouring to subvert the Government: What can you say for yourself, why the Court should not proceed to give Judgment against you of Death, according to the Law?

Lord Preston. 'Tis true my Lord, the Jury have found me guilty of the Treason assigned in the Indictment. My Lord, it is a Treason of a very heavy and black Nature, 'tis of fuch a Nature, that if I had been conscious to my self to have deserved, I should be very willing to undergo that Judgment that is like prefently to pass upon me. It is to endeavour to bring in the King of France to conquer and invade this Kingdom? 'tis a Thought I always abhorred; I love my Religion, my Family, my Country too well to attempt or endeavour any fuch thing; I must appeal to your Lordship, though now perhaps it is too late, whether the Treason that is laid against me has been perfectly proved; for in the Case of proving Hands, and particularly in the Case of Colonel Sydney, it was disallowed that Comparison of Hands should be Evidence; there ought to be at least one, if not two, Evidences to prove the Writing of it. My Lord, I know this is too late, I should have offered this to the Jury before, but being in the Crowd, and in great Diforder by ftanding fo long, I had not Strength or Ability enough to urge it as I should. I have nothing more to fay in the Cafe, but submit to that

Judgment that the Law has affigned.
Mr. D. Recorder. My Lord Presson, your Lordship knows the Proceedings of the Law in such Cases; there is no averring against the Verdict of the Jury; they have found your Lordship guilty, and the Law fays, that Judgment must be gi-

ven upon you according to that Verdict.

Lord Presson. Mr. Recorder, I do not aver against the Verdict. I own it is too late; I should have offered it before, and I must submit to the Judgment of the Law.

Cl. of Arr. John Ashton, hold up thy Hand.

Which be did.

You are in the same Case with the Prisoner last before you. What can you say for your self, why Judgment should not be given against you, to die according to Law?

Mr. Ashton. My Lord, I would humbly desire

I might have a Sight of my Indictment; I have some Reason, perhaps, to believe that I am found guilty upon an Erroneous Indictment; and if it be 10, I would defire to have Council to argue the Errors of the Indictment.

Mr. D. Recorder. You have heard it twice read in English, and once in Latin, and that is all that is allowed to any one in your Case; I never knew the Record of any Indictment shewn to any Prisoner at the Bar.

Mr. Ashton. Suppose there be any Error in it? Mr. D. Recorder. I am not to suppose any such thing; if there is any, it has been read to you, affign it, and the Court will confider of it.

Mr. Ashton. If I can affign the Errors in the Indictmemt, may I have the Advantage of it then?

Mr. D. Recorder. If there be Errors, you will have the Advantage of them, if you will affign them; if there be none, you can have none.

Mr. Ashton. Then I say, if there be Words in

the Indictment, that there are no fuch Words in Nature, then, Sir, I am told it is a Vicious and Erroneous Indictment, and that is enough to viciate the Indictment.

Mr. D. Recorder. No fuch Words in Nature? It is hard to tell what you mean by that; perhaps there are Terms of Art in the Law, which, though you are not acquainted with, we are.

Mr. Aslaton. Then there are such Words in

Nature.

Mr. D. Recorder. That is an infensible Expres-

fion, Words in Nature!

Mr. Ashton. I am informed that even a Letter in an Indictment is enough to viciate it, or if it be false Latin, that will make it an Erroneous Iudictment.

Mr. D. Recorder. No, that is not so; but if you will tell me what that Letter is, I'll tell you what

I fay to it; it may, or it may not be material.

Mr. Ashton. We know it was lately disputed. in a Case of this Nature at this Place, and I am informed the Court were of Opinion, if it had been in the Body of the Indictment, it had been an Error.

Mr. D. Recorder. If you please to tell me wherein the Error in your Indictment confifts, I may be able to give you a good Answer to it, or you will have the Advantage of it.

Mr. Ashton. I say it consists in this; the Word Cymba is written with an S in the Indictment,

whereas it should be with a C.

Mr. D. Recorder. How do you know it? Mr. Ashton. It is no matter how I know it; I have some Reason to know it, it may be.

Mr. D. Recorder. Mr. Hardesty, look upon the

Record.

Mr. Ashton. With Submission, that is an Error, for there is no fuch Word as Cymba with an S. Cl. of Arr. It is a long Indictment; will you

please to ask him where about it is?

Mr. D. Recorder. Mr. Ashton, will you tell

me where 'tis written? Mr. Ashton. In the Indictment, when you come to speak of Cymba a Boat.

Mr. D. Recorder. By the Sound I cannot di-

stinguish whether it be  $\hat{S}$  or C.

Mr. Ashton. Sir, I hope you will do me the Justice to examine the Indictment it felf.

Mr.D. Recorder. The Clerk is looking upon it: how is it, Mr. Hardesty? Is it with an S or a C?

Cl. of Arr. It is with a C. Mr. D. Recorder. The Clerk has read it, and he certifies me it is in both Places with a C. which is true Latin.

Mr. Ashton.

Mr. Ashton. Is it in all Places with a C? Cl. of Arr. I have look'd in two Places, and 'tis right; I'll look further, if you please.

Mr. Ashton. Pray do. Which he did. Cl. of Ar. It is with a C in all Places.

Mr. D. Recorder. The Clerk tells me it is the fame, and right in every Place, and he has look'd over all the Indictment, as to the Matter.
Mr. Albton. Then, Sir, I fubmit to it.
Mr. D. Recorder. Make Proclamation for

Silence; Which was done.

Mr. D. Recorder. My Lord Preston, or rather Sir Richard Grahme, and Mr. John Ashton, Ye have been Indicted, Arraigned, and Convicted of High-Treason against their present Majestics King William and Queen Mary, whom God preserve. Ye have had a long, a fair, and favour-able Trial, as any Persons that ever have been tried at this Bar.

The Jury that has passed upon your Lives and Deaths has convicted you; and the Court are now to do their last Act, which is to pronounce that Sentence that the Law does inflict upon fuch

Crimes as ye stand convicted of.

It is a great Trouble to me to pronounce a Judgment that is so heavy upon you; but I must say, the Evidence that has been given against you, was fo clear, and, I suppose, not only convincing to the twelve Men that tried you, but to all By-standers, that I can do it with that Satisfaction that becomes one who is intrusted with the King's Justice, that the Law may obtain, and that there should be no Interruption of Justice. And the Sentence that the Law has declared should be pronounced in this Case, is this:

That Te do respectively go to the Place from whence Te came; from thence to be drawn upon a Sledge to the Place of Execution, to be there hang'd up by the Neck, to be cut down while Te are yet alive, to have your Hearts and Bowels taken out before your Faces, and your Members cut off and burnt, Your Heads severed from your Bodies, Tour Bodies divided into four Quarters, Tour Heads and Bodies respectively to be disposed of according to the King's Will and Pleasure; and the Lord have Mercy upon your Souls.

Then the Prifoners were conveyed away to Newgate, the Place from whence they came. Lord Preston obtained a Pardon; but Mr. Ashton was executed on the 28th of January.

HE Queen having remitted that Part of his Sentence, as to Drawing and Quartering, he went in a Coach, with two Divines, to Tyburn, where he was executed, and his Body given to his Relations to bury. He delivered this Paper to the Sheriff.

Mr. Sheriff,

Having observ'd, that the Methods of making Speeches at the Place of Execution, were not always attended with the defigned Successes; and thinking it better to employ my last Minutes in Devotion, and holy Communion with my God, I have prepared this Paper to leave in your Hands, as well to affert my Principles, as to testify my Innocency.

As to my Religion, I profess, by God's Grace, to die in the Faith into which I was baptized,

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that of the Church of England, in whose Communion (nothing doubting of my Salvation, thro' the Merits of my Saviour) I have always thought myself safe and happy. According to her Principles, and late much-esteem'd Doctrine (tho' now unhappily exploded) I have regulated my Life; believing mytelf obliged, by my Religion, to look upon my rightful, lawful Prince (whatever his Principles were, or his Practices might be) as God's Vicegerent, and accountable (if guilty of Male-Administration) to God only, from whom he received his Power; and always believing it to be contrary to the Laws of God, the Church, and the Realm, upon any Pretence whatfoever, to take up Arms against him: And let all the World take Notice in this Belief I die. have more particular Obligations to the King, my Master, whom I had the Honour to serve, and received many fignal Favours from him, for 16 Years past; so that Gratitude (a Thing not much esteem'd at this Time) as well as Duty and Religion, commanded the utmost Service I could pay him. And when I had these Considerations, That we were born his Liege Subjects; That we had solemnly profess'd our Allegiance, and often confirm'd it with Oaths; That his Majesty's Usage, after the Prince of Orange's Arrival, was very hard, fevere, and (I may fay) unjust; and, That all the new Methods of fettling this Nation, have hitherto made it more miserable, poor, and more exposed to foreign Enemies; and, That the Religion we pretend to be fond of preserving, is now, much more than ever, likely to be defroyed: There feemed to me no way to prevent the impending Evils, and fave these Nations from Poverty and Destruction, but the calling Home our injur'd Sovereign; who, as a true Father of his Country, has (notwithstanding all his Provocations and Injurics) a natural Love and Tenderness for all his Subjects. And I am so far from repining at the Loss of my Life, that had I Ten thousand, I should rather think myself obliged to facrifice them all, than omit any just and honest Means to promote fo good and necessary a Work. And I advise and defire all my Fellow-Subjects to think of their Duty, and turn to their Allegiance, before the fevere Judgments of God overtake 'em for their Perjury and Rebellion: But certainly the Good and Interest of these Nations, abstracted from all other Confiderations, will ere long con-vince them of the Necessity of doing it.

Having thus frankly declared my Principles, I know the Inference will be, that I have acted accordingly, and consequently, that I am now justly condemn'd: But, as I ingenuously own the Inference, fo I as positively deny the Consequence; for whatever my Inclinations or Actings have been, yet, as to the Matter I was fentenced to die for, I declare myfelf innocent. And I will appeal, even to the Judges themselves, whether or no, upon my Trial, there appear'd the least Proof that I knew a Tittle contain'd in the Papers; but Prefumptions were with the Jury thought fufficient to find me guilty, tho' I am told I am the first Man that ever was condemn'd for High-Treafon upon bare Suspicion or Presumption; and that contrary to my Lord Coke's, and other eminent Lawyers Opinions. The Knowledge of my own Innocency, as to the Indictment and Charge against me, was That that arm'd me with so much Affurance, and occasion'd my casting my Life upon the first twelve Men of the Pannel, without

challenging Qqq2

challenging any. But tho' I have, I think, just Reafon to complain of the severe Charge given by the Judges, and hard Meafure I have receiv'd; not to mention my close Imprisonment, the hasty and violent Proceedings against me, nor the Industry us'd in the Return of fitting Persons to pass upon

me; the denying me a Copy of the Pannel, &c.
Yet, as I beg for Pardon and Forgiveness at
the Hands of God, I do most heartily pray for, and forgive them, and all my Enemies, all the World; nay, even that Judge and Juryman who did fo fignally (contrary to common Justice) expose themselves to destroy me. But let the Will of God be done, I rely wholly upon his Mercy, and the Merits of my bleffed Saviour, for Salvation; I do chearfully and intirely refign myself into his Hands, as into the Hands of a faithful Creator, in fure and certain Hopes of a happy Resurrection.

Bless, protect and strengthen, O Lord God, my good and gracious King and Master: In thy

due Time let the Virtue, Goodness, and Inno-cency of the Queen, my Mistress, make all their Enemies blush, and silence the wicked and unjust Calumnies that Malice and Envy have raifed against her. Make her and these Nations happy in the Prince of Wales; whom, from unan-fwerable and undoubted Proofs, I know to be her Son. Restore them all, when thou sees sit, to their just Rights, and on such a Bottom as may support and establish the Church of England, and once more make her flourish, notwithstanding what she hath receiv'd of late from her prevaricating Sons. Forgive, forgive, O I ord, all my Enemies; bless all my Friends; comfort and support my dear afflicted Wife, and poor Babes; be thou a Husband and a Father to them; for their Sakes only I could have wished to have lived; but pardon that Wish, O good God, and take my Soul into thy everlasting Glory. Amen.

7. Ashton.



## CXLVII. The Trial of HENRY HARRISON, at the Old-Bailey, for the Murder of Andrew Clenche, Doctor of Physick, April 6. 1692. 4 W. & M.

Wednesday, April 6. 1692.

Judges present Lord Chief Justice Holt, Lord Chief Baron Atkins, Mr. Justice Nevil.

THE Keeper of the Prison of Newgate did, according to Order of the Congression then fate, bring up the Body of Henry Harrison, Gent. to the Sessions-House in the Old-Bailey, London, who being at the Bar, was Arraigned upon an Indictment of Felony and Murther, found that Day by the Grand Jury for the City of London, in Manner following:

Cl. of Arr.



Enry Harrison, hold up thy Hand. Which he did. You stand Indicted by the Name of Henry Harrison, late of London,

for that you, not having the Fear of God before your Eyes, but being moved and feduced by the Instigation of the Devil, the fourth Day of January, in the third Year of the Reign of our Sovereign Lord and Lady, King William and Queen Mary, of England, &c. about Eleven of the Clock in the Night of the fame Day, with Force and Arms, &c. at London, viz. in the Parish of St. Peter, Cornbill, in the Ward of Lime-Street in London aforesaid, being in a certain Coach with one Andrew Clenche, Doctor of Phylick, and a certain Man yet unknown, in and upon the faid Andrew Clenche, in the Peace of God, and of our Sovereign Lord and Lady the King and Queen, then and there being, violently, feloniously, and of your Malice before-thought, did make an Assault. And that you

the faid Henry Harrison, with the Help and Assistance of the faid Man unknown, with a Pocket Handkerchief, with a Coal in the fame, being put, of the Value of Two-pence, about the Neck of him the faid Andrew Cleuche, then and there Feloniously, Voluntarily, and of your Malice before-thought, did put, fasten and bind; and that you the faid Henry Harrison, with the faid Handkerchief with the Coal aforefaid in it, by you the taid Henry Harrison, with the Help and Assistance of the aforesaid Man unknown, about the Neck of the faid Andrew Clenche then as aforefaid, put fastened and bound, him the faid Andrew Clenche, then and there with Force of Arms, &c. Feloniously, Voluntarily, and of your Malice before-thought, did choak and strangle, by Reafon of which Choaking and Strangling of the faid Andrew Clenche by you the faid Henry Harrifon, with the Handkerchief aforesaid, with the Coal as aforesaid put in it, he the said Andrew Clenche instantly died: So that you the said Henry Harrison, with the Help and Assistance of the said Man unknown, him the faid Andrew Clenche, the faid fourth Day of January in the Year aforefaid, at the Parish and Ward aforesaid, in Manner and Form aforesaid, Feloniously, Voluntarily, and of your Malice before-thought, did Kill and Murther, against the Peace of our Sovereign Lord and Lady the King and Queen now, their Crown and Dignity.

How fay you, Henry Harrifon, are you Guilty of this Felony and Murther whereof you stand. Indicted, or Not Guilty?

Mr. Harrison. Not Guilty in Thought, Word nor Deed.

Cl. of Ar. Culprest, How will you be tried? Mr. Harrison.

Mr. Harrison. By God and my Country.
Cl. of Ar. God send you a good Deliverance.
Then the said Mr. Harrison was taken away from
the Bar by the Keeper of Newgate.

And afterwards the same Day, about Eleven of the Clock in the Morning, the said Henry Harrison was brought to the Bar, and he desired the Court that he might then he tried, which was granted, and those Persons who were return d upon the Jury were called over twice,

and their Appearances recorded.

Cl. of Ar. You Henry Harrison, These Men that you shall hear call'd, and Personally do appear, are to pass between our Sovereign Lord and Lady the King and Queen, and you, upon Trial of your Life and Death; if therefore you will challenge them, or any of them, your Time is to challenge them as they come to the Book to be sworn, and before they be sworn.

L. C. J. Holt. Mr. Harrison, you may challenge such of the Jury as you shall think fit be-

fore they be fworn.

Then the Jury was called and fworn, and then were counted; and the Twelve fworn were these whose Names sollow:

## JURORS.

John Roll Nathaniel Houlton Michael Pindar James Hulbert Joseph Howe Richard Chewne John Lawford Nicholas Wildeboare Robert Williamfon William Merriden Thomas Simpfon Thomas Pakeman

Then Proclamation for Information and Evidence was made as is usual.

Mr. Harrifon. My Lord, I have made no Challenges, because I do believe the Jury to be honest Men.

Cl. of Ar. — Henry Harrison, Hold up thy Hand. (Which he did.)

Gentlemen, you that are fworn, look upon the Prisoner, and hearken to his Cause. He stands indicted by the Name of Henry Harrison, late of London, Gent. &c. [he reads the Indictment.] Upon this Indictment he hath been Arraigned, and thereunto hath pleaded Not Guilty; and for his Trial hath put himfelf upon God and his Country, which Country you are. Your Charge is to inquire whether he be Guilty of this Felony and Murder whereof he stands indicted, or Not Guilty. If you find that he is Guilty, you are to inquire what Goods or Chattels, Lands or Tenements he had at the Time of the Felony and Murder committed, or at any time fince. you find him Not Guilty, you are to inquire whether lie fled for it. If you find that he fled for it, you are to inquire of his Goods and Chattels, as if you found him Guilty. If you find him Not Guilty, nor that he did fly for it, you are to fay so, and no more; and hear your Evidence.

Mr. Darnell. — My Lord, Mr. Harrison's Agents or Friends have, fince the last Sessions, made or conveyed away a young Man that was

a Principal Evidence against him.

L. C. J. That is a very ill Thing, and if it be prov'd, it will no way conduce to Mr. Harrifon's Advantage.

Mr. Harrison. My Lord, I know nothing of it. But, my Lord, one of my Witnesses, that would have been material for me, is lately dead, Sir Edward Hungersord's Son.

Mr. Darnell. May it please your Lordships, and you Gentlemen that are fworn: I am of Council for the King and Queen against the Prisoner at the Bar, who stands indicted for the Murther of Dr. Andrew Clenche, which was as barbarous a Murder as any that hath been committed in this Age. And confidering it was done in the Dark, I think there will be given as clear an Evidence of it against Mr. Harrison the Prisoner, as can be expected. And that it was upon this Occasion; One Mrs Vanwicke a Widow (between whom and Mr. Harrison there was a great Kindness) prevailed with Dr. Clenche, to whom she was indebted Twenty Pounds, to lend her so much more as would make it up One hundred and Twenty Pounds, and to take a Mortgage of a House of hers in Buckingbam-Court near Charing-Cross for his Security; and Mr. Hurrison was prefent with Mrs. Vanwicke at the lending of the rest of the Money, and executing of the Mortgage, as he was wont to be at the Management of her Affairs; but when the Time came that it was to be repaid, the Doctor could not get his Money. and Mrs. Vanwicke having but an Estate for Life in the House, and having long delayed the Doctor, he brought an Ejectment for the recovering of the House, upon which the Prisoner came to Dr. Clenche, and abused him with very scurrilous Language, and his Passion growing higher, he laid his Hand upon his Sword, and would have drawn it, and if it had not been for one Mr. 7 hnfon, 'twas thought he would have kill'd the Doctor at that time; fo that the Doctor defired Mr. Fobnson to take the Business upon himself, and to act in his own Name, he was so much afraid of him. And it will be proved further to you, that at another time the Prifoner faid, That Dr. Clenche was a Rogue and a Villain, and deserved to have his Throat cut. And some time after this, Mrs Vanwicke would have borrowed fome more Money of the Doctor, but he refused to lend it her, whereupon she acquainting the Frisoner with it, he said, Leave him to me (Madam) I'll warrant you, I'll manage him; he is is a Rogue, and deserves to have his Throat cut. And afterwards, about St. Thomas's Day last, the Prisoner went to Mrs West the Tenant, who dwelt in the House mortgaged to Dr. Clenche, and defired of Mrs. West to have some Money for Mrs. Vanwicke, and it should be discounted in Part of the then next Christmas Rent. But the faid Mrs. West refused to pay him any, telling him, that she and her Husband were forbid by Dr. Clenche and the Ground Landlord, to pay any more to Mrs. Vanwicke, and thereupon the Prisoner expressed his further Malice against the Doctor, and faid, He is a great Rogue, and a Villain, and deferves to have his Throat cut, and will not die in his And, Gentlemen, foon after the Prisoner began to put his malicious Design against the Doctor in Execution, and the Method he took was first to change his Lodgings; for on the Day before Christmas Eve last, he took new Lodgings at one Mr. Garway's in Threadncedle-Street, near the Old Exchange, attended by a Foot-Boy, pretending himself to be a Parliament-Man, and that he was just then come out of the Country, and lay in his Lodgings there every Night, until the first Day of January following, but lay out that Night, and the two next Nights following. And whilft he lodged at this Mr. Garway's this Matter happen'd, which does conduce formewhat

towards the Discovery of this Murder: One Evening the Prisoner being in his Chamber there, and one Mrs. Jackson, the Daughter of Mrs. Garway, making a Fire for him, he did take out his Handkerchief, and held it before the Fire to dry it, which she took great Notice of, because it was coarse and dirty, and not fit for his Quality (as fhe thought) t being made of ordinary Indian Stuff, like her Mother's Maid's Apron. And, Gentlemen, this very Handkerchief was the fame with which the Murder was committed, and this Mrs. Jackson will swear it to be the same; for it is a very remarkable one, and it will be produced to you. And we shall shew you further, That on the third Day of January (being the Day before this Murder was committed) he caused a sham Letter to be left for him at his Lodgings at this Mr. Garway's, as written from a Friend of his that was fick in the Country, earnestly pressing him to come quickly down to him: And we shall prove, that the same Evening he being with Mrs. Vanwicke in Woodstreet Counter, did agnin threaten Dr. Clenche, and faid, That he was a Rogue, and he would have his Blood. And upon the Fourth Day of January last he again changed his Lodgings, and took new ones at one Mr. Jones's, a Cane Chair-maker in St. Paul's Churchyard, and there he pretended him elf to be a Country Gentleman, just then come out of Cumberland, and brought in a Portmanteau Trunk thither: And the same Day he sent a Letter to Mrs. Garway, where he had lodged before, acquainting her, That he was gone out of Town for a Week or ten Days. And, to give you farther Satisfaction, we shall prove, that upon the same Fourth Day of fanuary, in the Night of which this unfortunate Gentleman was Murder'd, the Prisoner was at one Mr. Robert Humfton's Lodgings at the Golden Key in Fleetsireet, over against Fetter-lane End, at near Nine of the Clock at Night, and being ask'd by Mr. Humston to stay and sup with him, he faid, he could not, for he had been about earnest Business that Day, which was to be done that Night, and that a Gentleman stayed for him in the Street to go with him about it, and to he went away. And foon after, about Nine of the Clock the same Night, two Men standing in Fleetstreet, at Fetter-lane End, call'd for a Coach, and ask'd the Coachman, if he knew Dr. Clenche, who dwelt in Brownlow-fireet in 'olhorn; and the Coachman reply'd, He did know the Street, but not the Doctor: whereupon they went into the Coach, and ordered him to drive to the End of Brownlow-fireet; and when they came thither, one of them called to the Conchman, and bad him go to Dr. Clenche's, and tell him, That two Gentlemen in a Coach, at the End of the Street, defired him to go with them to a Patient that was very fick? which the Coachman did. And he found the Doctor in his Night-Gown and Slippers, and just a going to Bed; but he immediately dressed himself, and went to them into the Coach. And it fell out very happily for the further Discovery of this Murder, that while this Coach stood at the End of Brownlow-sireet, a young Gentlewoman standing at her Door near it, and fancying that while the Coachman went on the Errand, the Gentlemen would flip out of the Coach (I think they call it Bilking) fhe watch'd them. And a Lamp that lighted cross Holborn, over against Brownlow-street End, and another about the Middle of Brownlow-street, gave such a

Light into the Coach, that she plainly fiw one of the Men that fat in it, and fee him look out of the Coach after the Coachman, and heard him Iwear at the Coachman, because he made no more Haste in going to the Doctor's House; and she is very certain that the Prisoner at the Bar is the same Person that look'd out of the Coach, and that did fwear at the Coachman, and is more confident of it from the Remarkableness of his Voice. For she hearing of this Murder, and remembring these Circumstances, she went to Newgate to see the Prisoner, and hearing his Voice in another Room, before she saw him, fhe declar'd to the Persons that were then with her, that the Voice she then heard, was the Perfon's Voice that she saw look out of the Coach, and that did swear at the Coachman; and afterwards, when she came into the Room where the Prisoner was, though with several other Men, she pointed to him as the Person, and she hearing him then speak again, declared to the Persons with her, that both by his Voice, and by his Countenance, she knew him to be the same Man. And, my Lord, after those Gentlemen had gotten the Doctor into the Coach, one of them called to the Coachman, and bad him make hafte and drive them to Leaden-Hall-Market, and when they were come within Holborn-Bars, one of them called to the Coachman, and bad him drive faster; whereupon the Coachman drove them very fast through Holborn to Leaden-Vall-Market-Gate; and when he came there, one of them bad him drive to the Pye without Aldgate (before which time, without doubt, the Morder was committed upon the Doctor, for his Hat was found next Morning in Holborn, near Fetter-lane End; but the driving fo long about after, is supposed to be done left the Doctor might recover); and when they were come without Aldgate, one of them ordered the Coachman to ask there for one Hunt a Chyrurgeon; which he did, and being answered, that no fuch Person was there, he ordered the Coachman to drive back again to Leaden-Hall, and when they came there, one of them called the Coachman, and gave him three Shillings and Six Pence, and bad him go into the Market there to one Ilunt's a Poulterer, and buy them a Couple of Fowls, but the Coachman could not find any Ilunt a Poulterer; but however he bought a Couple of Fowls for three Shillings, and when he came with them to his Coach, the two Gentlemen were gone, and the Doctor left in the Coach, murder'd, with a Handkerchief tied fast about his Neck, with a Coal in it ( which will be proved to be the Prisoner's Handkerchief. ) Besides, there was a Boy in the Street there, who took Notice of the Conchman's being fent of an Errand, and faw the two Persons come out of the Coach in great Hafte, and he going towards the Coach before they went out of it, one of them did fwear at him to be gone, and of him the Boy took most Notice, and was as positive as any Man can be to the Person of one that he never faw before, that the Prisoner now at the Bar was one of them, and was the Person that did then swear at him; but this Witness is spirited away, and cannot be heard of, although he hath been described in the Gazette, and diligent Search and Inquiry has been made after him. But we have his Examination upon Oath before the Coroner; and we must submit to the Court how far that shall be admitted as Evidence.

Gentlemen, we will call our Witnesses, and if they prove all this Matter, I believe every Man here will be fatisfied that the Prisoner at the Bar is guilty of this base Murder.
Mr. Darnel. Pray call and swear Mr. George
Wigmore. (Who was sworn with others.)

Mr. Darnel. Pray, Mr. Wigmore, tell my Lord and the Jury what you know of any Money that

was lent by Dr. Clenche, and to whom.

Mr. George Wigmore. May it please your Lordship, there was a Draught of a Mortgage from Mrs. Vanwicke to Dr. Clenche, made by a Gentleman of Grays-Inn, for the Sum of One hundred and twenty Pounds, and I ingross'd it; and I paid by the Doctor's Order, above threefcore Pounds of the Money, and the rest of it was satisfied before; and upon Sealing of the Mortgage for the Money, Mr. Harrison, and one Mr. Rowe, fell out about their Dividend of the Money, and called one another ill Names; and Mr. Rowe produced a Bill of what he had done and laid out for Coach-hire, and other Things for Mrs. Vanwicke, and Mr. Harrison and he had high Words about it, and called one another Rogues; fo I told them, if they could not agree, I would put the Money up again, and carry it Home; but Mrs. Vanwicke and they did agree at last, and sealed the Mortgage, and I paid the Money; and Mrs. Vanwicke and Mr. Harrison took out twenty Pounds of the Money, and paid it to Mr. Rowe; and after Mr. Rowe was gone, they defired me to go with them to the Young Devil Tavern, and they both used hard Expressions there against Mr. Rowe.

L. C. J. Who was the Mortgage made to? Mr. Wigmore. My Lord, it was made to Dr.

Clenche for One hundred and twenty Pounds.
Mr. Harrison. Pray, Sir, will you tell the Jury how much Money the Gentlewoman had, and if Mr. Rowe had not stept between me and her, I had not been in Question.

Mr. Wigmore. Mrs. Vanwicke acknowledged that the Money I paid her, made up One hundred

and twenty Pounds.

L. C. J. What did you hear the Prisoner say against Dr. Clenche?

Mr. Wignure. My Lord, I do say that he was

very troublesome to the Doctor. L. C. 7. Were there any Reproaches cast upon

the Doctor at that Time? Mr. Wigmore. No, my Lord, only upon Rowe,

because he was a Trustee.

Mr. Darnel. Did you hear him fay any thing against the Doctor?

Mr. Wigmore. Indeed I cannot particularly fay. L. C. J. He is upon his Oath, and he is sen-

fible and understands the Question.

Mr. Wigmore. He did fay very ugly Words, and when I met him afterwards in the High-Way, he was very huffy, and I thought he would have drawn his Sword upon me.

L. C. J. What did he say of the Doctor? Mr. Wigmore. I cannot say particularly what he faid.

L. C. J. Stand down.

Mr. Darnel. Call Mr. Thomas Johnson. (Who

was fworn, and flood up.)
Mr. Darnel. Sir, Pray give the Court an Ac-

count what you know concerning this Matter.
Mr. Johnson. My Lord, I believe I shall say nothing that Mr. Harrison will contradict; I was Attorney for Dr. Clenche between him and Mrs. Vanwicke, and I fued Mr. Rowe, that was bound

with Mrs. Vanwicke, in a Bond to perform Covenants for Re-payment of the Money lent her by Dr. Clenche upon Mortgage; and I advised the Dr. and told him, Don't let us trouble the Tenant, but let us take Rowe first; and I sued Rowe, and had him arrested, and after some time, I saw that the Mortgage must do our Business, for Rowe could not pay the Money; whereupon I caused a Declaration in Ejectment to be delivered against Mrs. Vanwicke's Tenant of the House mortgaged by her to Dr. Clenche, and then Mr. Harrison came to me, and he expressed himself against the Doctor after a strange rate, and laid his Hand upon his Sword; so, my Lord, I said to him, What a Fool do you make of yourielf? must none go to Law, but they must ask your leave? I suppose Mr. Harrison cannot deny this. Then Mr. Harrison preferred a Petition to the Lords Commisfioners of the great Seal for Mrs. Vanwicke, and thereby suggested to their Lordships, that she was wronged in the Purchase, and in the Mortgage Money, and that twenty Pounds of it was a former Debt of her Husband's; and he finding she could have no Relief before them without Payment of the Mortgage Money, he grew troublefome; yet fays I, Mr. Harrison, What she hath done, I cannot help, but if she would pay the rest, I told him I would abate her twenty Pounds, and the Interest Money also.

Mr. Darnel. Pray, Sir, did the Doctor defire you to act for him in your own Name, because he had no mind to meet with Mrs. Vanwicke and

the Prisoner?

Mr. Johnson. The Doctor did find himself too deeply concerned with them, and he did not care to have to do with them; whether it was that he was afraid of his Life, I cannot fay; but he faid to me, Pray, Sir, go on, I will put all into your Hands, and I will trust you with all the Affair, and let them come to you, and not trouble me, own it to be your own; and I told him I feared none of them, and the Doctor gave out, That he had made over all to me, although he had not, and upon this, I fear, comes this unfortunate Business, and the Doctor's Lady must look after it her self.

L. C. J. What did he fay when he had laid

his Hand upon his Sword in your Study?

Mr. Johnson. He said the Dr. had cheated the Widow, and he faid, That he would be revenged on him, as near as my Memory will serve me; I suppose he will not deny it; whether he did this in a Passion, or to affright the Doctor or no, I cannot tell.

L. C. J. Was that before you offered to abate

the twenty Pounds?

Mr. Johnson. It was before I offered to abate it. Mr. Harrison. How long was it before Dr. Cleuche was murdered?
Mr. Johnson. I think it was about a Fortnight,

or three Weeks, or a little more.

Mr. Harrison. I never threatned the Doctor in my Life, but I faid, Rowe had been a Villain, and a Cheat, and he and Rowe were the Men, and I shall make it appear that the Dr. never wrong'd the Widow.

L. C. J. How came Rowe to be intrusted or concerned with the Money?

Mr. Johnson. My Lord, Mr. Cornelius Vandinan-ker a Merchant, gave a Legacy of five hundred Pounds to the Widow Vanwicke and her Children,

and Mr. Rowe was a Trustee on the Purchase, and had by that the Management of the Affair.

Mr. Darnell. Call Mr. George Howard. (Who being fworn, stood up.)

Mr. Darnell. Mr. Howard, Give the Court an Account of what you know concerning the Pri-

foner's threatning Dr. Clenche. Mr. Howard. My Lord, I was at Joe's Coffeehouse near Warwick-House in Holborn, iome con-

siderable time before Dr. Clenche was murdered, where Mr. Harrison used several very virulent Expressions against Dr. Clenche; among others, one was, That he was a Rogue and a Raical, and deserved to have his Throat cut. Mrs. Vanwicke was then in Company, and they both faid, That they then came from Dr. Clenche's.

Mr. Darnell. You are sure he said that Dr. Clenche deserved to have his I hroat cut?

Mr. Howard. Yes: He faid, That Dr. Clenche, deserved to have his Throat cut.

Mr. Harrison. Who was I talking to?

You were talking to Mrs. Mary Mr. Howard. Sheriff.

Mr. Darnell. Call Mrs. Mary Sheriff. (II ho was fworn, and flood up.)

Mrs. Sheriff. My Lord, Mrs. Vanwicke came to my House with Mr. Harrison, and desired me to go with her to Dr. Clenche's House; and when we came there, she desired him to let her have Twenty Po nds more, and he faid, No; If his House were full of Money, he would not lend her any more, so long as the kept Mr. Harrison Company for he would spend it; and he advifed her to be a Gentleman's House-keeper, and he would help her to a Place; and told her withal, That she owed him One hundred and twenty Pounds, for which he would take One hundred Pounds; and we left Mr. Harrison behind us at my House, and did not take him with us, because we were afraid he might anger the Doctor, and fall out with him; so when we came back, Mr. Harrison asked Mrs. Vanwicke, what Dr. Clenche faid, Why, fays she, he faith, That he will not lend me any more Money while I keep you Company, for you will spend it, and that I must go to Service. To Service! faid Mr. Harrison, God damn him, have a Person of your Quality go to Service! he deserves to have his Throat cut; let me alone, I'll manage him as never any Man was managed; and so away they went to-

Mr. Harrison. Did not you say, That as you hop'd to be fav'd, that I was innocent of the

L. C. 7. She does not accuse you of doing the Fact, but gives an Account of some Expressions

that passed from you.

Mrs. Sheriff. You were always talking against Dr. Clenche, and you faid, God damn him, he was an old Rogue, and that Mrs. Vanwibke was almost starved to Death.

Mr. Harrison. Rowe, Rowe, I meant, my Lord. (The Prisoner being then in a Passion.)

L. C. J. Mr. Harrison, do not fall into a Passion; it may be more to your Advantage in the making your Defence, if you keep your Temper.

L. C. 7. Witness, what were the Words that he faid against Doctor Clenche?

Mrs. Sheriff. Why, he speaking of Doctor Cleuche, said to Mrs Vanwicke, God damn him, would he have a Person of your Quality go to Service! he deserves to have his Throat cut;

Well, Madam, fays he, be contented, I'll manage him as never any Man was managed.

Mr. Harrison. What had you for your Swear-

Coroner for the King and Queen. Witness, he asketh you, If you had any thing for your Swearing against him?

Mrs. Sheriff. No, I had nothing, neither have I need of any thing? I had not to much as my Coach-hire.

Mr. Darnell. Call Mrs. Elizabeth Weft.

(Who was fworn.)
Mr. Darnell. Miftress, give an Account to the Court, what you know about the Prisoner's coming to demand Rent of you, and what passed.

Mrs. West. May it please your Lordship, this Gentleman, the Prisoner, came to me two or three Days before St. Thomas's Day last, and defired me to give him some Rent for Mrs. Vanwicke, and I told him, I had no Power to pay him, because I was warned by Dr. Clenche to pay no more; says he to me again, Dr. Clerche and Rowe, are great Rogues, and great Villains. Sir, fays I to him again, I believe that the Doctor is a very honest Man: No, says Mr. Har-rison, he is a great Villain, and he will never dic in his Bed; which of them he meant, Mr. Rowe or Dr. Clenche, 1 cannot tell. And Mrs. Vanwicke, and Mr. Harrison, a little time before that, pressed me to let them have some Shop Goods in Part of her Rent, to grow due, and fhe made great Complaint, that her Children were ready to starve, and I then told them, that Mr. Johnson had fore-warned me to pay any more Rent to Mrs. Vanwicke, and if I did, I should pay it again; and therefore I would not pay any more Rent to her, or deliver her any Goods, until fhe had agreed with Mr. Johnson; and then Mr. Harrison said, that Mr. Johnson was a great Villam and a great Rogue, and that they had all combined together to cheat the Widow. And Mr. Johnson being at my House, Mrs. Vanwicke fell upon him in a great Rage, and faid, she would tear his I hroat out, and laid hold on him, and Mr. Johnson got from her, and went away in great Hafte. And the last time I saw Dr. Clenche, I pressed very hard upon him, to let Mrs. Vanwuke have more Money; and the Doctor faid, that she would never do any good with it, for fhe spent it all upon Mr. Harrison; and I wished him to let her have twenty Pounds more, and he faid, That he advised her to go to Service, and that he had wished her to a Service of Twenty

Pounds a Year, and the abused him for it.

L. C. J. What Cloaths had the Prisoner on?

Mrs. Hest. My Lord, he had an old Threadbare black Cloth Suit of Cloaths on, which looked very shabby.

What Religion are you of, Mr. Harrison. Mistress >

Mrs. H'eft. I was born and bred a Protestant. Mr Harrison. I believe you are a Papist, and will fwear any thing; you keep Roman Ca-tholicks in your House, they have murdered Dr. Clenche, for ought I know.

L. C J. Did Mr. Harrison ever lodge in your

House?

Mrs. West. No, my Lord, I have none but Persons of Quality lodge in my House, and they belong to the present Government.

Mr. Darnell. Call Ann Il atfon. (W bo was fworn.)

Mr. Darnell.

Mr. Darnell. Pray, tell my Lord and the Jury, what you know of Mr. Harrison's taking of Lodgings at Mr. Garway's House, and when it was?

Anne Watson. He came about fix a Clock at Night, the Day before Christmas-Eve last, to my Master's, Mr. Garway's House, and told us, that he was newly come out of the Country; and lodged there that Night, and fo he did until and upon the last Night of December; and on the first Day of January he went out, and staid out that Night; and on the Sunday, the third of January last, at Night, he came again with a Person with him, and setch'd away his Portmanteau-Trunk and Things, and paid for his Lodging; and in his Absence there was a Letter left for him, which I gave him, and he faid, it came out of the Country, and that he had a Friend fick in the Country, and did intend to go down to fee him, being one from whom he expected a Legacy, and he left that Letter on the Kitchen Window, and on the Monday after, being the fourth Day of January last, he sent a Letter, fignifying he was gone out of Town.

(Then the Letter was produced, marked with

the Penny-Post Mark.)
Mr. Darnell. Who knows Mr. Harrison's Hand? Mr. Johnson, take that Letter and look upon it, and tell the Court if you think it to be Mr. Harrison's Hand.

(Mr. Johnson takes the Letter and looks upon it.) Mr. Fobnson. My Lord, I believe it to be

Mr. Harrison's Hand.

Mr. Darnell. My Lord, I desire that the Let-

ter may be read.

L. C. J. Mr. Clerk of the Peace, read the Letter; and the Subscription first. (Clerk of the Peace reads.)

To Mrs. Garraway, at the Hand and Apple in Threadneedle-Street, near the Royal-Ex-Present. change,

Mrs. Garraway,

AM forry it should be fuch an Inconveniency to you, as it is. I have left with your Maid, Three Half Crowns, and if it is not enough, I will give you more. I am gone out of Town for a Weck or Ten Days, and as soon as I come again, I will wait on you; which is all till I fee you, from

Your Friend,

4th Fan. 1691.

and Servant,

H. Harrison.

Mr. Darnell. Call Mr. Henry Garway and his (Who were called and fworn.)

Mr. Darnell. Mrs. Garway, take that Letter, and look upon it, and tell the Court, when you received it

Then she takes the Letter which was produced, and read as before, and looked upon it. Mrs. Garway. My Lord, I received this Let-

ter on Monday the 4th Day of Fanuary last.

L. C. 7. Watson Lodgings, say you? Watson, when did he leave the

Anne Watson. He went away the first of January last, about nine a Clock in the Morning, and returned not that Night, but on the second of January last, he was at my Mistress's Shop again (as my Mistress told me) and he came about five a Clock on the next Sunday Night (being the third of January last) with a Person Vol. IV.

with him, to my Master's House, and fetch'd away his Portmanteau-Trunk and Things, and left Three Half Crowns with me for his Lodgings, which I gave to my Mistress.

Mr. Darnell. Call Mrs. Catherine Jackson. (Who was sworn.)

Mr. Darnell. Pray, tell my Lord and the Jury, what you know concerning Mr. Harrison's coming to lodge at Mr. Garway's, and when he went away, and what you know of any Handkerchief he had.

Mrs. Fackfon. He came on the Day before Christmas-Eve, to lodge at my Father's, Mr. Garway's House, and lodged there several Nights, and went away the third of January at Night, with his Things, but was absent some Nights between his coming and going away, and whilft he lodged there, I observed a Handkerchief in his Hand, as I was making a Fire for him in his Chamber, and the more, because he had said he was a Parliament-Man, and I thought it more like a Seaman's Handkerchief, than a Parliament-Man's, and our Maid had an Apron of the same kind of Stuff.

> (Then the Handkerchief was produced in Court by the Coroner, and the Coal in it, wherewith Dr. Clenche was strangled.)

Mr. Darnell. Mrs. Jackson, I desire that you would look upon that Handkerchief, and tell the

Court what you know of it.

Mrs. Fackson. This is the Handkerchief that I saw Mr. Harrison hold to the Fire, when I was making of it in his Chamber, or very like that Handkerchief, for I observed it to be very like my Mother's Maid's Apron.

(Then a Piece of the Maid's Apron was produced, and they being compared, were very

Mr. Harrison. Did you hear me fay, I was a Parliament-Man?

Yes, I heard you fay fo. Mrs. Jackson. Mr. Harrison. Perhaps, you might hear my

Boy fay fo.

Your Foot-Boy faid, you were Mrs. Jackson. a Parliament-Man: And you faid so yourself. Mr. Darnell.

Call Mr. Garway again. (He appeared.)

Where is the Letter you receiv'd Mr. Darnell. from Mr. Harrison, fince he was a Prisoner?

L. C. 7. What do you say about a Letter that came to your House from the Prisoner?

My Lord, I had this Letter Mr. Garway. from him last Saturday, directed to my Wife, and I believe it to be his Hand.

(He produceth the Letter.) My Lord, I defire that the Let-Mr. Darnell. ter may be read.

Read the Letter, Mr. Tanner. L. C. 7. (Clerk of the Peace reads.)

To Mrs. Garway, at the Hand and Apple in Threadneedle-Street, behind the Royal-Exchange, Present.

Mrs. Garway, Was informed Testerday, that you are to appear against me, at next Sessions. I am sure, you never beard me mention Dr. Clenche, in all your Life; and if you do, it will look like Malice. My Lord Chief Justice is sensible of the Wrong done me. This is all from

Your Servant.

Henry Harrison.

L. C. J. Mr. Harrison, Did I ever tell you That I was fensible of it?

(To which he made no Reply.) Call Mr. John Cartwright. Mr. Darnel.

(Who was fworn.) I would have you declare, what Mr. Darnel. you heard Mr. Harrison say, concerning Doctor Clenche.

Mr. Cartwright. My Lord, upon the Third of January last, Mr. Harrison came to Woodstreet Compter; it was on a Sunday in the Evening, about Five or Six a Clock, 1 was ftanding in the Gate, and I let him in. Affoon as he came in, he asked how poor Mrs. Vanwicke did; fays he, She hath been wronged of Five Hundred Pounds within these 12 Months: Then I let him into the Court, and he went into her Chamber; and about half an Hour after, I was fent by my Malter, to require fome Chamber-rent of Mrs. Vanwicke, and I heard Mr. Harrison and she at high Words, and in a great Passion, and I heard Mr. Harrison swear, God damn his Blood, he would be reveng'd of that Rogue, and named Clenche

have his Blood, ere it were long.

Mr. Harrison. Where were you? J. Cartwright. My Lord, I was at the Chamber-door, and there was no Body on that Side of the House, but Mr. Harrison, Mrs. Vanwicke, and

or Winch, I cannot tell which, and he would

Mr. Darnel. Call Mrs. Mary Jones. (Who was sworn.)

Mr. Darnel. Now, my Lord, I will call one to prove, where he took a new Lodging, the very Day the Murder was done.

L. C. J. Cartwright, was that in Mrs. Vanwick's

Chamber that you heard him swear so?

Mr. Cartwright. Yes, my Lord, in her Chamber, and none was with her, but he only.

Mr. Darnel. You, the last Witness Mrs. Jones, when did Mr. Harrison come to lodge at your House?

Mrs. Jones. He came on a Monday.

Mr. Darnel. What Day of the Month was it? Mrs. Jones. I can't tell what Day of the Month, for I did not set it down.

Mr. Darnel. Was it the Monday before he was

taken? Mts. Jones. Yes, it was the Monday before. Mr. Darnel. Whence did he pretend to come?

Mrs. Jones. He faid, That he was come out of the Country, and had formerly lodged in Fleetfreet, and that where he had lodged formerly, they had left off House-keeping, and were gone into the Country.

L.C. 7. Where is your House? Mrs. Jones. In St. Paul's Church-Yard, at the Sign of the Golden-Ball.

Mr. Darnel. Call James Howseman. (Who was sworn.)

Mr. Darnel. Do you tell what you know, about

Mr. Harrison's being at Mr. Jones's House.

Howseman. My Lord, he came in about Eight a Clock at Night, and brought a Porter with him, and a Portmanteau Trunk; and after that, the Porter went out a little before him, and then he followed him, and went out after.

Mr. Darnel. Did you hear him fay, from

whence he came?

Howseman. No, I did not. Mr. Darnel. Call Anne Evans. (Who did not appear.)

Then call Mr. Robert Humston. Mr. Darnel. Who was sworn.

Mr. Darnel. Mr. Humfton, I desire you will give the Court an Account of Mr. Harrison's being at your House that Night Dr. Clenche was murdered.

Mr. Humston. My Lord, I met Mr. Harrison on Monday the 4th of Fanuary last, and he told me, he was going to the Compter, to a Gentlewoman Money to get her released; upon which, I gave him some Money, and after some Discourse, I desired him to bring home my Gown, that I formerly lent him, and seemed angry with him, for that he had several times promised me to bring it home, but had failed therein; and thereupon he promised, that I should have it that Night: And that Evening about Nine of the Clock, he came to my Lodgings, and brought home my Gown, and when he came, I asked him, if he had gotten Mrs. Vanwicke released: And Mr. Harrison answered, No. Upon which, I blamed him for neglecting an old Friend; and Mr. Harrison excused it, telling me, That he had met with some Persons upon earnest Business, which prevented him. And then I asked Mr. Harrison to stay and sup with me, but he refused it, faying, That he had been about extraordinary Business that Day, which must be done that Night, and that a Gentleman stay'd in the Street for him, and they two were going to do it. L. C. 7. Where do you live? And how long

stayed he at your House?

Mr. Humfton. I lodged then at the Golden Key in Fleet-ftreet, over against Fetter-lane End: He came to my Lodgings about Nine of the Clock at Night, and stayed there but a little time.
L. C. J. What manner of Cloaths had he on?

Mr. Humfton. My Lord, he had a Cloak on, but I cannot tell what Cloaths he had under it, he brought my Gown up under his Cloak.

Mr. Darnel. Swear Efther King.

(Who was sworn.)
Mr. Darnel. Do you know what time Mr. Harrison was at Mr. Humston's Lodgings

Esther King. It was on Monday the fourth day of Fanuary last, about Nine of the Clock at Night, as near as I can guess, the Shop was shut up, and I let him out.

Mr. Darnel. Where was it?
Esther King. At the Golden Key in Fleet-street,
over against Fetter-lane End.

Mr. Darnel. What Cloaths had he on? Efther King. I cannot tell well, but he had a Cloak on, I do not know what Cloaths he had on

Mr. Harrison. Was it Eight or Nine a Clock? Esther King. It was near Nine, as near as I can guess.

Mr. Darnel. Swear John Sikes the Coachman. (Which was done.)

Mr. Darnel. Give an Account to the Court what you know about carrying two Men in your Coach, and how you found Dr. Clenche murdered.

John Sikes. My Lord, on the 4th of January last, being Monday, I was at the Play-House, and there I took up a Man and a Woman, and carried them into the City; fo I brought the Gentleman back again, to the Green-Dragon Tavern in Fleetstreet; and then, he faid, he would pay me by the Hour; he faid, That it was but much about Nine a Clock. Then I left

him, and was driving up the Street towards the Temple, and two Men stood in Fleet-street, about Fetter-lane End, and they asked me, If I knew Dr. Clenche, who dwelt in Brownlow-fireet in Holborn? I told them, That I did not know Dr. Clenche, but I knew the Street. So they went into my Coach, and one of them bad me drive thither, and I did, and stopt at the Street's End; because the Gate at the other End was fhut, fo that I could not turn my Coach: And one of them bid me go and tell the Doctor, That there were two Gentlemen in a Coach at the Street's End, that would desire him to go with them to see one that was not well. The Doctor asked me, If I could tell who they were? Or, who it was, that he was to go to? I told him, that I could not tell. The Doctor was in his Night Gown and Slippers, and he dressed himself: and when he came to the Coach, one of them removed from his Place, and gave him the hinder Part of the Coach, and told him, That they had a Friend, that was not well: And one of them bad me drive to Leaden-Hall-Market; and when I came about Holborn-Bars, one of them called to me, and asked me, Why I drove fo flowly? And bid me drive faster; so I drove fast, and came to Leaden-Hall. And then one of them bad me drive to the Pye Tavern without Aldgate, and there ordered me to ftop. And when I had ftopped there, one of them called to me, and told me, That I need not stir out of my Coach Box; but call to the Boy at the Tavern, and ask for one Hunt a Chyrurgeon, which I did do: And when the Boy came to me again, he faid, there was no fuch Man. Then one of them bad me drive back again to Leaden-ball; and in the Time I stayed there, and turned my Coach, Aldgate was shut; and when I came to the Gate, one of them gave Six Pence to the Watch, and the Gate was opened, and I drove to Leaden-hall Gate. when I came there, I stopped again, and one of them gave me half a Crown, and bad me go and buy a Fowl of one Hunt a Poulterer; but after I had gone a little way from the Coach, he called me again, and faid, Here, Coachman, you had as good take another Shilling, and buy a Couple: fo I went, and bought a Couple of Fowls, but could find no fuch Poulterer as Hunt; fo I bought them of another, and I gave three Shillings for them. And when I came back to the Coach Side, I found Dr. Clenche, (as I thought) fitting against the Fore-seat, with his Head against the Cushion: I pull'd him, and cryed, Master, Master, for I thought he had been in Drink, but I could not get one Word from him; and then I went to the Watch, who were near; and when they came, we found him Strangled; with a Handkerchief about his Neck, and a Coal in it, plac'd just upon his Wind Pipe, but the other two Men were gone.

L. C. J. Had one of the two Men a Cloak on?

J. Sikes. I cannot remember that.

L. C. J. What kind of Habit had he? Had he black Cloaths on?

J. Sikes. My Lord, I cannot tell justly what Cloaths he had on?

L. C. J. You have heard him speak. What faid he?

J. Sikes. My Lord, he never spoke to me; it was the other Man.

Mr. Harrison. What kind of Man was the other? Was he less than I, or taller?

J. Sikes. He was taller than you, with his own Hair.

Mr. Darnel. Can you be positive that the Prisoner at the Bar is one of those two Persons?

7. Sikes. My Lord, one of those two Persons had a Perriwig on, of a light coloured Hair: And I do verily believe, that the Prisoner at the Bar is the same Person; I cannot be positive he is one of them, but as near as I can judge of a Man whom I have feen but once, he is one of them.

Mr. Harrison. My Lord, I desire your Lordfhip to observe the Time that he took the two Men up, and what Time it was they ran out of the Coach.

L. C. J. Coachman, what Time was it that

they left your Coach?

J. Sikes. About half an Hour past Ten, and it was about a quarter of an Hour past Nine,

when I took them up.

Mr. Darnel. Pray let's ask the Coachman one Thing more. Coachman, look upon that Handkerchief, do you know it, and where did you

The Handkerchief was produced by the Coroner.

7. Sikes. I do believe that it is the same Handkerchief that was about Dr. Clenche's Neck when he was found murdered.

L. C. J. Call the Coachman again. Hark you, In what Posture did you find Dr. Clenche when you came back to your Coach?

J. Sikes. My Lord, he was fat in the Bottom of the Coach, leaning on one Side, with his Head

against the Cushion.

L. C. J. Was a Handkerchief then about his

Neck?

J. Sikes. Yes, my Lord, I untied this Handkerchief, and this is the same; and here is the Coal that was lapt in it: it was lapt in the Middle of it, and it laid just against the Doctor's Wind Pipe.

Mr. Darnel. Call Mr. Rebone and Mr. Marriet.

(Who were fworn.)

Mr. Darnel. Mr. Rebone, tell what you know concerning the Handkerchief, and how you found the Doctor.

He takes the Handkerchief, and looks on it.

Mr. Rebone. This Handkerchief was about the Doctor's Neck, and the Coal in it, and it lay just upon his Wind Pipe, when I saw him dead in the Coach. The Coachman came to Mr. Marriot's House, and ask'd for a Constable, and we went to the Coach Side, and there we found him laying along; and we took him, and carried him to the Bull Inn, and there he was let Blood on the Arms, and the Chyrurgeon took about half a Spoonful of Blood out of his Right Arm; and he was let Blood on the other Arm, but that did but just trickle down, and we could not get him to Life again; and we found a Silver Ink-horn in his Pocket, and that, and the rest of his Things, were secured. That is all I can say to the Matter.

Call Mrs. Elianor Ashbolt. Mr. Darnel. (Who was fworn.)

Mr. Darnel. Pray tell my Lord, and the Court, what you know of any Perions you faw in a Coach at Brownlow-street End, that Night Dr. Clenche was murdered.

Mrs. Ashbolt. May it please your Lordship, I went out of an Errand for one Madam Anwel, a Gentlewoman who lodges at my Mother's

Rrr 2

house; and coming home again, I saw a Coach stop at Brownlow-street End, between Nine and Ten a Clock at Night, and the Coachman went to the fide of the Coach: And one in the Coach bad him go to Dr. Clenche's, and tell him, That there were two Gentlemen stayed for him in a Coach; and as he went up the Street, he went flowly, and looked back two or three times: Whereupon, one of the Persons leaned out of the Coach, and did fwear at the Coachman to make Haste; and I went round the Coach, and could discern Mr. Harrison's Face; and I stayed, and faw Dr. Clenche go into the Coach, and one of them gave his Place to the Doctor.

Mr. Darnell. Why were you fo curious, Miftress, and what did you observe further?

Mrs. Ashbolt. I thought they might give the Coachman a Slip. I well observed Mr. Harrison, but do not know the other Man. There were two Lamps burning, one in Brownlow-street, and the other in Holbourn, over against the End of Brownlow-fireet, and they lighted quite through the Coach; and the Men pulled themselves backwards, when they faw me look on them: It was that Night that the Doctor was murdered. I went to Newgate afterwards. Madam Clenche defired me to go and fee Mr. Harrison; and when I came to Newgate, it feems, he was writing Letters, fo I staid before I went into the Room: And there were two Men with me, and Mr. Harrison was talking very loud; faid they to me, Who is that speaks now? Why, says I, it is one of the Persons that was in the Coach when Dr. Clenche was murdered.

Who are those two Men that were L. C. 7.

with you?

Mrs. Albbolt. One of them was one Mr. Jones, a Coachmaker in Holbourn, and the other was Madam Clenche's Coachman.

L. C. J. Did you know the Prisoner, when you faw him in Newgate, to be one of them that were in the Coach?

Mrs. Afbbolt. Yes, I did; I knew him to be the same Man, as soon as I saw him: And he changed Countenance, as foon as he faw me.

Mr. Harrison, My Lord, This Woman is certainly hired by the Villains that are against me. Pray, ask her, my Lord, Why she did not make a Difcovery fooner?

L.C. J. Mistress, What say you to that?
Mrs. Ashbolt. I acquainted Madam Anwell
what I had seen and observed, and she told Madam Clenche, after last Sessions; and then she desired me to go to Newgate, to see Mr. Harrison, and I went accordingly: and I would have told it to Madam Clenche sooner, but my Mother was loth I should be concerned about such a Thing.

Mr. Darnell. My Lord, we have fome Witnesses who can give your Lordship an Account, that one of our Witnesses, whom I mentioned to your Lordship before, is spirited, or withdrawn from us, by a Gentleman that faid he came to him from the Priloner, and defired him to be kind to the Prisoner; which Witness is since absent, and not to be found: his Name was Andrew Bowfell, a Youth, and an Apprentice to one Mr. Tims, a Shoe-Maker.

L. C. J. You must prove upon him, that he

made him keep away

Mr. Darnell. Call Barnabas Smith.

(Who was fworn.)

Mr. Darnell. Give my Lord and the Court an Account, what you know of this Matter.

Mr. Smith. My Lord, This Andrew Bowfell, which the Council for the King speaks of, was fent to Leadenhall-Street of an Errand, to the Bull-head-Alehouse there. And as he was going along, a Gentleman met him, and asked him, if he was not an Evidence against Mr. Harrison: And being told by the Boy that he was, he defired him to be kind to him; and pulled out a Piece of Money, and offered it him, defiring him to be kind to Mr. Harrison. Upon which the Youth replied, That he owed him Nothing, and Nothing he would take. Then the Gentleman told him, That he would come again another Time, and fend for him near to his Master's. So the Boy faid, and told me: And faid further, That if he could have gotten him to have gone to the Bull-Head Ale-House, he would have seized him. Mr. Darnell. What is become of the Boy?

Mr. Smith. Truly, we do not know what is become of him, we never heard of him fince the

fixth Day of March last.

Mr. Darnell. Call his Master, Mr. Richard ms. (Who was fworn.)
Mr. Darnell, Tell my Lord, and the Court,

what you know of this Matter, and what is be-

come of your Apprentice, Andrew Bowsell.
Mr. Tims. My Lord, He went away from me on the fixth Day of March last; he was inticed away by three Soldiers that Night, and on the Morrow-morning one of them came and demanded his Coats, Shirts, and Neckloths: Says I to him, Who fent you, and who is your Captain? and he antwered, why, Captain Harris: He huffed, and faid, That if I would not give him the Cloaths, he would fend his Officer; and then I told the Soldier, I would have him before a Justice of the Peace, fo he went away, and never came to me again: And I could never hear of my Apprentice fince, tho' I have made great Enquiry after him.

L. C. J. Did your Servant tell you of any Money that had been offered him by the before-

mentioned Gentleman?

Mr. Tims. No, my Lord; he did not tell me, but he told Mr. Smith, the Witness that was last examined, as he told me.

Mr. Darnell. My Lord, I defire that Andrew Bowsell's Examinations before Mr. John Browne, the Coroner of Lendon, upon Oath, may be read.

Which being proved by the Coroner, were directed to be read.

Clerk of the Peace reads. 12 Januarii, 1691. Andrew Bowsell, Servant to Richard Tims, Shoemaker, Iworn and examined touching the Death of Andrew Clenche, Doctor in Physick, deceased, faith, that he, this Informant, being fent to Mr. Parker's, at the Bull-head-Alebouse in Leadenball-Street, on Monday last was Se'nnight, being the Fourth of this instant January, bet ween the Hours of Ten and Eleven of the Clock in the Evening, taw a Coach standing against Leadenball-Market; and heard some Person that was in the Coach fay, Make Hafte: And this Informant fays, that, according to the best of his Remembrance, he heard him talk of a Poulterer's. And this Informant fays, I hat foon after the Coachman was gone into the Market, this Informant faw two Persons go out of the Coach, one whereof had, as this Informant believes, a black Coat on; and that this Informant faw the same Person, as soon as he came out of the Coach, fling a Cloak over him: and then both the Persons went through the Market on the West Part. And this Informant faith. That this Informant going to look into the Coach, the Person that had the Cloak on him, cry'd Damn him; and this Informant faith, That he, this Informant, thereupon going away, went to Mr. Parker's, and told them, that two Persons had cheated a Coachman, or to that Effect.

And. Bowsell being further Examined the 23d Day of Fanuary, 1691. touching the Death of Andrew Clenche, faith, That he hath feen Hen. Harrison, now a Prisoner in Their Majesties Gaol of Newgate, and believes he was one of the Persons that came out of the Coach at Leaden-hall, a little after ten of the Clock at Night, on Monday the ath of this Instant January; and believes he knows him by his Voice. And soon after, this Informant understood that the faid Andrew Clenche was murder'd in a Coach, being the same Coach which the faid Harrison, and another Person un-

known, a little before went out of.

L. C. J. Mr. Harrison, What have you to say against that which hath been proved against you?

what Defence can you make?

Mr. Harrison. My Lord, I did attend Dr. Clenche about a Mortgage that was made him by Mrs. Vanwicke, and Dr. Clenche did pay one Hundred Pounds, but this Gentlewoman would pay, or allow Rowe but Fifteen Pounds, and we did not know how to get the Money from Rowe, fo we petition'd the Lords Commissioners about it, which was above Six Months before Doctor Clenche was murder'd; and Mr. Fairbeard wonder'd that I would put Doctor Clenche's Name into a Petition with fuch a Rogue as Rowe; and I do positively say, That I had not seen Doctor Clenche in a Month before, and if Doctor Clenche had died in his Bed, it had been the fame thing to me; and, my Lord, Mr. Johnson and I had never any angry Words between us; and I have the Report in Chancery, which I had from Sir John Hoskins, which I will read, if your Lordship pleases. L.C. J. Let's see it.

Which was handed to the Lord Chief Justice, siting on the Bench.

Mr. Harrison. My Lord, that is the Original, which if your Lordship pleases to remember, I had Rowe before you twice about it; and it is Rowe that hath been the Rogue, and therefore what Occasion had we to be angry with Doctor Clenche?

Then the Report was perus'd by the Lord Chief

Justice, and return'd to him.
L. C. J. Mr. Harrison, this will do you no good, not being to the present Purpose; there-

fore proceed in your Defence.

Mr. Harrison. Now, my Lord, I have some Witnesses to prove where I was at the Time that the Coachman fays the Murder was done. Cryer, call Thomas Turner a Porter, and Mr. Maccaffee.

Who appeared, but were not sworn, and examined apart, at the Request of Mr. Darnell, the

King's and Queen's Council.

Mr. Harrison. My Lord, I shall prove by these Witnesses, that I was elsewhere when the Coachman faid he took up those two Men, a little after Nine o' Clock. Pray, Mr. Turner, give an Account to the Court, what time it was I called you to carry my Trunk.

Tho. Turner. My Lord, I was, about Seven of the Clock in the Evening, the 4th Day of Jamuary last, at the Two Kings and Key in Fleet-street,

over against Salisbury-Court; and I was told, That a Gentleman at foe's Coffee-house in Salisbury-Court, wanted a Porter; and I presently went to him thither, and it was this Mr. Harrison; and he bad me take up his Trunk, which I did, and carried it to the Two Kings and Key, and he went with me; and he asked me to get some Linen wash'd for him against the next Day at Noon; and he gave me fome Linen, which I carried to my Wife to wash for him, and return'd to him again presently; and I went with him from thence, and carried his Trunk to his Lodgings in Paul's Church Tard; and when I had deliver'd his Trunk, I left them there; and then it was about Eight of the Clock at Night.

L. C. J. At whose House was it you deliver'd

the Trunk?

Thomas Turner. My Lord, it was at Mr. Jones's House in Paul's Church Tard.

L. C. J. And did he stay within?

Thomas Turner. No, my Lord, he went out

prefently after me.

L. C. J. Were you any where elfe with him that Night, besides at the Places you have men-

Tho. Turner. No, my Lord.

Mr. Harrison. My Lord, I will prove that

Mr. Humston mistakes an Hour.

.Mr. Humfton. I cannot mistake an Hour, because the Shop is shut up about Nine a Clock, and it was shut when you came first to my Lodgings.

Mr. Harrison. My Lord, there stands in Court one Thomas Johnson, Apprentice to Mr. Pemmel; he can tell what time a night it was I came to Mr. Humfon's, he let me in I desire he may be call'd.

Mr. Darnell. Swear Thomas Johnson.

Who was fworn.
What time of the Night was it that Mr. Harrison came to speak with Mr. Humston, on

that Night Dr. Clenche was murder'd?

Tho. Johnson My Lord, on the 4th of January last at Night, Mr. Harrison came to my Master's House, and knock'd at the Door; and I went to the Door, and open'd it, for I had shut up the Shop; and he ask'd me if Mr. Humston was within? And I told him, hs was; And he came in, and went up to Mr. Humfton's Chamber; and it was then about Nine of the Clock, as near as I can guess.

L. C. J. Where is your Master's House?

Tho. Johnson. My Lord, it is the Golden Key in Fleet-street, over against Fetter-lane end.
Mr. Harrison. Pray call Adam Maccassee, Mr.

White, Mr. Carden, and John Allen.

Who appeared. And Mr. Maccassee food up. Mr. Maccaffee. Upon Monday the 4th Day of January last, the Prisoner was at my House, and stay'd from Nine a Clock till past eleven, and play'd at Cards with one Mr. Baker, and one Mr. White and his Wife; and he stay'd till it had struck Eleven a Clock.

L. C. J. Where is your House, Sir?

Mr. Maccaffee. My House is in Chancery Lane, over against Serjeants-Inn.

L. C. J. Did he tell you where he had been before?

Mr. Maccaffee. He faid, That he had been to-

wards the City, and was very cold.

L. C. J. Did he fay any thing of Mr. Humfton?

Mr. Maccaffee. No, my Lord.

Mr. Darnell. Pray what Room were you in?

Did you play at Cards in the Kitchen?

Mr. Maccaffee.

Mr. Maccaffee. Yes. Mr. Darnell. Were they up Stairs? Mr. Maccaffee. No, my Lord.

Lord Mayor. At what time a Night did they come in?

Mr. Maccaffee. Betwixt Nine and Ten a Clock,

my Lord.

L. C. J. What made you take Notice of the

Day of the Month, and Hour of the Day?
Mr. Maccaffee. My Lord, I heard that Doctor Clenche was murder'd, and that Mr. Harrison was taxed with it? and that made me take Notice of the Day

L. C. J. Call Mrs. Maccaffee. Who flood up. L. C. J. Mistress, what time did Mr. Harrison come to your House on the 4th of January last at Night?

Mrs. Maccaffee. My Lord, it was near Nine a Clock as any thing can be, when he came in first.

L. C. J. How long did he stay there?

Mrs. Maccaffee. I cannot tell how long he stay'd, but there were two Accidents happen'd; one was, our playing at Cards; and the other was, that there was a Pick-Pocket carried by to be pump'd at Lincolns-Inn; it was from Nine to Eleven before he went away, and there were Mrs. White, Mr. Baker, and one Mrs. Faireleffe.

L. C. 7. Did any one come with the Prisoner to your House? in what Humour did he seem

to be?

Mrs. Maccaffee. No, my Lord, there was no one came with him, and he never stirr'd out, neither did he seem to be disorder'd; he was neither too merry, nor too melancholy.

L. C. J. Where did he fay he had been?

Mrs. Maccaffee. He said that he had been in

the City.

Did he use to frequent your House? Mrs. Maccaffee. Formerly he did; but I had not seen him in half a Year before.

Mr. Darnell. How many were there, do you

fay?

Mrs. Maccaffee. There was one Mrs. Fairelesse, and one Mrs. White, and my felf, and my Husband was upon the Bed, and Mr. White came for his Wife about Ten a Clock, to come home.

Do you remember that Mr. Ba-Mr. Darnell.

ker was there?

Mrs. Maccaffee. Yes, he was there.
L. C. J. Pray, Mistress, did Mr. Harrison come in, and find them at Cards?

Mrs. Maccaffee. No, we went to Cards afterwards.

L. C. J. Where was your Husband?

Mrs. Maccaffee. He was upon the Bed in the

L. C. J. Call Mr. Baker. [Who stood up.] Mr. Baker. This Gentleman, the Prisoner, is a Stranger to me; but here is a Letter that he fent me two or three Days afterwards. I came into Mrs. Maccaffee's House about half an Hour after Nine a Clock, with two Women more: Mrs. Maccaffee owed me Money, and I had been in Lincolns-Inn, for I do some Work there for Sir Thomas Cook, and the Women ask'd me to play at Cards; and I said, that I did not care to play, because I had been abroad, and could not get any Money, which made me out of Humour. My Lord, I never faw the Man in my Life before.

L. C. J. Who were they that play'd at Cards? Mr. Baker. It was one Mrs. Fairclesse, the Woman of the House, and Mr. Harrison, and my self. L. C. J. Who were together?

Mr. Baker. Mrs. Faireleffe and I, and the Woman of the House and Mr. Harrison the Prisoner, and we play'd for a Penny a Corner. I cannot fay any more to it, my Lord.

L. C. J. How long did he stay? Mr. Baker. I lest him there after Ten a Clock, and, as I hope for Mercy, I never faw him but once before, and I had not known him again, but by a particular Token,

Mr. Harrison. Were there not some Accidents

happen'd at that Time?

Mr. Baker. Yes, there came a Vintner's Boy to ask for a Woman, one Mrs. Frances, and he was in great Haste, and a Pick-pocket was carried up the Lane to be Pump'd at Lincolns-Inn Pump.

Mr. Harrison. Call Mrs. Fairelesse, call Mrs. Whipple. [neither of which appear'd.]

Call Mr. Sutton. [Who appeared.]

L. C. J. Where do you live, and what is your Name?

Mr. Sutton. My Lord, my Name is Sutton,

and I live in Stone-cutter-street.

Mr. Harrison. Mr. Sutton, what time was it that I was coming by, when one Mr. Russell and you were drinking?

Mr. Sutton. My Lord, it was about Eleven a Clock at Night, at the King's Head Tavern at

Chancery-Lane End.

Mr. Harrison. What had I on, a Cloak and a Muff?

Mr. Sutton. Yes, I think you had a Cloak on. Mr. Darnell. What time was it? before or after Eleven a Clock?

Mr. Sutton. It was about a quarter before Eleven.

Lord Mayor. What Day of the Month was it? Sutton. It was the fourth of January.

L. C. J. Where was he going? which way went he?

Mr. Sutton. He was going towards Fleet-Bridge, my Lord, and I called after him, but could not make him hear me at first; but afterwards he came to us.

Mr. Harrison. Pray call Mr. Russell. [Who appeared.]

Mr. Russell. I can't hear, my Lord, but if you please to permit Mr. Sutton to speak to me, -I can

hear his Voice better than any Man's.

L.C. J. Speak as loud as you can, Sir, and we will let you hear us; Mr. Sutton must not

fpeak for you.

Mr. Harrison. Pray, Mr. Russell, what time of Night was that you saw me go by you, when you were drinking at the King's Head Tavern?

Mr. Ruffell. I can't tell, my Lord, I have not heard a Clock these three Years.

L.C.J. Where were you going at that time of

Mr. Ruffell. I was going to Wild-street, to the Chyrurgeon's-Arms, to receive some Money.

L. C. J. How came Mr. Sutton to go with

Mr. Russell. He had been with me all that Day,

and I defired him to go with me; and, my Lord, I did expect that the Money would have been brought to me, but it was not, so I went for it.

L. C. J. Well, and what then?

Mr. Ruffell. While we stay'd at the King's-Head

Tavern Door to drink Wine, Mr. Sutton fent the Drawer to call Mr. Harrison.

What had you been doing before L. C. 7. that time?

Mr. Ruffell. We had (I suppose) been drinking together.

L. C. J. Where had you been before you came to the King's Head Tavern?

Mr. Ruffell. We had been at the Horfeshoe

Tavern in Chancery-lane.

L. C. J. Did you request Mr. Sutton to go with you?

Yes, I did, my Lord. Ruffelt.

L. C. 7. You say your Bustiness was to go to Wild-street, to receive some Money?

Mr. Russell. Yes, it was, my Lord, and I did

receive it.

L. C. J. When wrifon, the Prisoner? When was it that you met Mr. Har-

Mr. Ruffell. My Lord, I can't politively fay, but by Computation of the Night, I believe it was about Eleven a Clock.

L. C. J. Did you meet Mr. Harrison before

you went to the Horsesboe Tavern, or after?
Mr. Russell. Afterwards, my Lord, I saw

Mr. Harrison turn at the Corner of Fleet-street, towards Fleet-Bridge.

L. C. J. At the Time when Mr. Sutton and you went first out, did you agree of your going to the Horseshoe Tavern?

Mr. Ruffell. We went thither to send for the

Gentleman out of Wild-street.

L. C. J. When you had been drinking all the Afternoon, how came you to stop your Coach at the King's Head?

Mr. Ruffell. We stopt there, whilst Mr. Sutton

fent for fome-body to come to him.

L. C. 7. You faid just now, That Mr. Sutton

fent for Mr. Harrison.

Mr. Ruffell. No, my Lord, I do not remember that; but Mr. Sutton said, Harry, or Harrison;

where art thou going, when he went by us.

Mr. Harrison. My Lord, this Man is a Stranger to me. Call John Allen, Drawer at the King's

Head Tavern. [Who appeared.]

Mr. Harrison. John Allen, what time of Night was it that Mr. Sutton and Mr. Ruffell came to your House in a Coach?

J. Allen. I believe it was about Eleven a Clock.

L. C. J. How much Wine had they?
J. Allen. Two Half Pints of Canary.
L. C. J. What Night was it? what Day of

the Month was it?

J. Allen. My Lord, I can't remember what Day of the Month, but it was that Night that Doctor Clenche was murder'd.
L. C. J. Did you see Mr. Harrison there?

7. Allen. I can't tell that, I never faw him,

'till I saw him at Prison. Mr. Harrison. Did not you go to Mr. Mac-

caffee's House?

. Allen. Yes, I did.

Mr. Harrison. Did not one strike you with a Muff?

J. Allen. Yes, but I can't remember who it was. Lord Mayor. Look upon that Man, do you know him to be the Person?

7. Allen. No, my Lord, I do not know him

to be the Person.

Mr. Darnell. Who sent you to Crown-Court?

J. Allen. Mr. Russell. Mr. Darnell. For what?

7. Allen. For a Servant Maid, and he bid me tell her, that he had a Desire to speak with her.

Mr. Darnell. How long did you tarry at the House?

J. Allen. I did not stay at all.

Mr. Harrison. Call Mr. Carden, Drawer at the King's Head Tavern [Who appeared.]

Mr. Harrison. What time did Mr. Sutton come to your House? did you see any one stand at the Coach Side? and what Cloaths had he on?

Carden. I faw one stand at the Coach Side, and he had a Hanging Coat, or a Cloak on; it was about the Hour of Eleven, to the best of my Knowledge, and I faw a Man go into the Coach, and come out again.

Mr. Coroner. What time of Night do you shut your Doors, especially on Monday Nights? and were they shut when Mr. Sutton called in the

Coach?

Carden. We shut them commonly about Eleven a Clock at Night, but on Monday Nights usually later; they were shut when Mr. Sutton called, and I opened them for him.

L. C. J. Can you fay that the Prisoner was the Man that drank with Mr. Sutton?

Carden. To the best of my Knowledge (looking on the Prisoner) that is the Man, I can't be

positive, my Lord. L. C. J. Well, Well, have you any more Witnesses? Mr. Harrison. No, my Lord, unless Mr. Essington be here, he promised to be here to give an Account of me. My Lord, there is a Gentleman that is in the Press Tard, one Mr. Butler, I defire he may be fent for, if your Lordship please.

L. C. J. Let him be fetch'd down. [Which was done.]

L. C. 7. But in the mean time, it behaves you to give an Account of these Things. First, Why did you say that you were a Parliament Man? Secondly, Why did you leave your Lodgings, and take other Lodgings in *Paul's-Church-Tard?* Thirdly, Why did you fay that you had extraordinary Bufiness? Give some Account what your Bufiness was, and who that Gentleman was, that staid for you in the Street, when Mr. Humston defired you to ftay and sup with him; what hinder'd you from accepting his Invitation? Now we would have you to consider of these Things, and give an Anfwer to them, for it much concerns you so to do.

Mr. Harrison. My Lord, first, as to the first, I do declare, That I never went for a Parliament Man, nor never faid fo: Secondly, That Night I was to go out of Town, I had left Word at several Coffee Houses, that I was going out of Town upon earnest Business, and with above twenty People besides, that I was going out of Town, and I was about to go to Bafing-Stoke, to a Gentleman that owed me Money, one Mr. Bulling, but I could not get Money to go.

L. C. J. Prove that you were to go in

Prove that you were to go into the

Country.

My Lord, I can't prove that Mr. Harrison. now, except I could have fent to Basing-Stoke.

L. C. J. That you should have done before now; why did you not stay with Mr. Humston, when he invited you to sup with him? You might have been better entertained there, than by going among Strangers to play at Cards for a Penny a Corner, at an Ale-house.

Mr. Harrison. My Lord, I was unwilling to

stay, because he had Strangers with him.

L. C. J. What if he had? you are not fuch a bashful Man that you could not sup with Stran-Mr. Harrison. Mr. Harrison. My Lord, Mr. Rowe was ac-

cufed with me. L. C. J. What if he was? he was under some Sufpicion, and he hath made it appear where he was at the Time the Fact was committed, and now he is discharged.

Then Mr. Butler was brought into Court from

Newgate, attended by a Keeper.

Mr. Harrison. Mr. Butler, Pray tell the Court what Mr. Fairbeard faid to you about me?

Mr. Butler. My Lord, Mr. Fairbeard asked me, what I could fay about what Mr. Harrison had faid to me concerning the Murder of Doctor Clenche? I told him, I could not tell what to make of his broken and rambling Speeches and Difcourfes, they being most of them spoken when he was in his Drink. This is all that I know, my Lord.

This is not a Witness for your Turn.

Mr. Darnell. Call Mrs. Anwell.

Il bo was fent for from her Lodgings in Brownlow-Street in Holborn, and appeared, and

Mr. Darnell. Madam, pray give an Account what Mrs. Ashbolt told you concerning any Man's being in a Coach at Brownlow-street End.

Mrs. Anwell. I know nothing of my own Knowledge, but the Night that Doctor Clenche was murdered, I fent Mrs. Ashbolt of an Errand; and at her Return, I blam'd her for staying so long; and she told me, That as she was returning home, a Coach stopt at Brownlow-freet End, with two Men, with Cloaks on, in it, and that one of them bad the Coachman go for Doctor Clenche, and desire him to come to them; and in his going feveral times look'd back, as if he fuspected the Men would leave the Coach, and to the stay'd until Doctor Clenche came and went into the Coach, and that one of the Men gave the Doctor his Place; and that one of them had a fair Perriwig, and a fauguine Complexion.

Mr. Darnell. What Discourse had you with her

when you heard that those Men had murdered

Doctor Clenche?

Mrs. Anwell. She told me, That one of those Men had a fair Perriwig, and a fanguine Complexion, and that one of them had a Cloak on.

L.  $C[\mathcal{J}]$ . Did she say, that she observed either of their Faces?

Mrs. Anwell. Yes, my Lord, she said that one of them had a round Face, and a big Voice.

L. C. J. Did she say, she could know him

Mrs. Anwell. No, my Lord, she did not fay fo, but she faid, that she could know his Voice again. And after the last Sessions, I told Mrs. Clenche of it, and that if she would send for the young Woman, she would inform her further

L. C. J. Madam, pray what was the Reason that she did not discover it sooner to Mrs.

Mrs. Anwell. Why truly because Mrs. Ashbolt, her Mother, was unwilling she should concern her felf in fuch a Matter.

Mr. Darnel. Call another Witness, Mr. Jones, Coach-maker. H ho was fworn.

Mr. Harrison. Pray, my Lord, take Notice, that now she says, that those Gentlemen had Cloaks on, that came in the Coach to Brownlow-street End.

L. C. J. Yes, we heard her what she said.

Mr. Darnel. My Lord, I will ask this Witness, Mr. Jones, a Question.

Pray Sir, tell my Lord and the Mr. Darnel. Jury, what Mrs. Ashbolt did at Newgate?

Mr. Jones. My Lord, I went with her to Newgate, together with Doctor Clenche his Coachman, and when she came to Newgate, before she faw Mr. Harrison (only stood at the Chamber Door, and heard him fpeak) she faid, That, to the best of her Thoughts, he was the Man that put his Head out of the Coach to look after the Coachman, and fwore at him, for the knew his Voice. And when she came to see him, she said, that she knew his Face, and declared that was the Man that put his Head out of the Coach.

L. C. J Aflobolt ? Did he look out of the Coach, Mrs.

Mrs. Ashbolt. Yes, my Lord, he put his Head out of the Coach, and look'd after the Coachman, to see if he went right to Doctor Clenche's Door, and did fwear at him, because he went no

L. C. J. How could you discern his Face? Mrs. Ashbolt. By the Light of two Lamps that

were near, which did shine into the Coach.

L. C. J. Can you take it upon your Oath that

the Prisoner is the same Person?

Mrs. Ashbolt. Yes, my Lord, I can, both by

his Voice and Face.

Mr. Darnel. Now, my Lord, we shall shew your Lordship somewhat in Relation to the Credit of those Witnesses, that the Prisoner hath brought here; particularly, as to Mr. Baker, we shall prove that he hath been convicted for a Cheat. And as for Maccaffee, he keeps a very diforderly House, where ill People commonly refort.

Mr. Darnel. Cryer, call Mrs. Martha Whel-

flead, and Mr. Thomas Cole.

L. C. J. Mrs. Jones, what time did Mr. Harrison come to your House, to his Lodging, that Night that the Murder was committed?

Mrs. Jones. I think it was about Eleven a

Clock, or a little before Eleven.

L.C. J. What time on the Monday did he hire the Lodging of you?

Mrs. Jones. It was some time after Dinner. L. C. 7. It was before Night, was it not? Mrs. Jones. Yes, my Lord it was be Yes, my Lord, it was before

Night.

Mr. Darnel. My Lord, I defire that Mr. Tanner may read the Record against Mr. Baker, whereby it will appear, that he was indicted and convicted at Hicks's-Hall for cheating the Parish of St. Giles in Middlesex, when he was Scavenger there, by altering the Figures in the Book, and rating the Sums of Money higher upon divers of the Parishioners, than they were in the Parish Book, and then collecting and extorting the Money, fo by him increased, from them.

Mr. Tanner reads the Indictment aforesaid,

by which it did appear to the Court, and to the Jury, that the faid Mr. Baker was indicted for the Offence aforefaid, and confessed the Indictment, and was fined for it twenty Shillings.

Mr. Baker. My Lord, I was wrongfully indicted, and traverfed the Indictment, and was ac-

quitted.

.C. J. Mr. Tanner, give me the Record. Lord Chief Justice peruses the Record.

Mr. Baker, I have read the material Parts of the Record, and do find that you were indicted

for that Offence, and that you confessed the a House of an ill Fame, and do avoid going Indictment, and was fined for it.

Mr. Baker. My Lord, I was acquitted of it, and can prove it by Captain Cannon, who knows me, and my Reputation, and he is in Court.

L. C. J. Mr. Baker, the Record testifieth the Truth, and cannot err, therefore you have great Confidence to aver against it; yet I will hear what Captain Cannon faith.

Mr. Baker. Call Captain Cannon.

(Who appeared.)

L. C. J. Captain Cannon, do you know this Mr. Baker?

Captain Cannon. Yes, my Lord, very well. Mr. Darnel. My Lord, I defire that Captain Cannon may be fworn.

L. C. J. Mr. Tanner, Swear Captain Cannon. (II ho was sworn.)

L. C. J. Sir, do you know that Mr. Baker was indicted for fallifying of the Scavenger's Book when he was Scavenger, and acquitted, or convicted, and what do you know about it?

Captain Cannon. My Lord, I am an Inhabitant of the Parish of St. Giles in the Fields, and fo I was when Mr. Baker was Scavenger, and do well remember, that some of the Inhabitants of that Division where he was Scavenger, were troubled, and complained, that they were charged more than usually they had been to the Scavenger's Rate; and it was discover'd that several Figures of the Book by which Mr. Baker collected the Money to the Scavenger's Rate, were blotted and altered, and did not agree with the Parish Leidger-Book, but the Sums in his Book fo blotted and altered were razed; whereupon it was ordered, that he should be indicted for it, and it was done accordingly, and he was fined for it, and, to the best of my Remembrance, he confessed that Indictment.

L. C. J. Captain Cannon, Pray tell the Court and the Jury, of what Reputation Mr. Baker is

Captain Cannon. My Lord, he is now of none of

the clearest Reputations.

Captain James Patrich, of the same Parish, being in Court, offered himfelf, and gave the fame Account of Mr. Baker that Captain Cannon

Mr. Darnel. Cryer, Call Mr. Francis Branton, Mrs. Martha Whelftead, and Mr. Thomas Cole.

(And Mrs. Whelftead and Mr. Cole appeared, and were (worn.)

Mr. Darnel. Mrs. Whelftead, pray give the Court and Jury an Account what diforderly

House Mr. Maccaffee keeps?

Mrs. Whelstead. My Lord, I dwell in Crown-Court in Chancery-lane, over against Mr. Maccaffee's House; and he and she are very ill People; and keep a very evil and scandalous House; and such as are reputed to be House-breakers, Pick-Pock-ets, and lewd Women, do use and frequent the House; and there is commonly at late Hours in the Night, Persons calling out Murder, and Whore and Rogue, and fuch fort of Language, disturbing their Neighbours; and their House hath been feveral times fearched by feveral Con-ftables for stollen Goods, and for the Persons that have stollen them; and upon such Searches, there have been stollen Goods found there: And I have feen great Lewdness there between Men and Women; and the Neighbours do account it Vor. 1V. 2

thither.

Mr. Tho. Cole. My Lord, I do know Mr. Maccaffeee and his Wife; I do dwell over against his House, and they are reputed to keep an ill House, and most Persons that frequent it, are reputed to be Perions of lewd and cvl Lives and Conversations; and it is amongst the Neighbourhood noted for a scandalous House, and feveral Constables have several times searched there for stollen Goods.

L. C. J. Harrifon? What have you more to fay, Mr.

Mr. Harrison. I cannot say any thing more; you may deal with me according to my Deferts in this Matter.

L. C. J. You may affure your felf, that we will do you no Wrong; have you any more to He made no Reply.)

Mr. Darnel. My Lord, we have another Witness come now, who was not here before. Cryer, call Mr. Charles Whitfield.

(Who was fworn.)
Mr. Darnel. My Lord, this Gentleman can give your Lordship an Account what the Prisoner faid of his being just come out of the Country, upon the fifth Day of January last. Pray tell my

Lord what you know, Sir. Mr. Charles Whitfield. My Lord, upon the fifth Day of January last, being the Day after Dr. Clenche was murdered, I went to 70e's Coffee-house in Salisbury-Court, and there Mr. Harrison sitting by the Fire-side, says I to Mr. Harrison, Where have you been for a long time that I have not feen you? Says he, I have been in the Country: Where fays I? Says he, about twenty Miles of, in Kent; and I want a Landress, and a Lodging. Says I, do you hear the News, Sir? What News, fays he? Why, faid I, of Dr. Clenche's being murdered: I cannot tell the Occasion, said I, but he was found dead in a Coach last Night in Leaden-ball-freet. Then fays he, I did love him very well once, but of late he hath been a barbarous Rogue to a Gentlewoman, a Friend of mine, and she is in the Compter now: And Mr. Harrison said it was a just Judgment of God upon the Doctor for being so great a Villian to the Gentlewoman; therefore I will write to her presently, and give her an Account of his Death. And, my Lord, the Contents of his Letter were thele, as near as I can remember.

Madam,

"Am just now going to Lambeth, but hearing of Dr. Clenche's Murder, I do hereby " give you an Account of it, and can impute it " to no less than a just Judgment of God upon " him for his Baseness shewed to you. And if you think fit to fend to Madam Clencke, it may " be, she may fend somewhat towards your Re-" lief, the now being a Widow as well as you.

MADAM,

I am yours to command, Henry Harrison.

My Lord, after this, came into the same Coffee-house another Person, one Mr. R. wenscreft, of whom Mr. Harrison asked some Question about Dr. Clenche; who reply'd, That he heard that Dr. Clenche was murdered, and that it was committed Sff

mitted by a Bully of the Town that belonged to a Gentlewoman in the Compter, who was laid in there upon Dr. Clenche's Account; at which he was much startled: Says he again, There is no Perfon familiar with that Gentlewoman but my felf; for I know and am concerned in all her Affairs: Perhaps then I may be taken up about it: Or, my Lord, he used Words to that Effect.

Mr. Harrison. My Lord, this Woman was not in the Compter upon Dr. Clenche's Account.

L. C. J. No, the Witness don't say so; but that it was the Discourse of the Town that she was, and the Town did suppose her so to be.

What did he say further, Sir?

Mr. Wbitfield. My Lord, he faid, That he had been in Kent about twenty Miles off; and he faid, That he wanted a Landress, because he had fome foul Linen to wash; which he produced. This was on the *Tuefday*, and the Murder was committed on the *Monday* Night before: And, my Lord, there were two more Gentlemen that heard him as well as I, that he faid, That he had been about twenty Miles off in Kent, and that he was newly come to Town. Now, my Lord, I could not imagine for what Reason this Man should say, That he had been out of Town about a Fortnight or three Weeks, when he was in that House but the Monday Night before; that is, the Night the Murder was committed.

Mr. Darnel. Cryer, call Mr. Bishop. (Who appeared and was [worn.)

Mr. Bishop. About three Years ago the Prisoner came to my Master's Shop to cheapen some Linen, and when

L. C. J. Hold, what are you doing now? Are you going to arraign his whole Life? Away, away, that ought not to be; that is nothing to the Matter. Have you done, Prisoner?

Mr. Harrison. Yes, my Lord, I have done, I

refer my Cause to your Lordship.

L.C.J. Gentlemen of the Jury; The Prifoner at the Bar, Henry Harrison, stands indicted for the wilful Murder of Dr. Andrew Clenche, who was barbarously murdered on the fourth day of fanuary last: You have heard the Witnesses that have been sworn; and upon their Testimony, it doth appear, that two Persons came to Brownlow-street End in a Coach, after Nine a Clock at Night, and fent the Coachman to the Doctor's House, under Pretence to get him to a Patient, a Friend of theirs, that was fick. By this Contrivance, they got him into their Coach, which they had brought for that Purpose, and then they ordered the Coachman to drive to Leadenball-street; and when they came about Holborn-Bars, one of them ask'd the Coachman, why he drove so slow, and bad him drive faster. When they came to Leadenhall-street, then they bad him drive to the Pye-Tavern without Aldgate; where one of them bad the Coachman ask for one Hunt; but he not being there, one of them bad the Coachman return back, and gave Sixpence to the Watch to come through the Gate, which was shut in the mean time; and when they came to Leadenhall-Market, one of them gave the Coachman three Shillings and Sixpence, and fent him to buy a Couple of Fowls; which the Coachman did buy, and brought them to the Coach; but when he came back, he found the Doctor in the Body of the Coach, leaning against the fore Seat of the Coach, a Handkerchief being tied about his Neck, with a Coal in it, placed upon his Wind-pipe; which Handkerchief and Coal have been produced in Court.

The Question is, Gentlemen, Whether the Prisoner at the Bar be guilty of this base and barbarous Murder? To prove which, there hath been a very long Evidence given, fome Positive, fome Circumstantial. It has been proved that Dr. Clenche had fome Dealings with a Woman named Vanwicke, and had lent her one hundred and twenty Pounds, and had taken a Mortgage This Prisoner, Mr. Harrison, was a great Acquaintance, and very intimate with this Woman; and did concern himself in the Management of her Affairs: and because Dr. Clenche did refuse to lend the Woman more Money, therefore he had an Animofity against Dr. Clenche. The Money not being paid to the Doctor as he did expect, he did call it in; and therefore this Gentlewoman did oftentimes repair to Dr. Clenche to desire farther Time of Forbearance, because she could not raise or procure the Money elsewhere. That about Michaelmas last, it seems she came to a Coffee-house near Warwick bouse in Holborn, and there was Mr. Harrison; where they consulted what to do. And it was agreed, that the Mistress of the House, and Mrs. Vanwicke, should go to Dr. Clenche's; but Mr. Harrison should stay behind, for it was not thought convenient that he should go, lest he should provoke the Doctor. When they came to the Doctor, Mrs. Vanwicke was very importunate to have more Money; but the Doctor would lend her no more. And when they returned to the Coffee-house again, Mr. Harrison enquired what passed between the Doctor and Mrs. Vanwicke. She told him that the Doctor would not furnish her with any more Money, although she had pressed him to do it, and urged her great Necessities, but advised her to go to Service; Damn him, fays Harrison, does he say that a Woman of your Quality should go to Service? He is a great Rogue, and deferves to have his Throat cut, but let me alone, I will magage him.

At another Place there was a Discourse betwixt Mr. Harrison and one Mr. Johnson; and that the Prisoner did then speak very hard and ill Words of Dr. Clenche: And that Mr. Harrison came frequently to him; and one time laid his Hand upon his Sword, using some menacing Words, but what they were he cannot tell: But he likewise says, That at several times he did expostulate with him, and told him, That he would not do any good with fuch Discourses as these are, &c. That the Mortgage Money not being paid, it was thought fit, that there should be a Profecution made to get Possession of the mortgaged Estate, and that the Tenants should be forbid to pay their Rents. And Mr. Harrison went to Mrs. West the Tenant, some sew Days before St. Thomas's Day last, and demanded the Rent of her. To which she made Answer, That Dr. Clenche had forbid the Payment of the Rent to Mrs. Vanwicke. Thereupon Mr. Harrifon grew very angry, and answered, That Dr. Clenche was a Rogue and a Villian, and bid her that she should not pay him any Rent. And the Witness saith further, That the Doctor being prest to let her have some more Money, refused to do it, because she would spend it all upon

Then the Council for the King called fome Witnesses, who gave you an Account of the Pri-

Harrison.

foner's shifting his Lodgings the Day before the Murder was done. He takes a Lodging at Mr. Garway's in Threadneedle-street, on the twenty third Day of December, and there he continued till about the first of January. The second of January he was at Garway's Shop; and on the Sunday Night he came and fetch'd away his Things. The Monday after, being the Day that this barbarous Fact was committed, he fent a Letter to Mrs. Garway, to acquaint her that he was gone out of Town; but he left three Half Crowns with her Maid to pay for his Lodging. But as to his going out of Town, it was falfe, for he never went into the Country; but took a Lodging at Mr. Jones's in St. Paul's Church-Yard It's observable also, that he went for a Parliamentman when he lodged at Mr. Garway's, and had his Footman to attend upon him, &c. There it was that he was feen to have an ordinary Handkerchief, and to hold it to the Fire; which was taken Notice of by Mrs. Jackson, the Daughter of Mrs. Garway, which was not fuitable, as she thought, to a Parliament-man's Quality, but rather fit for a Seaman; for it was like the Apron of the Maid in the House: which hath been shewed in Court, and compared with the Handkerchief that was tied about Dr. Clenche's Neck. She faith it is the fame, or very like that which she did see Mr. Harrison hold in his Hand.

Cartwright, the Officer at the Compter, he tells you, that the Sunday Night, the Day before the Murder, Mr. Harrison came to Woodstreet Compter, and enquired for Mrs. Vanwicke, and that he only was in her Chamber, and no other Body on that Side of the House but Mrs. Vanwicke, the Prisoner, and this Cartwright the Keeper, who stood at the Door, and heard Harrison say, That he would have the Blood of that Rogue, and

named Clenche, or Winch. Mr. Harrison. My Lord, he was not in the Room.

L. C. J. No, he was not; but there were none on that Side the House but you, Cartwright, and Mrs. Vanwicke.

Now, on the Monday on which this Fact was committed, he having taken a Lodging at Jones his House, he came thither with a Porter, who brought his Portmantua-Trunk about eight a Clock at Night; and after he had been there a

little while, he went away.

And you are told, by a Gentleman that lodges at the Golden-Key against Fetter-lane End; That he had some Acquaintance with the Prisoner, that he had lent him a Morning-Gown; and that about nine a Clock that very Night, he came to his Lodging in a Cloak; and then the Gentleman asked him for his Gown; and he told him, That he had brought it with him. Thereupon the Gentleman invites Mr. Harrison to stay and sup with him. Mr. Harrison said, He could not stay, for he was engaged; he must be gone, for that a Gentleman staid in the Street for him to go about extraordinary Bufiness.

The Coachman tells you, That near about that Time two Men in Fleet street, near Fetterlane End, hired his Coach of him to go to Brownlowfireet to Dr. Clenche's; but he can't positively say, that the Prisoner at the Bar was one of them, but he swears, he does verily believe that he was

one of them.

Mr. Harrison. He said before your Lordship, That he could not remember what I had on,

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Well, well, he doth not remember it L. C. J. now; but being hired to go to Dr. Clenche's, he drove to the Street End, and no further, because the Gate as the lower End was shut up, and he could not turn his Coach in the Street; but he was fent by them to the Doctor's, to defire the Doctor to come out to them, and they fat in the Coach in the mean time. The Doctor made haste, and went to them immediately, and they drove away to Leaden-hall, and then to Aldgate; and they called at the Pye-Tavern, and enquired for one Mr. Hunt a Chyrurgeon, as I mentioned to you before: He not being there, they returned to drive through Aldgate, gave the Watch Sixpence, and paffed through the Gate without any Manner of Notice taken; but if the Watch had done their Duty, it might have been better discovered. But further, the Coachman tells you, that when he came to Leadenball-street, they called to him, and directed him to buy one Fowl; and after that he had been gone a little way from the Coach, they called him back, and bad him take some more Money and buy two Fowls. So he went and bought the Fowls; but when he came back, the two Gentlemen were gone, and he found the Doctor still in the Coach; and he not stirring, he thought he had been in Drink; but upon further Examination, and calling the Watchman with his Candle, it appeared that the Doctor was strangled with a Handkerchief and a Coal.

There is one Mrs. Elianor Ashbolt, who lives in Brownlow-street with her Mother, and had been fent of an Errand; and between nine and ten of the Clock at Night, she saw the Coachman in Brownlow-street, and thought that those Men in the Coach might have put a Trick upon him, by going away without paying him his Fare. And she fays further, That by the Help of the Lamps she did discern the Face of this Harrison in the Coach; he had a Cloak on, with a light Perriwig, and looked out of the Coach, and did swear at the Coachman; and by this means she knew him when she saw him again, to be the same Man, both by his Face and Voice. This Woman indeed was not before the Coroner, and she gives you this Reason for it, Because her Mother was not willing she should be concerned in such a Matter as this was; and what she could fay, was not known to Mrs. Clenche until after the fecond Seffions; And when he was in Newgate, she saw him there, and declared he was the

There was another Piece of Evidence; viz. That of the Boy's, who does not appear; he was examined before the Coroner. There has been Evidence given of ill Practice to take him out of the way, and therefore his Affidavit is read for Evidence: He swears he saw two Gentlemen come out of the Coach when it stood in Leadenhall-fireet, and that having teen the Pri-foner in Newgate fince, doth believe him to be one. This, Gentlemen, is the Sum and Substance of the Evidence for the King, to prove that the Prisoner was one of those that committed the Murder.

fame Man.

You have heard likewise what the Prisoner fays for himself; he does undertake to prove that he was in another Place; (that is) that he should come into Maccaffee's House in Crown-Court, over against Serjeants-Inn in Chancery-lane: and Maccaffee, he tells you, That there were some

Sff 2

other Company there, and that Harrison came in very cold, and that they went to Cards, and plaid for one Penny a Corner at Whisk; and that he did continue there from nine till eleven a Clock; and if he was there then, it is impossible he should be guilty of this Fact, for the Fact was done between the same Hours.

Maccaffee's Wife tells you the fame, and they both tell you who were there besides, and who plaid together, and are positive that the Prisoner

was there.

Baker fays, 'That he went away about half an Hour after ten at Night, and lest Harrison behind him. To confirm this Evidence, they have called two other Witnesses, besides the Drawers at the King's-Head-Tavern, viz. Mr. Sutton, the Chyrurgeon, who lives in Stone-Cutter's-street, and Mr. Russell. Mr. Sutton says, They had been at the Horse-Shoe Tavern in Chancery-lane, and called for half a Pint of Sack at the King's-Head-Tavern when they came by: and as they sat in the Coach, Mr. Harrison came by accidentally, and one of them looking out of the Coach, cries Harry or Harrison; and he went to them, and they drank together another half Pint of Sack.

As to their meeting with Harrison, and as to other Passages there, Russell says the same; but as to the Time of Night he is not positive. And they sent one of the Drawers to a House in Crown-Court to enquire for some body there.

The Drawers at the King's-Head-Tavern, fay, That Mr. Sutton and Mr. Ruffell did call there about that time; and that they drank two half Pints of Wine: and that when they were drinking, a Man came by with a hanging-Coat or Cloak on, and drank with them. And one of the Drawers went to call fome body in Crown-Court; and one of the Company up with his Muff, and gave him a Slap in the Face.

Now this is the Sum and Substance of the Evidence that you have heard on the Behalf of the Prisoner, to induce you to believe that he was not the Person that was concerned in the

Murder of Doctor Clenshe.

To which Evidence, an Answer hath been

offered;

First, as to those Witnesses, Maccassee and his Wise, divers Witnesses have been produced to prove, that they are People of doubtful Credit; it seems they keep an House of ill Fame.

Mr. Harrison, I am glad, my Lord, that I

was there

L. C. 7. Well, well. Gentlemen, the People of the House are not of very good Reputation; they keep a naughty and a disorderly House, (if you believe the Witnesses) you may consider of their Credit.

And as to Mr. Baker; about nine Years fince, he was convicted of an arrant Cheat, which is no less than Forgery, for altering the Scavenger's Rate for St. Giles's Parish, and therefore the less Credit is to be given to his Evidence; for now it appears, that he is a Knave upon Record: and the very Record it felf was produced against him, which is true without doubt, notwithstanding his Pretence of Innocency. What is said by Mr. Russell and Mr. Sutton, I must leave to your Consideration; they had been a drinking, and the Drawer says, they were atthe King's-Head Tavern at Eleven of the Clock at Night. Mr. Harrison, the next day after the Murder, met a Gentleman at Joe's Cosse-House in Salisbury-

Court; and though he had taken a Lodging in Paul's Church-Yard, yet he faid, that he was newly come to Town, and had been in Kent, and had remained there about three Weeks; and that he wanted a Laundress and a Lodging, although he had not been out of Town, and had taken a Lodging but the Day before: And then he told the Witness, who discoursed with him about the Death of Dr. Clenobe, That he had formerly loved him, but he faid he had been of late a barbarous Rogue to a poor Gentlewoman, a Friend of his; and that the just Judgment of God had fallen upon him for fo doing, and that he would write to her to give her an Account of it; and advise her to write to Mrs. Clenche, and to tell her, That she was a Widow now as well as Mrs. Vanwicke; and he thought by that Means to move Mrs. Clenche to pity her, being a Widow as well as herself: And that whilst they were talking thus, one Mr. Ravenscroft tells him, That Dr. Clencke was murdered, and that a Bully of the Town, that belonged to a Gentlewoman in the Compter, one Mrs. Vanwicke, was suspected. At which Mr. Harrison was much startled, and faid, That no one was concerned with that Gentlewoman but himself; and for ought he knew, he might be taken up for it. This is that which he faid.

Now what faid Mr. Harrison further for himfelf? Why, says he, this Gentlewoman is not in Prison at the Prosecution of Dr. Clenche, and was not so affirmed, but so reported; and whether it were so or no, is no great matter. Gentlemen, you ought to consider of the Evidence that you have heard against him, and also to weigh well the Evidence he hath brought for himself.

It is most plain, if you believe the Witnesses, that Mr. Harrison was concerned for this Woman Vanwicke, and hath threatned Dr. Clenche, called him Rogue and Rascal, and said, That he deserved to have his Throat cut; that Harrison went under a Difguise for some time before the Murder. You have had an Account of the Handkerchief, what kind of Handkerchief Harrison had, and what Handkerchief was taken about Dr. Clenche's Neck, you have feen: And you heard what Evidence was given by Mr. Humston; how the Prisoner was with him about nine a Clock that Night; and how he refused to stay and sup with Mr. Humston. If Mr. Harrison had no earnest Bufiness, one would have thought he might have staid with Mr. Humston, better than to have gone to an Alehouse in Crown-Court, and plaid at Cards at one Penny a piece a Corner; he might have had better Fare no doubt.

The Witnesses for the Prisoner say for him, That he came to Maccasses's House about nine a Clock at Night, and staid till eleven: That is contrary to that Evidence given for the King, viz. That he was in the Coach at Brownlow-street End; for if he was at Maccasses's House all the time they mention, it is impossible he should be guilty. All these Things are under your serious Consideration. You had best go together, and if you are not satisfied upon the Evidence you have heard, that he is guilty, then you ought to acquit him; but if you are satisfied that he did commit this Murder, then you ought to find him

guilty.

Then the Jury withdrew, and the Court adjourned for half an Hour; and when they were returned, the Jury came to give their Verdict;

and

and being called over, answered to their Names; and Mr. Harrison was brought to the Bar.

Cl. of Arraign. Gentlemen, Are you all agreed of your Verdict?

Yes. Fury.

Cl. of Arraign. Who shall say for you?

Jury. Our Foreman. Cl. of Arraign. Henry Harrison, hold up thy

Hand. (Which he did.)

Look upon the Prifoner, How fay you? Is he guilty of the Felony and Murder, whereof he stands indicted, or not guilty.

Foreman. Guilty, of wilful Murder.
Cl. of Arraign. What Goods or Chattels, &c? Foreman. None that we know of.

Major Richardson. Look to him, he is found guilty of wilful Murder.

Cl. of Arraign. Then hearken to your Verdict,

as the Court hath recorded it.

You fay that Henry Harrison is Guilty of the Felony and Murder whereof he stands indicted; but that he had no Lands nor Tenements, Goods nor Chattels, at the Time of the Felony and Murder committed, nor at any Time fince, to your Knowledge: And fo you fay all?

Jury. Yes.
Then the Prisoner was remanded to Newgate, until the last Day of the Sessions; and then he was brought to the Bar, to receive Sentence of Death.

Cl. of Arraign. Henry Harrison, Hold up thy

Hand. Which he did.

Henry Harrison, You ftand convicted of Felony and Murder, for the Murder of Dr. Andrew Clenche: What can you fay for yourself, why Judgment should not be given against you, to die according to Law?

Mr. D. Recorder. Mr. Harrison, You have been Indicted, Arraigned, and Convicted, of Felony and Murder, for the Murder of Dr. Andrew Clenche: You have had as long, and fair, and favourable a Trial, as any Person that ever hath

been tried at this Bar.

The Jury that has passed upon your Life and Death hath convicted you, and the Court are now ready to do their last Act, which is to pronounce that Sentence that the Law does inflict upon fuch Crimes as you stand convicted of.

Mr. Harrison. I expect no Mercy here, therefore I humbly defire you would interceed to the Queen, that I may have twelve Days allowed me, in order to my better Preparation for Death.

Mr. D. Recorder. Well.

Mr. Harrison. I must needs acknowledge, that I was tried before the best of Judges, my Lord Chief-Justice Holt; but one Thing I think strange, that my Witnesses should be examin'd fingly, and not the King's.

Mr. D. Recorder. That is no more than what is usual; the Council for the King and Queen requested it, and you did not.

Mr. Harrison. I begg'd that I might have timely Notice of my Trial, and I had not: There were feven People in my Company at that Time when this black and bloody Murder was done, and I could not get them to be here.

Mr. D. Recorder. You have had a long Time to get them ready, and you pressed on your own Trial, which you should not have done if you had not been ready.

Mr. Harrison. I humbly fubmit.

Then the usual Sentence of Death was pronounc'd against him, and he was remanded to Newgate.

The Examination of Henry Harrison, this 6th Day of January, 1691.

HIS Examinant being asked where his Lodgings are, answereth, That he lodgeth at the Golden-Ball in Paul's Church-Yard, and came to lodge there on Monday-Night, about Eleven of the Clock, or half an Hour after, but took the Lodgings in the Morning, the Master of the House being one Mr. Jones, a Cane-Chair Seller; and before that Time this Examinant lodged at the Hand and Apple near the Exchange, which faid Lodgings he left on Saturday last in the Morning, and paid for them on Sunday Afternoon: And this Examinant faith, that on Saturday Night last he lodged at the White Balcony in Old Southampton-Buildings, the Mistress of the House being one Mrs. Pitts, and this Examinant lodged there on Sunday-Night alfo. And this Examinant faith, That he was at the King's-Head in Crown-Court in Chancery-Lane upon Monday last, from between Seven and Eight of the Clock at Night, and stayed there until Eleven, playing at Cards with the Man and Woman of the House, and other Persons unknown. And being asked where he dined on Monday, and how he fpent his Time on Monday in the Afternoon, he faith, he cannot give an Account. And this Examinant faith, That on Tuesday last Mr. Hartly of Old Southampton-Buildings, discoursing concerning the Murder of Dr. Clenche, faid, That this Examinant was suspected to be guilty of that Murder. And this Examinant further faith, That he wore the fame Cloaths he hath now on upon Monday last; and hath worn them a great while, having no other Cloaths to wear.

Capt. & Cognit. 6 Die Hen. Harrison. Jan. 1691, Coram J. Holt.

He was afterwards Executed, purfuant to the Sentence.

The Trial of JOHN COLE, at the Old-Baily, for the Murder of Andrew Clenche, Doctor of Physick, Sept. 2. 1692. 4 W. & M.

Judges present Mr. Justice Dolben, and Mr. Justice Powel.

HE Keeper of Newgate did, according to Order of the Court, on Friday the 2d Day of September, bring up the Body of John Cole to the Sessions-House in the Old-Bailey, London; who, being at the Bar, was Arraigned upon an Indictment of Felony and Murther, found against him by the Grand Jury for the City of London, for the Murther of Dr. Andrew Clenche.

Cl. of Arr.



OHN COLE, hold up thy Hand. (Which he did.) You stand Indicted by the Name of John Cole, of London, Labourer, for the Murther

of Dr. Andrew Clenche, &c. and the Indictment is in fuch Manner as that against Mr. Henry Har-

How fay you, John Cole, are you guilty of the Felony and Murther whereof you stand indicted, or not guilty?

Jubn Cole. Not Guilty.

Cl. of Ar. Culprist, how will you be tried? John Cole. By God and my Country. Cl. of Ar. God fend you a good Deliverance.

And afterwards the faid John Cole was brought to the Bar upon his Trial: And those Persons who were returned upon the Jury were called over twice, and their Appearances recorded.

Cl. of Ar. You, John Cole, These Men that you shall hear call'd, and personally do appear, are to pass between our Sovereign Lord and Lady the King and Queen and you upon Trial of your Life and Death; if therefore you will challenge them, or any of them, your Time is to challenge them as they come to the Book to be fworn, and before they be fworn.

Then the Jury were call'd, and sworn, and then were counted, and the Twelve sworn were these whose Names follow:

7ohn Clay Edward Sherlock 7ohn Ruddycr Benj. Evans George Bestow Archibald Wilson

Cuthbert Lee Thomas Watfon Thomas Milburne Thomas Applebury Nicholas Harris || Ralph Cates

Then Proclamation for Information and Evidence was made as is usual.

Cl. of Ar. John Cole, Hold up thy Hand. (Which be did.)

Gentlemen, You that are fworn, look upon the Prisoner, and hearken to his Cause. He stands indicted by the Name of John Cole, late of London, Labourer, &c. as in the Indictment. Upon this Indictment he hath been Arraigned, and thereunto hath pleaded Not Guilty; and for his Trial hath put himfelf upon God and his

Country, which Country you are. Your Charge is to inquire whether he be Guilty of this Felony and Murder whercof he stands indicted, or Not Guilty. If you find that he is Guilty, you are to inquire what Goods or Chattels, Lands or Tenements he had at the Time of the Felony and Murder committed, or at any time fince. If you find him Not Guilty, you are to inquire whether he fled for it. If you find that he fled for it, you are to inquire of his Goods and Chattels, as if you found him Guilty. If you find him Not Guilty, nor that he did fly for it, you are to fay so, and no more; and hear your Evidence.

Cl. of Ar. Cryer, Call Mary Milward, Joseph Dudley, John Dudley, Jane Warren, Sarah Ducly, Anne Gunn, Anne Gesson, Anne Warren, Elizabeth Harper, Mary Edwards, John Gamble, John Sykes, Robert Rebone, Richard Eades, Richard Marryot, Samuel Revet, Henry Milward, Squire Dalley, Wilson, Wi liam Brown, Francis Hobbs. Who were all fworn.

Cl. of Ar. Set Mary Milward up.

Mr. Justice Dolben. What have you to fay, Woman, against Cole the Prisoner, concerning the

Murther of Dr. Clenche?

Mrs. Milward. My Lord, my Husband declared to me, that he and Mr. Cole were in the Coach with Dr. Cleuche, and that they Two kill'd Dr. Clenche.

Mr. Justice Dolben. That's no Evidence at all, what your Husband told you; that won't be good Evidence, if you don't know fomewhat of your own Knowledge.

My Lord, I have a great deal Mrs. Milward.

more that my Husband told me to declare.

Mr. Justice Dolben. That won't do; what if your Husband had told you that I kill'd Dr. Clenche, what then? that will stand for no Evidence in Law: We ought by the Law to have no Man call'd in question, but I pon very good Grounds, and good Evidence, upon Oath, and that upon the Verdict of Twelve good Men. Have you any Body that can prove any Thing against Cole, or does it all arise barely from your Husband's Report?

Mrs. Milward. My Husband declared that he and Mr. Cole were to go under a Pretence to rob the Doctor, and fo take their Opportunity to kill him; and the first Time they call'd at Doctor Cleuche's he was not within, but the fecond Time they went he was within, and then they did the Murther.

Mr. Justice Powel. When dy'd your Husband, Mistress?

Mrs. Milward. The 23d of May last, Sir. Mr. Just. Dolben. Here hath been two or three Seffions fince that Time, why did not you take up Cole about it before now?

Mrs. Milward. I did not know where to find

Mr. Just. Dolben. Why, then you should have gone to a Magistrate, and told him of it, and taken some Advice about it.

Mrs. Milward. I did, as foon as I had found Mr. Cole.

Mr.

Mr. Just. Dolben. Your Business had been to have discovered this to Mrs. Clenche, and she should have looked after Cole. Is Mrs. Clenche

Sir Will. Asburst. Here is her Brother-in-Law. Mr. Just. Dolben. Do you prosecute Cole upon this Indictment?

Mr. Wife. No, my Lord, I do not. Mrs. Milward is the Profecutor, and she charged Mr. Cole with the Murther of my Brother, Dr. Clenche; and she told my Sister Clenche, that Mr. Milward, her Husband, confessed and said some Time before his Death, that he and Mr. Cole murthered Dr. Clenche in a Coach: and Mrs. Milward faid, that she had sufficient Evidence against Mr. Cole for it. And my Sifter Clenche told Mrs. Milward, that Mr. Harrison murther'd Dr. Clenche in a Coach, together with another Person, which my Sister Clenche said she believed was the said Mr. Milward, Husband of the faid Mrs. Milward; and that she had a Warrant against him, the said Mr. Milward, upon Suspicion for it, but could not take him; and that she suspected that there were other Persons Contrivers or concerned in it, who were fet down at the Blue Boar's-Head Alehouse near Clement's-Inn, by Mr. Gamble, a Coachman, out of his Coach, together with the faid Mr. Milward, in their Return from Dr. Clenche's House, that Night he was murdered. And, my Lord, by my Sister Clenche's Order, I went with Mrs. Milward to all her Witnesses, and took Notes of their Evidence; and I went with several of them to my Lord Chief Justice Holt's Chamber, before whom they gave in their Informations upon Oath about it: And when I had done it, I told Mrs. Milward I could find no Evidence that she had against M. Cole, more than that he was at Dr. Clenche's House, and at the faid Blue Boar's-Head Alehouse, with Mr. Milward, and another Person, that Night Dr. Cleuche was murdered, and so he might be concerned in the Contrivance of it; whereupon Mrs. Milward was diffatisfied, and faid, she was not able to profecute him for it: fo my Sifter faid to Mrs. Milward, that she might if she would prefer an Indicament against him for it, and that The would pay for it, and other Charges about it, which she did. And Mrs. Milward hath a Note of the Names of all her Witnesses, and may call 'em.

Sir Rob. Clayton. Did not you lie at Cole's

House, Mistress?
Mrs. Milward. Yes, Sir, I did.

Mr. Just. Dolben. Why did you not take him

Mrs. Milward. Because he absconded himself, and gave out that he was gone to Sea.

Mr. Just. Dolben. Was there no Quarrel betwixt Cole and you about your Goods?

Mrs. Mikvard. No, my Lord, I had no Quarrel with him.

Mr. Just. Dolben. Because you did not do it fooner, have you not been troubled with your Husband's Ghost? Tell the Jury the Story; we have heard on't, but I am afraid they will laugh at you.

Mrs. Milward. That was very true, my Lord. Mr. Just. Dolben. Well, if you have any thing else to say, that is material, speak; otherwise, my Brother and I are of Opinion, that what you have already offered is no Evidence.

Mrs. Milward. My Lord, Here is a Coachman or two that can acquaint your Lordship of the Matter of Fact better than I can.

Cl. of Ar. Cryer, call John Gamble, the Coach-(Who flood up.)

Mr. Just. Dolben. You, Coachman, Do you know the Prifoner?

Mr. Gamble. No, my Lord, I do not know him. Mr. Just. Dolben. Look upon him, do you

know him or no?

Mr. Gamble. No truly, my Lord, I do not know him.

Mr. Just. Dolben. Why, look you, Woman, he does not know him! You, Coachman, the Story is well known; therefore I ask you again, upon your Oath, if that Prisoner at the Bar be one of the three Persons that you carried to the Blue Boar's-Head on the Back-fide of St. Clements, that Night Dr. Clenche was murdered?

Mr. Gamble. Indeed, my Lord, I cannot be positive whether he be one of them or no: I took up in Cheapside three Men into my Coach, and fet one of them down at Grays-Inn, and drove the other two to Dr. Clencke's House, that Night he was murdered, and he was not at home; and afterwards the Man I had fet down came in again, and I fet them all down at the Blue Boar's-Head Ale-House near Clement's-Inn-Gate, about Eight a-Clock at Night.

Cl. of Ar. Set up William Brown, Servant at

the Blue Boar's-Head.

Mr. J. Dolben. Hark you, Is this one of the three Men that the Coachman fet down at your Master's House, that Night Dr. Clenche was murder'd?

Will. Brown. Yes, my Lord, it is.

Mr. Just. Dolben. What Time did they come

to your House?

Will. Brown. They came about Eight a Clock at Night, and this Man and the other stayed till after Eleven a Clock: Only Milward went out, and returned presently; and then immediately he went out again, which was before Nine a clock, and return'd not until Eleven a clock after.

Mr. Just. Dolben. What Time was Dr. Clenche

kill'd?

Will. Brown. About Ten a clock, or betwixt Ten and Eleven, as I think.

Mr. Just. Dolben. Who went out first, only

Milward?

Will. Brown. Only Mr. Milward, my Lord: But this Man stayed all the Time, till Eleven a clock at Night; and another, who went by the Name of Harper, as I am fince informed.

Mr. J. Dolben. Why then this Man could not

be in the Coach when Dr. Clenche was murdered, fo Harrison and Milward kill'd the Doctor in all Probability; for he fays, this Man at the Bar, and another, stay'd at his Master's House till after Eleven a clock.

Will. Brown. My Lord, When Milward came back, he brought a Couple of Men with him, in Soldiers Habit, about Eleven of the clock at

Night.

Mrs. Milward. My Husband told me, that Mr. Cole and he went out of the House, and left

Mr. Harper behind.

Mr. J. Dolben. But this Man swears, that the Prisoner did not go out of the House till Eleven a clock at Night, and they were fet down about Eight of the clock, and Dr. Clenche was found kill'd a little after Ten at Night; and that Milward went out, and then came in again about Eleven a clock, and brought two Men with him: 'Tis to be feared he had been killing Dr. Cleuche in that Time; Have you any more to fay? If th's Man fays true, nothing can be faid more.

Mrs. Mikward. Speak what was done when they came to drink the Pot of Ale, Mr. Brown.

Mr. J. Dolben. I would fain know, Mistress, who fet you upon this Bufiness? Is there not fome Money promifed you? It was not the Fear of your Husband's Ghost that put you upon it,

Mrs. Mikvard. I am much wronged, my Lord,

I know nothing of any Money offered me.
Mr. J. Dolben. What fay you more?
Will. Brown. My Lord, Mr. Milward being at my Master's House that Night Dr. Clenche was killed, defired to make a Fire in the same Room the next Morning, and that he would come again then; and I made a Fire accordingly, but he came not then, nor afterwards at any time to my Knowledge; but on a Sunday Night about a Fortnight after, came the two Persons that came with Mr. Milward in the Coach to my Master's House that Night Dr. Clenche was murdered, and my Mafter being above Stairs, I fent him Word, that the two Men were there who were there that Night that the Doctor was murdered, and they inquired for Mr. Milward, faying he promifed to meet them there, and he not being there, before my Master could come down, they paid for the Pot of Drink, and went away.

Mr. J. Dolben. When they came together to the Blue Boar's-Head, they had some evil Design, no doubt, but if it be true that those two Men staid from eight a Clock till eleven, then it could not be this Man that murdered Dr. Clenche; but hark ye, Fellow, you fay, there were three Perfons, whereof Cole was one, and Milward the other, who was the Third?

Will. Brown. I do not know his Name, my Lord, otherwise than as I have fince heard.

Mrs. Mil. The other Man's Name was Harper. Mr. 7. Dolben. You know nothing but what your Husband told you, and 'tis most probable that Harrison and he did the Murder, for that it appears that the Prisoner at the Bar is not the Man that kill'd the Doctor, that's plain. Have you any more?

Mrs. Milward. About a Fortnight after the Murder was done, they came to inquire for my Husband at the Blue Boar's-Head, and whilst the Tapster went to tell his Master, they left their Money for the Drink and went away, and would

not be feen.

Mr. J. Dolben. What if they had run away, what then? If they were at the Blue Boar when Dr. Clenche was kill'd, they could not kill him.

Mrs. Mikward. His Master says, that they were in the House, and out of the House, very often. Call Mr. Dalley the Master. Who ap-

pear'd, and stood up.

Mr. Dalley. My Lord, Two of them were not out of the House all the Night, I am not positive that this is the Man that came in with Milward, but those two Men that came in with him, never went out at all until after Eleven a Clock at Night, but only Milward went out between Eight and Nine, and returned about Eleven a Clock.

Mr. 7. Dolben. What do you fay to this, Woman's your Husband told you that the Prisoner was one of the Two, this Witness cannot say he was one, but fays positively those two Men never went out till Eleven a Clock, and from St. Cle-

ment Danes to Leadenhall-Street is not to go in and out, they must take a great deal of time to go thither and back again. Hark you, Mr. Dalley, you fay that those two Men that Milward left, never went out of your House till after Eleven a Clock; you are fure on't?

Mr. Dalley. No, my Lord, they did not go out Mr. Wife. Mrs. Milward hath two Witnesses that can tell fomewhat more of the Matter concerning her Husband's being concerned in the Murder.

Mrs. Milward. My Husband told me, that the Coachman took them up not far from Chancery Lane End, and that Mr. Cole laid Hands upon the Doctor in the Middle of Holbourn.

Cl. of Arr. Cryer, Call John Sikes the Coach-

man; who flood up.

Mr. Sikes. My Lord, I took up two Men in Fleet-Street, about Fetter-Lane End.

Mr. J. Dolben. What manner of Men were they? What Cloaths had they on?

Mr. Sikes. My Lord, one of them had a lightcoloured Perriwig on, and the other was in fadcoloured Cloaths, and lank Hair, but I cannot be positive that this is one of them: They asked me if I knew Dr. Clenche of Brownlow-Street ? I told them, that I did not know the Doctor, but I knew the Street; and they bid me drive thither; and when I came to the Street's End, they fent me to the Doctor's House, and bid me tell him, that two Gentlemen were at the Street's End in a Coach, who defired him to go with them to one that was not well; fo the Doctor came prefently after me, and when he was in the Coach, they bid me drive to Leadenhall-Street; and when I came about Holborn-Bars they bid medrive faster; and when I came to Leadenhall-Market, they bid me drive to Aldgate, and I drove theof the Gate to the Pye Tavern, and when I had turned my Coach, they bid me ask for one Hunt a Chyrurgeon, but he was not there; and then I told them the Gate was shut, and one of them put his Hand out of the Coach, and gave the Watchman Six-pence to open the Gate, and then I drove back again to Leadenhall-Market, and there they bid me stop again, and one of them gave me half a Crown to buy a Fowl, and I went a little way from the Coach, and one of them called me back again, and gave me a Shilling more, and bid me bring a Couple; and he bid me ask for one Hunt a Poulterer; I went all over the Market, but I could find no fuch Man, fo at length I bought the Fowls of another Man, and would have had the Man gone with me to my Coach, but he would not; then I came to my Coach-side, and found the Door open, and I found the Doctor fitting at the Bottom of the Coach, with his Head against the Cushion, and the two Men gone, and one of them feemed to be in Drink when I took them up, and I thought him to be that Man fallen afleep, and that the Doctor and the fober Man were gone to the Person that was not well; fo then I call'd the Watch, and found the Doctor dead, and then it was about half an Hour after Ten a Clock at Night.
Mr. J. Dollen. Then I ask you, was that one

of the Men?

Mr. Sykes. I cannot fay it, my Lord; I don't know him.

Mr. J. Dolben. What time of Night was it that you took them up at Fetter-Lane End?

Mr. Sykes. It was about Nine a Clock, fome-

Mr. J. Dolben. Why then, they fay, that this Man never stirr'd out of the House from Eight a Clock till Eleven; this Man can't be concern'd.

Cl. of Ar. Set up John Dudley: Which was done. Mrs. Milward. Mr. Dudley, What did my Husband fay concerning the Doctor to you in

the Country?

He came into the Country pre-Mr. Dudley. fently after the Death of the Doctor, and he fent for me, and was very much concerned; I ask'd him what was the Matter with him, and he told me, that he was come out of Town about the Murder of Dr. Clenche; I told him, that I hoped he was not concerned in it; he told me, No, but there was a Warrant out against him upon account that he quarrell'd with the Coachman that Night that he carried him to Dr. Clenche's; and he said, that Mr. Harrison had sent to him from Newgate, and told him, that he would give him Twenty Pounds if he could make his Trial easy.

Mr. J. Dolben. Mistress, this makes it out, that he told you one Story, and to this Witness another, which contradicts your Story fully; he told him, that he came away for Fear, and that he was innocent of the Murder; and fince that he told you, that he was guilty. Well, what elfe did he fay to you, Mr. Dudley?

Mr. Dudley. He was much concerned to enquire after the Gazettes, and Letters, if he were in them, about the Doctor's Murder, and to enquire if Mr. Cole and Mr. Harper were taken up

about it.

Mr. J. Dolben. You hear what is faid against you; what do you say to it, Mr. Cole?

Mr. Cole. My Lord, I know nothing of it. Mr. J. Dolben. No, I doubt you do, you were one of the Three that was fet down on the Backfide of St. Clement's Church, at the Blue-Boar's-Head, where all Things were confulted.

Mr. Cole. My Lord, there was not one Word fpoke about killing of Dr. Cleuche in my Com-

pany.

Mr. 7. Dolben. Were not you acquainted with Milward?

Mr. Cole. Yes, my Lord. Mr. J. Dolhen. Were you not with Harrison? Mr. Cole. No, my Lord, I never faw him with my Eyes.

Mr. 7. Dolben. Well, have you any more to

fay?

Mrs. Milw. Call Mr. Hobbs. Who flood up. Mr. Hobbs. I met Mr. Milward in Tork-Buildings, and he ask'd me how I did, and he went from me a little way, and then came to me again, and ask'd me if I would drink: So we went to the George in York-Buildings, and there we drank a Pot or two; and he ask'd me if I heard that he was accused about the Murder of Dr. Clenche; I told him No, but he never told me any thing of this Man at the Bar.

Mr. 7. Dolben. What was Milward?

Mr. Hobbs. I do not know how he got his Living. Mr. J. Dolben.

Have you any Body elfe,

Mistress?

Mrs. Milw. No, my Lord, I know no more. Mr. J. Dolben. Gentlemen of the Jury, Cole the Prisoner at the Bar stands indicted for murthering Dr. Clenche, who, as it now appears, was murther'd in a Coach by two Persons that were VOL. IV.

therein together with the Doctor. The Question now before you is, whether Cole was one of thefe two?

Gamble the Coachman swears, That the Night Dr. Clenche was killed, he took up three Men in Cheapside, set one of them down at Gray's-Inn, and drove on to Dr. Clenche's House; the Doctor was not at Home, then the third Man came in again to the Coach, and he drove to the Blue-Boar's-Head, an Alchouse by Clement's-Inn, and fet those three Men down there, and 'twas then about Eight of the Clock.

Sykes the Coachman swears, He took up two Men at Fetter-Lane End in Fleet-Street, and by their Directions drove to Brownlow-Street, where the Doctor lived, whom they got into the Coach, and he drove as far as Aldgate, and through the Gate, and then came back to Leadenhall; was fent by the two Men in the Coach to buy a Fowl; when he returned they were gone, but the Doctor found dead in the Coach; and 'twas now half an Hour past Ten.

The Question now, as I said before, is, Whether Cole the Prisoner at the Bar, was one of

thefe two Men?

The Woman tells you, Milward her Husband told her, that he and Cole were in the Coach with Dr. Clenche, and that they two kill'd Dr. Clenche.

She likewife tells you, her Husband told her, that Cole and her Husband went out from the Blue-Boar's-Head near Clement's-Inn, and left only

Harper behind.

The Court hath already declar'd to you, That her Evidence, being only what her Husband told her, is no Evidence in Law to take away a Man's Life, especially when it is single, without any Circumstance to confirm it, as here'tis. that is not all, there is a very great Evidence, that what she says her Husband told her, is filse.

He told her, she fays, that he and Cole went from the Blue-Boar's-Head and kill'd the Doctor,

leaving only Harper behind.

The Master of the House, and his Servant (Witnesses which she produceth) both swear, That her Husband went out alone, and left two Men behind, who both staid in the House till Milward return'd, which was about Eleven of the Clock. The Master, 'tis true, cannot say that Cole is one of the two, but the Servant is very positive he is, and both are positive, that two Men that Milward left behind, continued in the House till Milward return'd at Eleven of the Clock. These two Mens Depositions do plainly contradict her Story, and if they iwear true, Cole the Prisoner was not one of the Perfons that kill'd the Doctor.

You have all heard, I am fure, that one Harrison hath been convicted by a Jury in this Place for the Murder of Dr. Clenche: If he was one of the two, then Milward, by his own Confession (if his Wife swear true) was the other; but this you cannot take notice of, the Record is not produced, neither hath the Prisoner taken notice of it. The Question is only, Whether Cole be guilty of the Murder? which I leave to you

upon the Evidence you have heard.

The Jury bawing confidered the Verdict, return'd, That the Prisoner was Not Guilty.

Ttt The

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## The Trial of CHARLES Lord MOHUN, for the Murder of William Mountford, Jan. 31. 1692. 4W. & M.

Tuesday, Jan. 31. 1692. N the Court erected in Westminster-Hall, for the Trial of the Lord Mohuu for the Murder of William Mountford;

About 12 a Clock this Day, the Lords came from their own House

in their Robes, in Procession in this manner into the Court.

First, the Lord High Steward's Gentlemen-

Attendants, two and two.

Then the Clerks of the House of Lords, with the two Clerks of the Crown in the King's-Bench and Chancery, two and two.

Then the Masters in Chancery, two and two.

Then the Judges, eight of them, two and two. Then the Peers eldest Sons, and Peers Minors, two and two.

Then four Serjeants at Arms with their Maces,

two and two.

Then the Yeoman Usher of the House.

Then the Peers according to their Seniority, beginning with the youngest Baron, two and

Then four Serjeants at Arms with their Maces, two and two.

Then Garter King at Arms, and the Gentleman Usher of the Black-Rod: Garter on the Right-Hand, and Black-Rod on the Left, carrying the White Staff before the Lord High Steward.

Then his Grace the Marquiss of Carmarthen,

Lord High Steward, alone.

When the Lords were feated on their proper Benches, and the Lord High Steward upon the Wooll-Pack, the two Clerks of the Crown standing before the Clerks Table, and the Clerk of the Crown in Chancery, having their Majesties Commission to his Grace the Lord High Steward in his Hand, they both made three Reverences to his Grace, and at the third coming up before the Wooll-Pack, they did both kneel down, and the Clerk of the Crown in Chancery, on his Knee, presented the Commission to his Grace, who deliver'd it to the Clerk of the Crown in the King's-Bench; and then with three Reverences, they return'd to the Clerks Table, where the Clerk of the Crown in the King's-Bench opening the Commission, commanded Proclamation of Silence to be made in this manner.

Clerk of the Crown. Serjeant at Arms, make

Proclamation.

Serjeant. Oyez. Clerk of the Crown. Again.

Serjeant. Oyez.

Clerk of the Crown. Again.

Serjeant. Oyez.

Clerk of the Crown. My Lord High Steward of England, his Grace, does straitly charge and command all manner of Persons to keep Silence, and to hear the King and Queen's Majesties Commission to his Grace my Lord High Steward

of England directed, openly read, upon pain of Imprisonment.

Which Words the Serjeant at Arms repeated

aloud.

Lord High Steward. My Lords, pray be pleafed to ftand up and be uncovered whilft their Majesties Commission is reading.

Which his Grace himfelf did, and all the

Peers.

Clerk of the Crown reads.

## WILLIAM R.

GUlielmus & Maria, Dei Gratia Anglie, Scotie, Francic & Hibernie Rex & Regina, Fidei De-fensores, &c. Charissimo Consanguineo & Consiliario nostro Thome Marchioni Carmarthen Presidenti Confilii nostri, Salutem. Sciatis quod cum Carolus Domi-nus Mohun nuper de Paroch' S.Clement Dacor. in Comitat' nostro Middlesex coram dilectis & fidelibus nostris Lanceloto Johnson, Arm' Carolo Lee, Milit. Samuele Buck, Andrea Lawrence, Willielmo Allystrey, Thoma Harriott, Theophilo Eyton, Nich. Grice, Arm's, & aliis Sociis suis Justiciariis nostris ad inquirend. per Sacrament' probor' & legalium hominum de Comitat' nostro Middlesex predict. ac aliis viis modis & mediis quibus melius sciverint aut poterint tam infra Libertates quam extra per quos rei Veritas melius sciri poterit & inquiri de quibuscunque Proditionibus Misprisionibus Proditionum Infurrectionibus Rebellionibus Contrafa-Eturis Tonsuris loturis falsis fabricationibus & aliis falsitat. Monetæ bujus Regni nostr. Angl. & aliorum Regnorum sive Dominiorum quorumcumque ac de quibuscunque Murdris Feloniis Homicid' Interfectionibus Burglariis Raptibus Mulierum Congregationibus & Conventiculis illicitis verborum Prolationibus Coadunationibus Misprisionibus Confederationibus falsis Alleganciis Transgre sionibus Riotis Routis Retentionibus Escapiis Contempt. falsitat. negligentiis Concelamentis manutenent. Oppressionibus Cambiparciis Deceptionibus & aliis Malcfactis Offensis & Injuriis Necnon accessariis eorundem infra quibuscunque. Comitat predict. (tam infra Libertates quam extra) per quoscunque & qualitercunque habit, fact, perpetrat. sive Comiss. & per quos vel per quem cui vel qui bus quand. qualiter & quomodo & de alis and alises. Circumstantiis premiss. seu eorum aliquod vel aliquenz qualitercunque concernend. plenius veritat. & ad eafdem Proditiones & al' premiss. aundiend. & terminand. fccundum Legem & Confuetudinem Regni nostri Angl. nuper assignat, de Felonia & Murdro per ipsum Carolum Dominum Mohun Commiss. & perpetrat. per facrum proborum & legalium hominum Comitat' nostri Middlejex predict. indict at. existit. Nos Considerantes quod Justitia est Virtus excellens & Altissimo complacens Volentesque quod predict. Carolus Dominus Mobun de & pro Felonia & Murdro unde ipsa ut prefertur indictat. existi coram Nobis in presenti Parliamento nostro secundum Leges & Consuctudines bujus Regni nostri Angl. Audiatur, Examinetur Sententietur & Adjudicetur, ceteraque omnia que in hac parte pertinent debito modo exerceantur & exequantur.

tur. Ac pro eo quod Officium Seneschall. Angl. (cujus præsentia in hac parte requiritur) ut accepimus jam vacat. Nos de Fidelitate Prudentia provida Circumspectione & Industria vostris plurimum Confidentes, Ordinavimus & Constituimus vos ex hac Causa Sencschall, Angl. ad Officium illud cum omnibus eidem Officio in hac parte debit & pertinend' (hac vice) gerend, occupand, & exercend. & ideo vobis Mandamus quod circa premissa diligenter intendatis & omnia que in hac parte ad Officium Seneschall. Augl. pertinent & requiruntur (bac vice) faciatis Exerceatis & Exequamini cum effectu. cujus rei Testimonium bas Literas nostras sieri fecimus Patentes. Testibus Nobis ipsis apud Westm. tricesimo primo die Januarii Anno Regni nostr. Quarto.

Per ipsum Regem propria Manu Signat.

CHUTE

GOD Save King William and Queen Mary.

Then Proclamation was made for all Persons

but the Peers to be uncovered. After which, their Majesties Writ of Certiorari, directed to the Commissioners of Oyer and Terminer for the County of Middlesex, to remove the Indictment found before them against the Lord Mobun, with the Return thereof, and the Record of the Indicament, were read by the Clerk of the

Crown in the King's-Bench: Thus,

Clerk of the GUlielmus & Maria, Dei Gratia Anglia, Scotia, Francia & Hibernia Rex & Regina, Fidei Defensores, &c. Dilectis & Fidelibus nostris Lanceloto Johnson, Armigero, Carolo Lee, Militi, Samueli Buck, Andrea Lawrence, Willielmo Allestree, Thoma Harriott, Theophilo Eyton & Nicholao Grice, Armigeris, Salutem. Vobis Mandamus quod Indictamentum de Felonia & Murdro unde Carolus Dominus Mohun nuper de Parochia Sancti Clementis Dacorum in Comitatu nostro Middlesex coram Vobis in Comitatu nostro Middlesex predict. & penes vos jam ramanen. indictatus existit ut dicitur, cum omnibus illud tangentibus nobis in presenti Parliamento nostro sub sigillis vestris vel unius vestrum deliberetis indilate una cum boc brevi. Testibus nobis ipsis apud Westmonasterium vicesimo octavo die Januarii Anno Regni nostri Quarto. CHUTE.

Virtute istius brevis mibi & aliis directi Indictamentum in eodem brevi mentionatum cum omnibus ea tangentibus Domino Regi & Dominæ Reginæ in presenti Parliamento sub sigillo meo in isto brevi contenta in quadam Schedula buic brevi annexa mitto prout interim mibi precipitur.

Refponf.

Lanceloti Johnson, Armigeri, unius Justiciariorum dictorum Domini Regis & Domine Regine ad inquirendum, &c. infra scripti. LA. JOHNSON

Middlefex sf. Memorandum quod per quandam Inquisitionem captam pro Domino Rege & Domind Reginâ apud Hicks-Hall in S. John-Street in Comitatu Middlesex Die Martis (scilicet) decimo septimo die Januarii Anno Regni Domini & Domine nostrorum Gulielmi & Mariæ Dei Gratia Angliæ, Scotiæ, Francia & Hibernia Regis & Regine Fidei Defenforum, &c. Quarto, coram Lanceloto Johnson, Arm' Carolo Lee, Milite, Samuele Buck, Andrea Lawrence, Willielmo Allestree, Thoma Harriott, Theophilo Eyton & Nicholao Grice, Armigeris, & aliis Sociis fuis Justiciariis dictorum Domine Regis & Domine Vol. IV.

Regine ad inquirendum per Sacramentum proborum & legalium Hominum Comitatus Middlesex predicti ac aliis viis modis & mediis quibus melius sciverint aut poterint, tam infra libertates quam extra per quos rei veritas melius sciri poterit & inquiri de quibuscunque Proditionibus Misprissonibus Proditionum Infurrectionibus Rebellionibus contrafacturis tonfuris falfisFabricationibus & aliis falfitatibus monetæbujus Regni Angliæ& aliorum Regnorum sive Dominiorum quorumcunque ac de quibuscunque Murdris Feleniis Homicidiis & Interfectionibus & aliis Articulis & Offensis in Literis patentibus dictorum Domini Regis & Domine Reginæeis & quibuscunque quatuor vel pluribus corum inde directis specificatis, necnon accesfariis eorundem infra Comitatum predictum tam infra libertates quam extra per quoscunque & qualitorcunque habitis factis perpetratis sive commissis ac de aliis Articulis & Circumstantiis premissa & eorum aliquod vel aliquem qualitercumque concernentibus plenius veritatem & adeasdem proditiones & alia premissa audiendum& terminandum secundum legem & consuetudinem bujus Regni Angliæ assignatis per Sacramentum Samueli Philipps, ThomæHead, Georgii Sparkes, Thomæ Lunn, Johannis Waterman, Willielmi Keyte, Johannis Usber, Willielmi Pangborne, Arthuri Alliborne, Willielmi Deverell, Jacobi Garrison, Anthonii Hartley, Roberti Rogers, Thoma Knight & Thoma Long proborum & legalium hominum Comitatus predicti ad tunc & ibidem juratorum & oneratorum ad inquiren-dum pro dicto Domino Rege & Domina Regina & pro corpore Comitatus præd. presentatum existit modo & forma prout patet in quodam Indictamento buic Schedule annexo.

LA. JOHNSON.

Decembris

Middlesexs. Juratores pro Domino Rege & Domina Regina super Sacramentum suum presentant quod Richardus Hill nuper de Parochia Sancti Clementis Dacorum in Comitatu Middlefex Generofus & Carolus Dominus Mohun nuper de Parochià predictà in Comitatu predicto Deum præ oculis suis non babentes sed instigatione Diabolica moti & seducti nono die Decembris Anno Regni Domini & Dominæ nostrorum Gulielmi & Maria Dei Gratia Anglia, Scotia, Francia & Hibernia Regis & Regina, Fidei Defensorum, &c. Quarto, vi & armis, &c. apud Parochiam predictam in Comitatu predicto in & super quendam Willielmum Mountford Generosum in pace Die & dictorum Domine Regis & Domine Regine nunc ad tunc & ibidem existentem Felonice voluntarie & ex malitiis suis precogitatis insultum fecerunt. Et quod predictus Richardus Hill cum quodam Gladio (Anglice a Rapier) de ferro & Chalybe confecto valoris quinque Solidorum quem ipse idem Richardus Hill in manu fua dextra ad tunc & ibidem extractum babuit & tenuit præfatum Willielmum Mountford in & super dextram partem corporis (Anglice the Right-side of the Body) ipsius Willielmi Mountford prope dextram Manumillam (Auglice the Right Pap) ejusdem Willielmi ad tunc & ibidem Felonice voluntarie & exmalitia sua precogitata percussit 3 pupugit (Anglice did strike and thrust) dans eidem Willielmo Mountford ad tunc & ibidem cum Gladivextracto predicto in & super predictam dextram partem corporis ipsius Willielmi Mountford prope dictam dextram Mammillam ejufdem Willielmi unum Vulnus mortale latitudinis unius pollicis & profunditatis viginti pollicum, de quo quidem vulnere mortali predictus Willielmus Mountford à predicto nono die Decembris Anno supradicto usque decimum diem ejusdem Mensis Decembris Anno supra dicto apud Parochiam prædictam in Comitatu predicto languebat & languidus vixit, quo quidem decimo die

Decembris Anno supra dicto predictus Willielmus Mountford de vulnere mortali predicto apud Parochiam predictam in Comitatu predicto obiit. Et quod predictus Carolus Dominus Mohun tempore Felonia & Murdri predict. per prefatum Richardum Hill modo & forma predictis Felonice voluntarie & ex malitia fua precogitata fastorum & perpetratorum ad tunc & ibidem Felonice voluntarie & ex malitia fua precogitata fuit presens auxilians abettans confortans af-sistens & manutenens presatum Richardum Hill ad predictum Willielmum Mountford in forma predicta Felonice voluntarie & ex malitia sua precogitata in-tersiciendum & murdrandum. Et sic Juratores predieti super Sacramentum suum predietum dicunt quod predictus Richardus Hill & Carolus Dominus Mobun prefatum Willielmum Mountford modo & formâ predictis Felonice voluntarie & ex malitiis suis precogitatis interfecerunt & murdraverunt contra pacem dictorum Domini Regis & Dominæ Regine nunc, coronam & dignitates suas, &c.

Then his Grace remov'd from the Wooll-Pack to the Chair, which was placed upon an Afcent just before the uppermost Step of the Throne, and feated himfelf in the ( hair.

Cl. of Cr. Serjeant at Arms, make Proclama-

Serjeant. Oyez.

Ch. of Cr. Chief Governor of the Tower of London, return the Precept to you directed, together with the Body of Charles Lord Mohun your Priloner, forthwith into the Court, upon Pain and Peril will fall thereon.

Then the Deputy-Governor of the Tower brought the Lord Mohun to the Bar, having the Ax carried before him by the Gentleman Gaoler of the Tower, who stood with it at the Bar, on the Right-Hand of the Prisoner, turning the Edge from him.

The Frisoner at his Approach to the Bar, made three Bows, one to his Grace the Lord High Steward, the other to the Peers on each Hand, and his Grace and all the Peers returned the

Salute to him.

Lord High Steward. My Lords, my Voice will not lerve to speak at such a Distance, so as to be heard, and therefore I must beg leave of your Lordships to come down to the Wooll-Pack again.

Lords, Ay, Ay.

Then his Grace came down, and feated him-

felf on the Wooll-Pack.

Lord High Steward. My Lord Mobun, I am to let your Lordship know, you are not to hold up your Hand upon your Arraignment; and I am to let you that are Council at the Bar likewise know, that both you and the Witnesses, are to direct yourselves to the Court, in the Style of My Lords, speaking to the Court.

Then there was a little Pause, after which his Grace addressed himself to the Prisoner thus.

L. High Steward. My Lord, you are brought here before this Supreme Court in order to your Trial.

The Charge against you is, for the Murder of one of the King's Subjects, which is a Crime the King will at no time pass over in the meanest Man's Case, without making a strict Inquiry into the Offence, and causing due Punishment to be inflicted on the Offender.

This, my Lord, is charged upon you, not by any flight Information, but by the Grand In-

quest of this County, made up of Gentlemen of good Worth and Confideration. It is true, that this Inquest does not amount to much more than a bare Accusation; and therefore it ought not to be made any use of, so as to prejudice your Lordship's Trial; but it is that which is the Ground of presenting this Black Crime before my Lords your Peers, who cannot receive it without fome Trouble, to find any one of their Body fuspected to be guilty of an Action fo Dishonourable as this is represented to their Lordships.

My Lord, you are a very young Man, and therefore it is to be hoped, you cannot so early have had your Hands in Blood. And the same Reason, because you are so young, may, perhaps, make you conceive, that you are under fome greater Disadvantage in making your Defence, than you would be if your Experience had

been longer.

But to remove any Misapprehension you can have of that kind, it is very proper to put your Lordship in mind, that you have the good Fortune now, to be tried for this Fact in full Parliament, where no Evidence will be received, but fuch as must be manifest and plain, beyond all Contradiction; fo that you have nothing to

fear here, but your own Guilt.

In the next Place, my Lord, you need not be discourag'd for the want of Council, for the Honour of this Court is fuch, as will take care to inform you of any Advantage that the Law can give you. And you may be farther assured, that no Art or Skill in Arguing, can take any Place here, either against your Innocency, or to divert my Lords from doing you exact Justice. Nay, I dare presume to say, on the Part of my Lords, that if there be Room for any Abatement of Severity, you may reasonably expect to find it from their Lordships.

These Considerations, my Lord, cannot but give you great Confolation under your unhappy Circumstances, it being most certain, that nothing

but your own Crimes can hurt you.

But at the same time I must tell you, that your Lordship is not to flatter yourself with an Expectation or Hope, that any Favour will be shewed you beyond what Honour and Justice can allow: And I hope you have well confidered, that it is no less than your Life, your Honour, and your Estate, that you are now to defend, infomuch, that I cannot doubt but your Lordship has recollected and prepared yourfelf for the Defence of what so very much concerns you.

I will not therefore detain you any longer than to give you some Directions in the Order and. Method of your Trial; and those are, that your Lordship do give Attention carefully to the Reading of your Indicament. That you give no Interruption to the Council or Witnesses when they fpeak against you; and when the proper time shall come for your Witnesses to be examined, and that you are to be heard in your own Defence, I will give you due notice of it.

Your Lordship may also be certain, that when it shall come to your turn to speak, you shall be heard with all the Patience and Favour that the Matter will bear; and at last, when all hath been heard that can be faid on both Sides, your Lordship needs not doubt, but that my Lords will give fuch a Judgment as will be fuitable to the Honour, Justice and Equity of this great Court. Clerk, read the Indictment to my Lord.

Clerk of the Harles Lord Mobun, You fland indicted by the Name of Charles Lord Mohun, of the Parish of St. Clement Danes, in the County of Middlesen, for that you, together with one Richard Hill of the same Parish and County, Gentleman, who is fled, and withdrawn from Justice, not having the Fear of God before your Eyes, but being moved and feduced by the Instigation of the Devil, the 9th Day of December, in the 4th Year of the Reign of our Sovereign Lord and Lady William and Mary, by the Grace of God of England, Scotland, France, and Ircland, King and Queen, Defenders of the Faith, &c. with Force and Arms, &c. at the Parish aforesaid, in the County aforesaid; in and upon one William Mountford, Gent. in the Peace of God, and our faid Sovereign Lord and Lady the King and Queen, then and there being, feloniously, wilfully, and of your Malice aforethought, did make an Affault. And that he the faid Richard Hill, with a certain Rapier made of Iron and Steel, of the Value of 5s. which he the faid Richard Hill, in his Right-Hand then and there had and held drawn, the faid William Mountford, in and upon the Rightfide of the Body of him the faid William Mountford, near the Right Pap of him the faid William, then and there feloniously, wilfully, and of his Malice aforethought, did strike and thrust, giving unto him the faid William Mountford then and there, with the Sword drawn aforesaid, in and upon the aforesaid Right-side of the Body of him the faid William Mountford, near the faid Right Pap of the faid William, one Mortal Wound of the Breadth of one Inch. and of the Depth of twenty Inches, of which faid Mortal Wound the aforefaid William Mountford, from the aforefaid ninth Day of December, in the Year aforefaid, unto the tenth Day of the same Month of December, in the Year aforefaid, at the Parish aforesaid, in the County aforesaid, did languish, and languishing, did live, on which said tenth Day of December in the Year aforesaid, the aforesaid William Mountford of the Mortal Wound aforesaid, at the Parish aforesaid, in the County aforesaid, died. And that you the faid Charles Lord Mobun, at the Time of the Felony and Murder aforesaid, by the aforesaid Richard Hill, in Manner and Form aforefaid, feloniously, wilfully, and of his Malice afore-thought, done and committed, then and there feloniously, wilfully, and of your Malice afore-thought, were present, aiding, abetting, comforting, affifting and maintaining the a orefaid Richard Hill, the faid William Mountford in Form aforefaid, feloniously, wilfully, and of his Malice afore-thought to kill and murder. And so that you the said Charles Lord Mohun, and the faid Richard Hill, the faid William Mountford in Manner and Form aforefaid, feloniously, wilfully, and of your Malice afore-thought, did kill and murder, against the Peace of our faid Sovereign Lord and Lady the King and Queen, their Crown and Dignity.

How fay you, Charles Lord Mobun, Are you Guilty of this Felony and Murder, or not Guilty?

L. Mobun. Not Guilty, my Lords.

Clerk of the Crown. How will your Lordship

be tried?

L. Mobun. By God and my Peers.

Clerk of the Crown. God fend your Lordship

a good Deliverance.
L. H.gb. Steward. Will your Lordships please that the Judges may be covered?

Lords. Ay, Ay.
'I hen the Judges put on their Caps. Clerk of the Crown. Serjeant at Arms, make

Proclamation.

Serjeant. Oyez.

Clerk of the Crown. If any one will give Evidence on the Behalf of our Sovereign Lord and Lady the King and Queen's Majetties, against Charles Lord Mobun the Prisoner at the Bar, let them come forth, and they shall be heard, for now he stands at the Bar upon his Deliverance.

L. High Steward. You Gentlemen that are of the King's Council, will you begin?

Mr. Serj. Thompson. May it please your Lordships, I am of Council for the King and Queen, against my Lord Mobun the Prisoner at the Bar, who stands indicted for the Murther of one William Mountford.

L. Mobun. My Lords.

L. High Steward. My Lord Mohun, what

does your Lordship fay?

L. Mobun. Do not your Lordships think it proper, that I should have Pen, Ink and Paper? Lords. Ay, by all means.

L. High Steward. Yes, give my Lord Pen, Ink and Paper.

Which were carried to him by one of the Clerks. L. High Steward. Go on, Sir, now.

Mr. Serj. Thompson. My Lord Mobin stands indicted here before your Lordships, for the Murder of one William Mountford, and the Indictment fets forth, that one Richard Hill, who is fince fled from Justice, did upon the 9th of December last, make an Assault upon this same William Mountford, and that the faid Lord Mobun, did likewise make that Assault. The Indictment particularly fets forth, that this Hill, by a Sword or Rapier, which he had in his Hand, did give this William Mountford a Wound on his Right-fide, and that Mountford did languish of that Wound till the next Day, which was the 10th of December, when he died; and that at the Time of the giving the Wound, my Lord Mobun was present, and was aiding, abetting, affifting, and comforting of Hill; and thereupon we do fay, he is Guilty of this Murder, and for this he stands indicted. is my Duty to open the Indicament to your Lordfhips, we shall call our Proofs, and give you the Evidence, and then leave it to your Lordships Judgment.

Mr. Att. Gen. Sir John Somers. My Lords, the Indictment has been open'd, and by that your Lordships see, the Noble Lord at the Bar stands

charged with the High Crime of Murder.

My Lords, his Peerage gives him a Right to be tried in this Great and Noble Court; and as my Lord has just Reason to put a high Value upon this Privilege, so on the other Hand, their Majesties, who are making Inquisition for the Blood of one of their Subjects, have a full Assurance, that no Compassion for my Lord's Youth, no Confideration for his Quality, or Regard for one of your own Order, will make your Lordships unmindful of the heinous Nature of the Crime, or cause any Variation in the Steadiness of your Justice.

It is true, my Lords, the Difference between the Trial of a Peer and a Commoner is very great,

but there is no Difference in the Crime, whether committed by one or the other: It is the same Law by which they must be tried and judged; and that Fact which would be Murder in the meanest Subject, is no less than Murder if com-

mitted by the greatest Peer.

My Lords, it is not infifted upon, that the Noble Lord at the Bar gave the Mortal Stroak with his own Hand; Nor is it so alledged in the Indictment: The Indictment findeth the Wound to have been given by the Hand of Richard Hill; but if my Lord the Priloner was of his Party, if he concurr'd with him in the Thing, if he was present and abetting to the Fact, though he did not strike a Stroak, though he was no more than a Looker-on when the Thing was done, the Law faith, He is a Principal in the Murder.

Whether my Lord's Case will fall within this Rule, is the Point for your Lordships to deter-

mine, when the Witnesses are heard.

My Lords, it is my Part to give an Account of the Nature of the Evidence, to the end, that your Lordships may more easily go along with the Witnesses, as they are examined, and more readily make your Observations upon what they

This I shall do as shortly, and as exactly as I can, without pretending to aggravate any thing, which I could never think did become any one in my Station; and I am sure, would be to very little purpose before such a Judicature as this; for after all, your Lordships will found your Judgments upon the Fact, not as it is represented by us, but as it appears upon the Oaths of the Witnesses.

The Time when the Fact for which my Lord is to be tried was committed, was the 9th Day of December last.

The Occasion of it, was this.

Captain Hill, the Person mentioned in the Indictment, had for some time before made Addresses of Courtship in the Way of Marriage, to one Mrs. Bracegirdle, an Actress in the Play-House; But these Proposals were totally rejected. This put Mr. Hill in a very great Rage, and he declared, that Mr. Mountford (the Person slain ) was the only Man that stood in his way, and with many Execrations, expressed his Resolution to be revenged upon him: This he did at several times, and before several Persons.

The same Day the Fact was committed, in the Morning, my Lord, who is now at the Bar, and Captain Hill, went together to hire a Coach to go to Totteridge, and directed the Coachman to have fix Horses ready, but to be waiting for them in Drury-Lane near the Play-House, with only two Horses in his Coach, about nine a Clock the fame Night. My Lord and Captain Hill dined together that Day, at a Tavern in Covent-Garden; and here much of their Discourse was about Mrs. Bracegirdle; and both of them did freely declare their Opinion, that Mr. Mountford lay with her. But the Principal of their Difcourse, was in relation to a Design which they had formed for the seizing upon Mrs. Bracegirdle, and forcing her into a Coach, and carrying her away fomewhere into the Country

This was to be executed that Night; and accordingly they were then providing Arms for that purpose: Mr. Hill did acquaint my Lord, that the Soldiers would be ready by the time; and my Lord took Notice, that the carrying her off, would stand Mr. Hill in 50 l. at least. Thereupon (as your Lordships will hear from the Evidence) Mr. Hill used this Expression, If the Villian resist, I will stab him; and then my Lord was pleased to fay, That he would stand by his Friend.

After they had continued there some time, being about to part, Mr. Hill told my Lord, That unless he was at the Play-House by fix a Clock, the Thing could not be effected, and he should be undone: But my Lord promised to be there at the time.

Accordingly they both met at the Play-House, and after they had been behind the Scenes, and informed themselves that Mrs. Bracegirdle would not be there that Night, they left the Play-House.

But it seems they had got Intelligence, that she was to sup that Night at one Mr. Page's House in Drury-Lane; and therefore they planted themfelves with their Soldiers near that Place, over

against my Lord Craven's House.

Lord High Steward. They; who do you mean? Mr. Attorney General. My Lord, the Prisoner at the Bar and Mr. Hill. After they had continued there for a confiderable time (I think till towards nine a Clock) they began to have a Jealoufy, that they might be under some Missusormation; and therefore ordered the Coachman to drive them into Howard-street, the Place where Mrs. Bracegirdle lodged, and observing some Persons walking near her Lodging, they faid, they doubted they were deceived, and had been betrayed.

But they foon came back again to Drury-Lane, and fixed themselves in their former Station. About Tena Clock, Mrs. Bracegirdle, accompanied with Mr. Page (at whose House she had been) and with her Mother, and (I think) her Brother, going Home; when they came to the Place where the Coach stood, with the Door open, and my Lord at the Bar placed in the Coach; and feveral Cases of Pistols by him, the Soldiers, together with Captain Hill, came up to Mrs. Bracegirdle, seized upon her, and would have forced her into the Coach: Mr. Hill endeavoured with Violence, to force away Mr. Page, who was then leading her, and struck him; but Mrs. Bracegirdle's Mother holding her about the Middle, they could not readily get her into the Coach, and during this Struggle, there was an Opportunity given to Mr. Page to call for Help, and several Persons coming presently from the Houses near, and the People in the Street beginning to rise upon them, they found it impracticable to effect their Design at that Time.

Thereupon the Soldiers were dismissed, but my Lord and Mr. Hill, would not be denied the Liberty to wait upon Mrs. Bracegirdle to her Lodging, and accordingly, together with Mr Page and her Mother, and other Persons, they went together to Mrs. Bracegirdle's Lodging, at one Mrs. Browne's House in Howard-street. Mr. Mountford's House was in Norfolk-street, below Howard-street. Howard-street is a Cross Street, which leads from Arundel-street, and through Norfolk-street to Surrey-street; and so it was not possible for Mountford to come to his own House, but whoever should fix themselves in Howard-street, must have

the Opportunity of feeing him.

As they were going along, Hill swore he would

be reveng'd; but nam'd no-body.

After that Mrs. Bracegirale and the Company were come to her Lodging, she and her Mother, and Page went into the House: My Lord Mobun

and Mr. Hill staid in Howard-street, and there continued for near two Hours together, and for the most part of that Time, with their Swords drawn.

Mr. Mountford, as it happen'd, did not come Home till late that Night; fo that their Stay being long, my Lord and Mr. Hill thought fit to fend for Wine, and had one or two Bottles, which they drank in the Street, near Mrs. Brace-

girdle's Lodgings.

During this Time, they were heard to fay (that is, one of them was; but which of them, by reason of the Darkness, we cannot tell) that if he could not be revenged that Night, he would the next Morning; upon which, a Boy, who was there with them; (but who the Boy was we cannot discover) said, Good my Lord, do not do it, alter your Resolution. I did observe before, that Mrs. Bracegirdle supped that Night at Mr. Page's House, and Mrs. Page having heard of the great Outrage and Tumult in the Street, and that her Husband was gone home with Mrs. Bracegirdle, and being under a great Concern for his Safety, thought fit to follow him thither. As the entred into the House, the saw my Lord Mobun and Captain Hill near the Door; and prefently after, before she could have a full Relation of what had happened in Drury-lane, Mrs. Browne, the Owner of the House where Mrs. Bracegirdle lodged, came into the Room, and told them, That my Lord Mobun and Hill were waiting for Mr. Mountford, and that the was apprehentive it was with no good Intention. Thereupon Mrs. Page thought it requisite to go to Mrs. Mountford's House to give her Notice of it, and to desire her to find out where her Husband was, and to caution him not to come Home, unless he brought a good Guard with him.

As fhe went out, she saw them both with their Swords drawn, and she acquainted Mrs. Mountford with it, who fent to feveral Places in Search of her Husband; but she was so unfortunate, that

the Messengers could not find him.

Whilst this was doing, the Watch came into Howard-street, being alarm'd at the Report that two Gentlemen were drinking in the Street, and walking there with their naked Swords. The Watch demanded of my Lord Mobun, why he had his Sword drawn. My Lord was pleased to return them this Answer, That he was a Peer of the Realm, and bid them touch him if they durst. They then asked Hill, why his Sword was out, and my Lord made the Excuse for him, That Hill had loft his Scabbord.

The Watch observing the Drawer who attended upon them, and knowing that he lived at a Tavern in Surrey-street, went to inform themfelves, who these Persons should be, that were walking in fuch a Manner at that time of Night.

But they were hardly got into the House before they heard the Cry of Murder.

The Witnesses will inform your Lordships, that as Mr. Mountford, about twelve a Clock, was coming home, my Lord Mobun met him, and faluted him. Mr. Mountford faid, My Lord Mobin, What does your Lordship do here at this time of Night? and my Lord made Answer, He supposed Mr. Mountford had been sent for. No, no, fays Mountford, I came by Chance. Lord said to him again, I suppose you have heard about the Lady. Mr. Mountford answered, I hope my Wife has given your Lordship no Of-

fence. No, fays my Lord Mobun, It's Mrs. Bracegirdle I mean. To this the Reply of Mr. Mountford was, Mrs. Bracegirdle is no Concern of mine; but I hope your Lordship does not countenance any ill Action of Mr. Hill.

Upon this Hill came up to them, and faid to my Lord, It was not a Time to discourse of those Matters; and as my Lord continued to talk with Mountford, Hill struck Mountford first, and, in a manner, at the same Instant made a Pass at him, and run him clean through the Body, and this before Mr. Mountford's Sword was drawn. Immediately, upon this, there was a Cry of Murder, and the Watch came with what hafte they could, and took my Lord Mohun, but Hill was fled; when my Lord was taken, his Sword was not drawn.

As foon as my Lord Mohun was taken, the first Question he asked was, If Hill was apprehended; and when he was told, he was not, he faid he was glad of it, and he did not care if he were hang'd for him. And he faid, adding at the same time, That he was forry that Mr. Hill had so little Money about him, and wished him all that he had in his own Pocket; and he did then also own to the Watch, that he had changed Coats with Mr. Hill, and had Hill's Coat on him

at that time.

My Lords, this is the Substance of the Evidence, and in this Order, with your Lordships Leave, we shall offer the Proofs to your Lordships; I do not doubt, but your Lordships will attend to the Evidence with all Care, and will determine upon it according to Justice and Honour. I will detain your Lordships no longer, but proceed to call the Witnesses to prove what I have opened.

L. H. Steward. Pray call your Witnesses together, and let me know who you begin with.

Mr. Att. Gen. My Lords, We do not know what Place is defigned for the Witnesses; but if they are to be on the other Side, and this Croud do interpose between us and them, it will be impossible for us, who are the King's Council, to hear what they fay, or know how to proceed.

L. H. Steward. There must be Room made

there for the Witnesses; where are your Wit-

nesses Mr. Attorney?

Clerk of the Crown. If you please to name them, Sir, we will call them.

Mr. Att. Gen. Call Mr. John Hudson, and Mr.

George Powel.

Lord High Steward. I know not how this is ordered, but Way must be made there by the Bar, that the Prisoner may see the Witnesses, and they

Mr. Att. Gen. Yes, my Lord, by all means.

Mr. Serj. Tremain. If your Lordships please, the Witnesses will be most conveniently heard, if they come and stand by us.

Mr. Att. Gen. If your Lordships please, it will not be possible either for my Lord at the Bar, or for us, to hear what the Witnesses say, unless they be brought into this Place to stand between us.

L. H. Stew. My Lord Great Chamberlain, be pleased to give order for them to be brought in

Then the Lord Great Chamberlain went down to the Bar.

L. Gr. Cham. The Witnesses must be brought to this Place.

And accordingly, Way was made for the Wit-

nesses, as called, to stand at the Bar between the Prifoner and the King's Council.

L. H. Stew. Give me the Name of him that

you begin with.

Mr. Att. G. Webegin, my Lords, with Mr. John Hudson. Who came to the Bar, and one of the Clerks held the Book to him, upon which he laid his Hand.

Cl. of the Cr. Hearken to your Oath, Sir; The Evidence that you shall give on the Behalf of our Sovereign Lord and Lady the King and Queen's Majesties against Charles Lord Mobun, the Prifoner at the Bar, shall be the Truth, the whole Truth, and nothing but the Truth: So help you (Then he kiffed the Book.)

Mr. Att. Gen. Mr. Hudson, Do you give my Lords an Account what you know of any Applications of Courtship made to Mrs. Bracegirdle by Mr. Hill, and what became of it; and what you heard Hill fay about her, or about any one elfe

relating to that Matter.

My Lord, I had the Honour to be invited to Supper with my Lord Mobun, at the Rose-Tavern in Covent-Garden, where I found

Captain Hill with his Lordship.

Mr. Att. Gen. When was this, Sir? tell the time. Hud. This was three Nights before this unfortunate Accident happen'd, there I found Captain Hill, and we supped together; and after Supper, Captain Hill raised a Discourse of Mrs. Bracegirdle and Mr. Mountford; fayshe, I should not doubt the Success of my Amour with Mrs. Bracegirdle, if I were not obstructed by Mountford, whom I defign to be the Death of: This is Truth upon my Oath. My Lord Mobun was in the Company; but I cannot fay that my Lord made any Reply to the Thing, or took any Notice of it: But this Captain Hill did fay, not only then, but several times before.

Mr. Att. Gen. Did he say it at any other time

in your Hearing?

Yes, feveral times before. Hud.

Mr. Att Gen. Do you know any thing more

Hud. No more, than that my Lord Mohun, that very Night that Mr. Mountford was killed, and Capt. Hill, came into the Scene Room of the Play-House, and my Lord Mohun had Capt. Hill's Coat on, and Capt. Hill had my Lord Mobun's Coat on, and they changed their Cloaths in the Play-House. I saw them change their Cloaths; but what their Defign was, I cannot tell.

Mr. Att. Gen. When was that, Sir?

That very Night that the Gentleman

that is dead, Mr. Mountford, was killed.

Mr. Att. Gen. You fay, That my Lord Mobun was prefent when that Discourse of Hill was, about Mountford at the Tavern.

Hud. Yes, but I cannot fay my Lord took any Notice of it, for he made no Reply that I heard. L. H. Stew. Have you done with this Witness?

Mr. Att. Gen. Yes, my Lord,

Hud. This is all that I know of the Matter. L. H. Stew. My Lord Mohun, have you any

thing to fay to this Witness; L. Moh. No, my Lord.

Mr. Att. G. Then our next Witness's Name is George Powell. (Who was sworn in like manner.) Then our next Witness's Name is

Mr. Att. G. Mr Powell, You have heard the Questions that have been ask'd Mr. Hudson. Pray will you make Answers to them; and give my Lords an Account what you know of this Matter.

Powell. May it please your Lordships, about

5 or 6 Days before Mr. Mountford was wounded, I was in Company with Captain Hill, and he began Mrs. Bracegirdle's Health. I told him I would pledge it. Says he, I am fure there is no Bar between me and Mrs. Bracegirdle, but Mountford; and I am refolved to be revenged on him, one way or another. About 3 Days afterwards I was at Supper with my Lord Mobun and Captain Hill, and another Gentleman, and the same Discourse arofe again, and Captain Hill whifpered me in the Ear, fays he, I am refolved to have the Blood of Mountford. I told him I did not think it fit for him to speak so behind a Gentleman's Back, and to me, who was his Friend. I faid, I would acquaint Mr. Mountford what he faid, and I did not doubt but he would give him the Satisfaction of a Gentleman for any Injury he did him. I heard no further Discourse at that time, nor do I know more of that Matter, till the Night that Mr. Mountford was wounded, when I faw him lying upon the Parlor Floor, and afterward faw him laid to Bed, and fate up all Night with him, and about four a Clock in the Morning, I asked Mr. Mountford how the Thing happened. He told me Captain Hill killed him basely; I asked him if his Sword was drawn; Yes, fays he, but it was after I had received my Wound, for whilst my Lord Mohun talked to me, Hill run me thro'.

Mr. Att. G. At that time, when those Words were spoke at Supper, That he designed to be the Death of Mountford, was my I ord prefent?

Powell. Yes, my Lord Mobun was prefent, but

he was talking to Colonel Tredenham.

Mr. Att. G. Did my Lord Mobun fay any thing to what Hill faid?

Powell. I did not hear him make any Answer

to it at all.

Mr. Att. G. Do you know any thing else in relation to this Fact? Powell. Nothing elfe, but that Captain Hill did give a Letter to be delivered to Mrs. Bracegirdle, but I know not whether it was delivered or not, and he often told me, he would marry her with all his Heart.

Mr. Att. G. You say you had that Discourse with Mountford, when he lay a dying?

Powell. It was about four a Clock, and he died about One,

Mr. Att. G. Was there any thing faid about my Lord Mobun at that time?

Powell. Nothing, but that my Lord Mobun was

talking to him, whilst the other run him thro'. 'L. H. Stew. If I understand you aright, you fay nothing against my Lord Mobun, but his being by one time at Supper when Hill faid fome Words about Mountford; and then the other thing you say is, what Mountford told you after he was wounded, That my Lord was talking to him, when Hill gave him the Wound?

Powell. Yes, my Lord, That is all that I heard. L. H. Stew. Has your Lordship any thing to

fay to this Witness?

L. Mohun. No, my Lord. Mr. Att. G. The next Wi The next Witness that we shall (Who was sworn.) defire to call is Mrs. Knight. Mrs. Knight I have nothing to fay to my

Lord Mohun; but what I have to fay, is to Mr. Hill. About 4 Days before Mr. Mountford was killed, Mr. Hill came to me, and ipoke to me about Mrs. Bracegirdle: He told me he was fatisfied she hated him. I told him I did not believe fhe hated any Body, or loved any Body?

he faid, she did love some Body, but he had thought of a Way to be even with that Body. Upon the Wednesday Night before Mr. Mountford was killed, he came to me as I was coming out of the dreffing Room; faith he, Mrs. Knight, tet me speak a Word with you; says he, You are very great with Mrs. Bracegirdle, and I defire you to be so kind, as to speak to her for me, and I would beg of you, if you would give me leave, to give her this Letter from me: No, said I, Mr. Hill, I beg your Pardon; you fay she hateth you, and if she hateth you, she will not love any Body that speaketh for you; and I am not foul of creating my felf Enemies in the House, knowing I have some already. What Enemies, saith Mr. Hill, Mountford do you mean? And then repeating a great Oath, I shall find a Way with him speedily.

L. H. Stew. A Way, with what?

Mrs. Knight. A Way with him speedily; Hill

faid it of Mr. Mountford.

L. H. Stew. What do you call this Witness for, Mr. Attorney? what Use do you make of her Evi-

dence against my Lord Mobun?

Mr. Att. G. My Lord, the Usethat we would make of these Witnesses, is to give an Account of the whole Fact from the Beginning to the End, Hill's Malice, and what was the Occasion of it, his Defign in coming there that Night, and what he did, and to leave it to your Lordships, to judge what Influence this will have, how far it will affect my Lord Mobun. The next Witness is Mrs. Sandys.

L. H. Stew. What is this Woman's Name?

Mrs. Elizabeth Sandys. Mr. Att. G.

(She was fworn.)

Mr. Att. G. Mrs. Sandys, give my Lords an Account, whether you were present with my Lord Mobun and Mr. Hill at the Tavern that Day that Mr. Mountford was killed, and what passed there.

Sandys. I dined with my Lord Mohun and Captain Hill, at the Three Tuns in Shandois-freet, and there arose a Discourse about Mrs. Bracegirdle and Hill, and my Lord Mobun asked me, If I thought Mount ford had lay with her or no. I faid I could not tell; presently after, says my Lord Mobun, It will cost Hill 50 Guineas this Design. Saith Mr. Hill, if the Villian offers to resist, I will stab him; saith my Lord Mobun, I will stand by my Friend. When this was done, Mr. Hill defired Mr. Brough to borrow a Case of Pistols of Captain Leifter, and he faid, he would not borrow them himself, for he doubted, if he knew of the Defign, he would not lend them. When that was done, Captain Hill told me, he had a Coach and fix Horses in Witch-Street, to seize Mrs. Bracegirdle, and carry her away into the Country; and my Lord Mobun faid he would stand by his Friend: And when my Lord Mobun went away, Hill faid to him, My Lord, if you be not there by fix a Clock, I am ruined. Saith my Lord Mobun, upon my Word and Honour I will be at the Play-House by Six.

L. H. Stew. My Lord Mohun, have you any

thing to fay to that Witness?

L. Mobun. Yes, my Lord, I desire to have her asked, Whether she is a Maid, or a married Woman?

not know what Use my Lord will make of it.

Mr. Att. G. You can eafily answer, whether you are married or unmarried.

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L. H. Stew. That Question is very fair; Are you a married Woman or a fingle Woman?

Sandys. I am a fingle Woman, my Lord. Mr. Att. G. Pray, Mrs. Sandys, repeat the Words that my Lord Mobun faid, when Ilill faid, if the Villian refifted, he would ftab him.

Sandys. My Lord Mokun said nothing in the World, but that he would stand by his Friend.

L. H. Stew. Have you any further Questions,

Mr. Attorney, to ask this Witness?

Mr. Att. G. I have nothing more to ask her, my Lord.

L. H. Stew. What say you, my Lord Mobun; would you ask her any thing else?

L. Mobun. No, my Lord. L. H. Stew. Then withdraw. (Which she did.) Mr. Att. G. The next Witness we call is Mr. (Who was sworn) Rogers.

L. H. Stew. What is this Witness's Name?

Mr. Att. G. Rogers, my Lord.

L. H. Stew. What is his Christian Name?

Mr. Att. G. John. If your Lordships please to remember, that the last Witness, Mrs. Sandys, faid, that Mr. Hill defired my Lord Mobun, not to fail of being at the Play-House by fix a Clock, and that he was undone if he did not come; and my Lord promifed upon his Word and Honour that he would come: Now we call this Witness to prove, that they met at the 'Play-House according to the Appointment on the 9th of December.

Rogers. My Lord, all that I know of this Matter was, That my Lord Mohun and Captain Hill were at the Play-House that Night, and that which made me take particular Notice of their being then at the Play-House, though they had been frequently there before together, was, that Captain Hill had my Lord Mobun's Coat on, and my Lord Mohun had Captain Hill's Coat on.

Mr. Att. G. Did you observe any thing else,

when they were at the Play-House?

Rogers. Nothing but only some Words that paffed between Captain Hill and my Lord Mobun. when I went to ask them for the Overplus of the Money for coming in, because they came out of the Pit upon the Stage; he faid, he would not give it me, but if I brought any of our Masters, he would slit their Noses, or something to that Effect.

Mr. Att: G. What were the Words he faid

when you asked him for Money?

Rogers. I asked them for Money, that they ought to pay more than the rest that were in the Pit, because they came upon the Stage, and they would not give it me; but he faid, if I brought any of our Masters, he would slit their Noses, or cut their Faces, or to that Effect.

L. H. Stew. My Lord, will your Lordship ask

him any Questions?

L. Mohun. No, my Lord. L. H. Stew. Call another Witness then.

Mr. Att. G. My Lords, with your Lordships Favour, the next Witness that we shall call, is the Coachman, William Dixon. (Who was fworn.) Mr. Att. G. Mr. Dixon, do you remember

the Day when Mr. Mountford was killed?

Dixon. Yes, Sir.

Mr. Att. G. Pray acquaint my Lords, what Per-L. H. Stew. You hear the Question; but I do fons you carried in your Coach that Day; whether you carried my Lord Mohun and Mr. Hill, and to what Place, and where you waited for them.

Dixon. If it please your Lordships, Captain Uuu

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Hill and my Lord Mobun came in a Hackney Coach to my Gate, where I live, and I was just a going to set my Coaches into the Street for Hire: They bargain'd with me for six Horses, and I was to have thirty Shillings to set them down at Totteridge, on this Side Barnet. I ask'd them, Whether they would have me bring all the fix Horses with the Coach. No, they faid, a Pair would ferve to the Play-House, and the other four should stand at the Pound's End. So I went accordingly to the Place appointed, over against the Horshoe-Tavern in Drury-lane, and a Footman came, and Mr. Hill and he bid me drive down lower. So I drove to my Lord of Clare's Door, or thereabouts; and there was fome Soldiers that would have had me go in, and smoke and drink with them: I told them, I did never smoak, and I did not care for drinking any thing at that time. With that, my Lord Mobun and Mr. Hill came into the Coach, and, as they bid me, I carry'd them into Norfolkfreet, below the Watch-house that stood there; they bid me turn about, and ftand there; and then they went to the White-Horse Tavern, so I did turn about, and ftay'd as they bid me, and they tarried a pretty while before they came again, and then they bid me drive back to the Place from whence I came, fo I drove into Drury-lane, and they bid me stop next to my Lord Craven's House, this was about ten a Clock, and it being so late, I went Home, and sent a Postilion down, to take care of the Coach, so that what passed afterwards, I cannot tell.

What Day or Night, was all this L. H. Stew.

you speak of?

Dixon. Truly my Lord, I cannot tell what Day it was, it was in December, as I take it, the 9th, and it was Friday I believe, I do not know justly.

L. H. Stew. Did you hear of the Death of Mr.

Mount ford !

Dixon. Yes, I did. L. H. Stew. Was it the same Day that you heard Mr. Mountford was killed?

Dixon. No, I did not hear it till the next Morning.

Mr. Att. G. You say, you went with my Lord Mobun and Mr. Hill into Norfolk-street, and there you stayed for them, whilst they went elsewhere? Dixon.

Yes, I did so.
G. Do you know to what Houses Mr. Att. G.

they went?

Dixon. They went to the White-Horse Tavern, to the hithermost House on this Side the Strand, and they went below to a Door on this Side of a House that is not finished yet.

Mr. Att. G. Did you hear them use any Ex-

pressions there?

Dixon. I heard Hill fay to my Lord Mohun, I think there is a Man and a Maid talking, it was at the Corner House; faith Hill, We are betraycd, Damn me, faith he, my Lord, let us go and thresh him.

What did they do then? Mr. Att. G.

Dixon. I did fee them do nothing

Mr. Att. G. Whither did you carry them from thence?

Dixon. To the Place from whence they came, in Drury-lane.

Will your Lordship fay any thing L. H. Stew. to this Man?

L. Mohun. I defire he may be asked, Whether he had not Orders to go out of Town with

us, as foon as Mrs. Bracegirdle was put into the Coach.

Dixon. If it please you, Sir, I had Order thus, That when we were to go out of Town, I must drive down into the Strand, and then round about any way that was readiest and clearest to get to the Pound; that Order I had, and no other Order I had,

L. H. Stew. Who is your next Witness?

Mr. Att. G. My Lords, the next Witness we shall call, will give you an Account what was done in *Drury-lane*, upon their endeavouring to carry her away, and for that we have here Mrs. Bracegirdle her self.

L. H. Stew. What is this Gentlewoman's Name?

Mr. Att. G. Mrs. Ann Bracegirdle. (Then she was sworn.)

Mr. Att. G. Mrs. Bracegirdle, Fray give my Lords an Account of the Whole of your Knowledge of the Attempt that was made upon youin

Drury-lane, and what followed upon it.

Mrs. Bracegirdle. My Lord, I was in Prince'sfreet at Supper at Mr. Page's, and at ten a Clock at Night, Mr. Page went home with me; and coming down Drury-lane, there stood a Coach by my Lord Craven's Door, and the Boot of the Coach was down, and a great many Men stood by it; and just as I came to the Place where the Coach stood, two Soldiers came and pulled me from Mr. Page, and four or five more came up to them, and they knocked my Mother down almost, for my Mother and my Brother were with me. My Mother recovered, and came and hung about my Neck, so that they could not get me into the Coach, and Mr. Page went to call Company to rescue me. Then Mr. Hill came with his Sword drawn, and struck at Mr. Page and my Mother; and when they could not get me into the Coach, because Company came in, he faid, he would fee me home, and he led me by one Hand, and my Mother by the other. And when we came home, he pulled Mr. Page by the Sleeve, and faid, Sir, I would speak with you.

Mr. Att. G. Pray, Mrs. Bracegirdle, did you fee any body in the Coach, when they pulled you

to it?

Mrs. Bracegirdle. Yes, my Lord Mohun was in the Coach; when they pulled me to the Coach, I faw my Lord Mobun in the Coach. And when we came Home, Hill pulled Mr. Page by the Sleeve, and he faid, He would fpeak with him. As they led me along Drury-lane, my Lord Mohun came out of the Coach, and followed us, and all the Soldiers followed them; but they were dismissed, and, as I said, when we came to our Lodging, then Hill pulled Mr. Page by the Sleeve, and faid, He would speak with him. Page, Mr. Hill, another time will do, to Morrrow will ferve; with that, when I was within Doors, Mr. Page was pulled into the House, and Mr. Hill walked up and down in the Street with his Sword drawn. He had his Sword drawn when he came along with me.

Mr. Att. G. Did you observe him to say any

thing whilst he was with you?

Mrs. Bracegirdle. As I was going down the Hill he faid, as he led me, He would be revenged.

Mr. Att. G. Did he fay of whom he would be

Mrs. Bracegirdle. He did not name of whom then, but when I was in the House, several Pcrfons went to the Door, and afterwards Mrs.

Browne

Brown went to the Door, and spoke to them, and asked them, What they staid and walked there for? at last, they said, They staid to be revenged of Mr. Mountford; and then Mrs. Brown came in tome, and told me of it.

L. H. Stew. Who faid that? Mrs. Bracegirdle. Mr. Hill.

Mr. Att. G. Were my Lord Mohun and Mr. Hill both together when that was faid, that they ftaid to be revenged of Mr. Mountford?

Mrs. Bracegirdle. Yes, they were. And when Mrs. Brown came in, and told me, I fent my Brother and the Maid, and all the People we could, out of the House to Mrs. Mountford, to desire her to fend, if she knew where her Husband was, to tell him of it, and she did. And when they came in a Doors again, I went to the Door, and the Doors were shut, and I listened to hear if they were there still; and my Lord Mohun and Mr. Hill were walking up and down the Street; and by and by, the Watch came up to them, and when the Watch came, they faid, Gentlemen, Why do you walk with your Swords drawn? Says my Lord Mobun, I am a Peer of England, touch me if you dare.

L. H. Stew. Repeat that again, for I could not well hear you: Do you speak of what you heard from Mrs. Browne, or what you observed

yourself?

Mrs. Bracegirdle. My Lord, I was within Doors, but I was liftening at the Door, and heard this my felf? they came up to them, and faid, Gentlemen, Why do you walk with your Swords drawn?

L. H. Stew. Who asked that Question?

Mrs. Bracegirdle. The Watch; and fays my Lord Mobun, I am a Peer of England, touch me if you dare. Then the Watch left them, and they went away, and a little after, there was a Cry of Murder, and that is all that I know, my Lord.

L. Mobun. My Lord, I desire this Witness may be asked, How long after this Passage that she speaketh of, was it that she heard Murder

cried in the Street.

You hear the Question, Mrs. L. H. Stew.

Bracegirdle; What say you to it?

Mrs. Bracegirdle. My Lord, I believe it was about a quarter of an Hour after, to the best of my Memory.

L. H. Stew. What do you mean, a quarter of an Hour after the Watch asked the Question?

Mrs. Bracegirdle. Yes, my Lord. Then the Earl of Mulgrave stood up.

L. H. Stew. My Lord Mulgrave.
E. of Mulgrave. My Lord I defire to ask this Witness a Question. If I heard her aright, I think she said, They threatned to be revenged of Mr. Mountford, I desire to know of her, whether my Lord Mohun did threaten him?

Mrs. Bracegirdle. I do not know indeed; but when Mrs. Browne asked them, What they staid there for? They faid, To be revenged of Mr. Mountford. I did not hear them my self, but

Mrs. Browne came in and told me fo.

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Mr. Att. G. Mrs. Bracegirdle, I think, If I did not mistake, you said, When the Watch came up they asked them, Why their Swords were drawn?

Mrs. Bracegirdle. Yes, and my Lord Mobun made Answer, He was a Peer of England, and bid them touch him if they durst, and they went away.

Mr. Att. G. My Lord, the next Witness

that we call, shall be Mr. Gawen Page, at whose House Mrs. Bracegirdle supped that Night.

(He was fworn.)

Mr. Att. G. Mr. Page, I suppose you remember the Night, when Mrs. Bracegirdle supped at your House?

Mr. Page. Yes, my Lord. Mr. Att. G. I pray give an Account of your whole Knowledge about this Matter, what happen'd that Night.

Mr. Page. About ten a Clock at Night, on Friday the ninth of December last, going down Drury-lane, with Mrs. Bracegirdle, whom I led just against my Lord Craven's House — L. H. Stew. Pray, Sir, speak out, and tell us

what time it was.

Mr. Page. About ten a Clock at Night, on Friday the ninth of December last, going down Drury-lane, and leading Mrs. Bracegirdle, right against my Lord Craven's Door, stood a Coach, where two Soldiers pressed in between me and Mrs. Bracegirdle, and parted us: I asked what that was for? But they took hold of Mrs. Bracegirdle, and immediately they would have forced her into the Coach; Captain Hill, whom I faw there with his Sword drawn, made feveral Blows at me.

L. H. Stew. Who would have forced her into

the Coach?

Mr. Page. The Soldiers would.

Mr. Att. G. Pray go on, Sir, what follow'd after that?

Mr. Page. I fay, Captain Hill made several Blows at me, and cry'd, You Villian, Stand. I received many of them upon my Cane, but there was none that hurt me; then I got Help, and they were prevented of carrying Mrs. Bracegirdle away. My Lord Mohun was in the Coach; I saw him in the Coach.

Mr. Att. G. Did you fee any Arms in the

Coach?

Mr. Page. I faw no Arms, but I faw a Bundle in the Coach, tho' I could not tell what it was; and there was one in the Coach, that I saw was my Lord Mobun. So when we had got Help, we went down the Lane to convey her Home, and Captain Hill was with us, and my Lord Mobum followed at a Distance. Captain Hill said to the Soldiers, Be gone, I have nothing more to do with you now. When we came to the House, and Mrs. Bracegirdle was entring in, Captain Hill pull'd me by the Sleeve, and faid he would speak with me. Said I, To Night is not a fit time, to morrow is better, therefore pray stay till to morrow Morning. But said he, God dann me, you will not go home to Night.

L. H. Stew. You speak so low, that I cannot tell what you fay; I did not hear that last that

Mr. Page. My Lord, I fay, when Captain Hill pull'd me by the Sleeve, and faid he would speak with me, I told him that, Night was not a fit time, to morrow would do better: Well, faith he, To morrow then; but, God damn me, you will not go out to Night: I went in a Doors, and there my Lord Mobun and he staid for an Hour and a half, as I was told; I faw them not my felf: But Mrs. Browne came in and faid, that they faid they waited to be revenged.

Mr. Att. G. Whom did they mean, yourfelf

that they would be revenged of?

Mr. Page. Mrs. Browne faid, they waited for Mr. Mountford.

Mr. Uuu 2

Mr. Att. Gen. Did you continue in that House till after the Murder was committed?

Mr. Page. Yes, Sir, I did.

How long after you came into L. H. Stew. the House was the Fact done?

Mr. Page. About an Hour and an half.

L. H. Stew. Did you yourfelf hear or observe any thing to be faid or done, from the time you came into the House, to the time the Fact was committed?

No, my Lord, I was in the Back-Mr. Page.

Room of the House.

Mr. Att. Gen. Pray, Mr. Page, did you fee Mr. Mountford after he was wounded?

Mr. Page. Yes, I did. Mr. Att. Gen. Then give my Lords an Ac-

count of what passed at that Visit.

Mr. Page. Upon the Out-cry of Murder, I came into the Street, where I found my Lord Mohun just surrendring himself to the Constable; and immediately I went to Mr. Mountford's House, and I found him lying all along in his Blood upon the Floor; he feeing me, defired me to lift him up, which I did, and thinking he had been dying, I ask'd him whether he knew me. He faid, Yes. Said I to him, Had you time to draw your Sword in your Defence? He faid, He was barbaroufly run through before he could draw it.

Mr. Att. Gen. Is this all you have to fay, Sir?

Mr. Page. Yes.

L. H. Stew. Will your Lordship ask this Wit-

ness any Questions?

L. Mobun. My Lord, I desire he may be ask'd whether my Sword was drawn when I furrendred myself to the Constable.

Mr. Page. No, my Lord, your Sword was in the Scabbard when you furrendred yourfelf, but I cannot fay whether your Sword was drawn before, or not.

Mr. Att. Gen. The next Witness that we desire to call, is Mrs. Page. (She was sworn.)

L. H. Stew. What is the Name of this Witness? Mr. Att. Gen. Mrs. Mary Page. Pray Mrs. Page, do you remember the Night when Mrs. Bracegirdle supped at your House, and Mr. Mountford was killed? Acquaint my Lords with all you did

observe that Night.

Mrs. Page. Mrs. Bracegirdle supped at my Lodging, and my Husband went home with her, and staying something longer than ordinary, I fent my Servant to know what was the Reason of it: He brought me Word back, that my Husband had like to have been murdered, and Mrs. Bracegirdle carried away. With that I went down my-felf towards Mrs. Bracegirdle's Lodgings, and there I found my Lord Mohun and Mr. Hill walking, Mr. Hill with his Sword drawn, before Mrs. Bracegirdle's Door; my Lord Mohun's not. went in, into the House; and after I had staid a while there, Mrs. Browne came out to them, and asked them, Why they staid there? They made Answer, they staid for Mr. Mountford.

Mr. Att. Gen. Who made that Answer?

Mrs. Page. Mr. Hill.

Mr. Att. Gen. Who was with Mr. Hill at that

Mrs. Page. My Lord Mohun.

Mr. Att. Gen. Was there any body besides those two that you observ'd?

Mrs. Page. No, there was no-body else that I faw. -

Mr. Att. Gen. Were their Swords drawn?

Mr. Hill's then was, my Lord Mrs. Page. Mobun's at that present was not: But Mrs. Bracegirdle hearing that they waited for Mr. Mountford, defired me to go over to Mrs. Mountford's House, and speak to her to send to her Husband, and defire him to keep where he was, or come home with a good Guard. Whilst I was telling Mrs. Mountford what I was defired to tell her - But I should have told your Lordships, that when I came out to go to Mrs. Mountford, my Lord Mobun had then his Sword drawn.

Mr. Att. Gen. Where they there when you

went out of Mrs. Bracegirdle's Lodgings?

Mrs. Page. Yes, they were.

Mr. Att. Gen. And are you fure, that at that time when you went out of Mrs. Bracegirdle's House, my Lord Mobun had his Sword drawn?

Mrs. Page. I am fure of it, that when I went out, my Lord Mohun had then his Sword drawn;

that was the fecond time.

Out of whose House was that L. H. Stew. you went?

Mrs. Page. Out of Mrs. Bracegirdle's Lodgings. L. H. Stew. Where were they when you faw his Sword drawn?

Mrs. Page. They were walking before Mrs. Bracegirdle's Door, from one End of the Street to the other.

Mr. Att. Gen. What Street is that?

Mrs. Page. Howard-Street.

Mr. Att, Gen. Pray describe to my Lords that Street.

Mrs. Page. They that stand in that Street, can see who goeth down to Mr. Mountford's

House, and who goeth up Surrey-Street.
Mr. Att. Gen. Well, now go on.
Mrs. Page. Whilft I was desiring Mrs. Mountford to fend away to her Husband, I heard Murder cried out; immediately I open'd Mr. Mountford's Door, and he came in, and fell with his Arms round about my Neck to support himself, I suppose; and he said, Hill had murder'd him. I help'd him as far as the Parlour-Door, and there down he fell. I went up the Street and called out Murder, and my Lord Mobun came to me, and bid me take notice, he had no Hand in the Murder, for his Sword was not drawn, I told him, I could not tell that, for to my Knowledge he had been in Mr. Hill's Company with his naked Sword just before.

Mr. Att. Gen. Call Mrs. Browne. L. H. Stew. You have nothing to say to that Witness, my Lord; have you?

L. Mohun. No, my Lord.

Mr. Att. Gen. Is this all you have to fay, Mrs. Page ?

Mrs. Page. After this, my, Lord Mobun refign'd himself up to the Constable; the Constable standing by me, I bid him secure my Lord Mohun, which he did.

L. Mohun. My Lord, I desire to ask this Witness, whether I surrendred myself, or made Opposition, or offered to run away?

Mrs. Page. No, my Lord, the Constable

laid hold on you.

L. H. Stew. What Answer do you make to my Lord's Question?

Mrs. Page. I say, my Lord, the Constable laid hold upon my Lord Mohun.

L. Mobun. I defire to ask her, whether I did not furrender myfelf?

Mrs. Page. Not till I had defired the Conftable to fecure your Lordship.

L. Mohun. Did I make any Opposition, or

offer to run away?

Mrs. Page. No, for the Constable presently took hold of your Lordship.

L. Mobun. I defire the may be asked whether

Hill run away.

Mrs. Page. That I know not; I suppose he was gone away out of the Street before I came forth.

Mr. Att. Gen. Swear Mrs. Browne. (Which was done.)

Mr. Att. Gen. Mrs. Browne, you are upon your Oath, pray declare to my Lords what you know happen'd upon that Night that Mr. Mount-

If it please your Lordships, Mrs. Browne. when Mrs. Bracegirdle came Home, I found her crying; I asked her what was the Matter? She faid, My Lord Mohun and Mr. Hill, had run her into a Coach, with fix or feven Soldiers, and lifted her into the Coach, and she said they were at the Door. Upon which, I went to the Door, and faw my Lord Mobun and Mr. Hill walking along. Said I, are you the Gentlemen that have used Mrs. Bracegirdle in this Manner? my Lord Mobun answered; Madam, faid he, I protected ber; if it had not been for me, the Rabble would have torn her a Pieces; for if we had a mind to carry her away, we had fix or seven Pistols charged in the Coach, and could easily have suppressed the Tumult.
L. H. Stew. I do not hear what the Witness

faith, fhe speaketh fo low.

Mrs. Browne. My Lord Mobun faid, they had fix or feven Pistols in the Coach, and could eafily have suppressed the Rabble, if they would have carried her away; but he had no Defign upon her for his own Part, but only to serve his Friend; and that Mr. Hill's Design was to take her out of Town, and keep her a Week, and fee if he could perfuade her to marry him; and faith Mr. Hill, I shall light on this Mountford. Why faid I to him, What hurt hath Mr. Mountford done you? Saith he, I have been abused, and I will be revenged.

L. H. Stew. That was Hill that faid fo. Mrs. Browne. Yes. So I went and told Mrs.

Mountford of it.

Mr. Att. Gen. Pray acquaint my Lords what my Lord Mobun faid to you about this Matter.

Mrs. Browne. My Lord Mobun faid, he protected her, for if it had not been for him, the Mob had torn her in Pieces; but if they had a mind to carry her off, they could eafily have suppressed the Mob, for they had fix or seven Pistols in the Coach: But, faith my Lord, I had no Defign upon her myself, but only to serve my Friend. So saith Mr. Hill, I shall light upon this Mountford. Why, faid I, what hurt hath Mr. Mount ford done you? Saith he, I have been abused, and I will have my Revenge. So I went and told Mrs. Mountford of it. About half an Hour after, or more, Mr. Mountford came down, and when he came down, I faw him a little before he came to them, and went to him, and would have fain have fpoke to him, but he would not stay to let me speak what I had to fay to him, but going on, prefently he met my Lord Mobun. Saith he, Your bumble Servant, my Lord Saith my Lord again, Tour Servant, Mr. Mountford. Saith my Lord, I have a great Respect for you, Mr. Mountford, and would

have no Difference between us; but there is a Thing fallen out between Mr. Hill and Mrs. Bracegirdle. Saith Mr. Mountford, My Lord, has my Wife dif-obliged your Lordship? if she has, she shall ask your Pardon; but as for Mrs. Bracegirdle, fibe is no Concern of mine; and I hope your Lordship will not vindicate such an ill Man as Mr. Hill in such a Matter as this. Upon that I heard Mr Hill bid Mr. Mountford draw, Mr. Mountford faid, That I will; and drew his Sword; but whether he received his Wound before he drew his Sword, or after, I cannot tell.

L. H. Stew. Speak that last again.

Mrs. Browne. Mr. Mountford and my Lord met; faith Mr. Mountford, Your Servant, my Lord; faith my Lord, Your Servant Mr. Mountford, I have a great Respect for you, and would have no Difference be between us; but here has been a thing fallen out between Mrs. Bracegirdle and Mr. Hill: Saith Mr. Mountford presently again, Has my Wife disobliged your Lordship? If she has, she shall ask you Pardon. But Mrs. Bracegirdle is no Concern of mine: I know nothing of this Matter, I come here by Accident.

Mr. Att. Gen. Who faid they came there by

Accident?

Mrs. Browne. Mr. Mountford faid, I know nothing of this Matter, I come here by Accident. But, I hope your Lordship will not vindicate Hill in fuch Actions as these are: Upon that, I heard Mr. Hill bid Mr. Mountford draw; Mr. Mountford faid he would, and drew his Sword; but whether he received his Wound before or after, I cannot tell; it was in the Night.

Then the Lord Godolphin stood up.

L. H. Stew. My Lord Godolphin.

L. Godolphin. My Lord Steward, I defire this Witness may be ask'd, Whether my Lord Mobun's Sword was drawn when he talk'd with Mountford, because the Council opened it before, that the Watch came to them, and faw them with their Swords drawn when they were walking in the

L. H. Stew. Mistress, you heard my Lord's Question: Was my Lord Mobur's Sword drawn whilst he talked with Mountford, or no?

Mrs. Browne. I do not remember I did fee my

Lord Mobun's Sword drawn.

Mr. Att. Gen. Were they near together? They were near together. Mrs. Browne.

L. Mobun. I defire the may be asked whether I went up the Street to meet Mr. Mountford, or he came down to me?

L. H. Stew. You heard the Question, Mistress,

what fay you?

Mrs. Browne. Mr. Mountford came down to

L. Mobun. I defire the may be asked whether fhe did not go to hinder Mr. Mountford from

coming that way?

Mrs. Browne. Yes, I did go to speak to him, but he did not hear me speak, or did not hearken to me; I took him by the Hand, and told him I would fpeak with him, but he did not hear me, but went on.

Mr. Att. Gen. You did not tell him upon what

account you would have spoke with him?

Mrs. Browne. No, I had no time. L. Mobun. I defire the may be asked, whether ·Mr. Mountford's Sword was within his Arm, or by his Side.

Mrs. Browne. I believe it was by his Side. L. Mobun.

I defire she may be asked one Question more, whether he could not have went home, without coming to Mr. Hill and me?

Mrs. Browne. He did come out of his way; his way was not by my House; he did come

down the Street towards them.

L. Mobun. I defire your Lordships to take notice, that he came out of his way to me. I defire to ask her: Did he come as if he was going to his own House, or yours?

Mrs. Browne. As if he was coming to mine.

L. Mobuu. I desire to ask her, Whether I had any hand in killing Mr. Mountford, or went to hold him, or meddled with him?

Mrs. Browne. Not that I did fee.

L. H. Stew. Have you any more to fay to this Witness?

Mr. Att. Gen. No, my Lord. L. H. Stew. Nor your Lordship?

L. Mobun. No, my Lord.

Mr. Att. Gen. Then the next Witness we desire

to call, is Richard Row. (Who was fworn.)
Mr. Att. Gen. Richard Row, where do you live?

Row. In Surrey-Street.

L. H. Stew. Where doth he live, faith he? Mr. Att. Gen. In Surrey-Street, my Lord. Pray how near is that to the Place where Mr. Mountford was kill'd?

Row. About ten or twelve Pole.

Mr. Att. Gen. Did you observe my Lord Mohun and Mr. Hill that Night, and where were they?

All that I can fay to the Matter in that Cafe is, I was in my own House about a quarter after Ten a Clock, and I heard a Noise in the Street, and I went out, and faw two Gentlemen and two Lads about the Middle of the Channel; one of the Lads had one of the Gentlemen by the Arm, just by the Channel, and said, Pray my Lord, good my Lord, don't do it, alter your Resolu-tion. There was an Answer made, that they would be revenged that Night, or To-morrow.

Mr. Att. Gen. Do you know who the Boy

was that used that Expression?

Row. No, my Lord, it was very dark.

Mr. Att. Gen. Do you not know neither who returned the Answer?

Row. No indeed.

Mr. Att. Gen. But you are fure you heard

those Words pass?

Yes, indeed, and I went to the Door afterwards, whilst they went to the Upper-end of the Street and returned again; and I faw Capt. Hill's Boy following him. My Lord, I knew Capt. Hill, though he was not in the Cloaths he formerly used to come to my House in, and the Boy I knew to be his Boy.

Were those Persons together Mr. Att. Gen.

that you heard speaking so?

Row. Yes, all four together, in a Confusion they feemed to be, for they were pushing to and again, and the Boy had hold of one of the Gentlemens Arms when he bid him alter his Refolution.

Mr. Att. Gen. Repeat those Words again that

you heard him fay.

Row. Pray my Lord, good my Lord, do not do it, alter your Resolution.

L. H. Stew. Has your Lordship any thing to ask this Witness?

L. Mohun. No, my Lord.

Row. I spoke of this same afterwards, and so they have brought me here to give Evidence: That is all that I can fay. I cannot fwear to my

Lord Mobun, that he was one, I do not know that ever I faw him to my Knowledge in my Life.

E. of Mulgrave. My Lord Steward, I defire he may be asked, whether he knoweth who that

Boy was that made that Answer. There was no Answer made by any

Boy, but begging and praying, That my Lord would not do it.

E. of Mulgrave. Do you know who that Boy was?

Row. No, I do not know what Boy it was. But when I heard Mr. Mountford was killed, and my Lord Mohun was concerned, I told what I had heard and feen, and fo they bring me here to evi-That is all I can say to the Matter.

Mr. Att. Gen. My Lord, we defire next to call some of the Watch, and shall begin with

(Who was sworn.) Merry.

L. H. Stew. What is his Name?

Mr. Att. Gen. William Merry. Mr. Merry, I think you are Beadle of the Parish.

Merry. Yes, I am.

Mr. Att. Gen. Pray acquaint my Lords what you observed that Night Mr. Mountford was killed, when you faw my Lord Mokun and Mr. Hill, the first time; and the second time, when my Lord Mohun was taken.

Merry. When I first came down the Street, walking the Rounds between Eleven and Twelve a Clock, as I turned at the Corner out of Surrey-Street into Howard-Street, I faw my Lord Mohun and Capt. Hill walking, that is, upon the paved Stones; my Lord was walking towards me, and I asked, Who comes there? Saith my Lord, A Friend. Said I, What is the meaning of your Swords being drawn? Return your Swords, and stand off. With that, he returned his Sword immediately. Saith he, I am a Peer of the Land; bere, will you have my Sword? and he proffered me his Sword; but the Constable was not there then, and I did not take his Sword; but, faid I, God bless your Honour, my Lord, I know not what you are, but I hope you are doing no Harm; No, saith he. With that, the Constable came immediately, and he proffered the same to him; there were two Candles in some Maids or Womens Hands at a Door hard by, and I went to ask them if they knew the Meaning of it; and there being a Neighbour's Man leaning with a Bottle and a Glass against the Wall, whom I knew. I think they told me one of them had a Sweet-heart there; and my Lord faid, he was drinking a Lady's Health, and as foon as his

Mr. Att. Gen. Was Mr. Hill there?

Merry. Ycs, he was.

I heard of the Matter.

Mr. Att. Gen. Was his Sword drawn?
Merry. Yes, his Sword was drawn, and I asked what made that Gentleman with his Sword drawn? and my Lord Mohun faid, he had loft his Scabbard; but feeing this Neighbour's Man stand there, I went to the House.

Bottle was out, he would be gone. That is all

Mr. Att. Gen. Were both their Swords drawn

at first?

Merry. Both their Swords were drawn when I came first into the Street; but my Lord put up his Sword, and the other continued drawn, by reason as they said, he had lost his Scabbard. And so seeing, as I said, my Neighbour's Man flanding there, we went to that House to enquire if they knew what their Business was; we

were not got into the House, I am sure not a Stone's cast within the House, but Murder was cried out, and we came back again, and my Master being nimbler of Foot than I, because he was a younger Man, came first into the Place, and seized my Lord before I came; how the Seizing was I do not know.

Mr. Att. Gen. Our next Witness is Thomas

nnell. (Who was sworn.) Mr. Att. Gen. Fennell, you was one of the Watch that Night when Mr. Mountford was killed. Fennell. Yes, Sir.

Mr. Att. Gen. Give my Lords an Account what you observed that Night, in relation to my

Lord Mohun and Mr. Hill.

Fennell. The Constable and his Watch going the Rounds, divided themselves into two Parts; I went down Surrey-Street with one Party; the Constable he went down Strand-Lane with the other Party. We were four or five that came down Surrey-Street, and when we came down, my Lord Mobun and Capt. Hill's Swords were both drawn; my Lord Mohun put up his Sword just as we came down.

L. H. Stew. Speak out Man, that my Lords

may all hear you.

Fennell. I say, the Constable and his Party went down Strand-Lane, and another Party down Surrey-Street, four or five of us, and my Lord Mobun and Capt. Hill had both their Swords drawn: When we came down, my Lord put up his Sword just as we came down, but the Constable not being come, I went and called him.

Mr. Att. Gen. You say both their Swords were

drawn when you came down?

Fennell. Yes, but my Lord put up his Sword just as we came down.

Mr. Att. Gen. What time of Night was that? Fennell. It was between Eleven and Twelve. Mr. Att. Gen. How long before the Murder

was committed?

Fennell. A quarter of an Hour.

L. H. Stew. Do you not fay, they put up their Swords as foon as you came down?

Fennell. My Lord Mobun put up his Sword,

but Hill faid he had never a Scabbard.

Mr. Att. Gen. Did you ask them why they had their Swords drawn at that time of Night? Fennell. No, I went to call the Constable.

L. H. Stew. Have you any more to ask of this Witness?

Mr. Att. Gen. I have not, my Lord.

L. H. Stew. Nor you, my Lord?

L. Mohun. No, my Lord.

L. H. Stew. Pray go on then; whom do you produce next?

Mr. Att. Gen. Our next Witness is James

(Who was sworn.)

Mr. Att. Gen. Were you one of the Watch that Night Mr. Mountford was killed?

Mr. Att. Gen. Did you see my Lord Mohun and Capt. Hill that Night?

Baffit. Yes.

Mr. Att. Gen. Acquaint my Lords where it was, and in what manner you found them.

Bassit. In Howard-Street; I came along with the Constable, and I walked before them that went down Surrey-Street with my Lanthorn, and there was my Lord Mobun with his Sword drawn, and Captain Hill with his the like: We asked them what they did there? They faid they were drinking of a Bottle of Wine: Hill faid to me, You may knock me down if you please: Nay, faid I, we never use to knock any Gentlemen down, unless there be Occasion; and then we went into Norfolk-Street to the Tavern to examine what they were, and what they were doing; and in the mean time the Murder was done.

Mr. Att. Gen. Did you not ask them why their

Swords were drawn?

Bassit. Yes, I did.

Mr. Att. Gen. What did they fay?

Bassit. Hill made Answer, that he had lost his

Mr. Att. Gen. What faid my Lord Mobun? Bassit. My Lord Mohun had put up his Sword by that time we came up to him: That is all I can fay to it.

L. H. Stew. If you have nothing more to ask

him, call another.

L. Mohun. My Lord, I defire he may be asked whether he came with the Constable when I furrendred myfelf?

Bassit. Yes, and I took hold of your Sleeve. and you shook, and quak'd, and trembled, as if

you would tear it to pieces.

L. Mohun. I defire he may be asked, whether my Sword was in the Scabbard when I furrendred myfelf?

Bassit. Yes, it was, he surrendred it.

L. H. Stew. That was after the Murder was done.

Mr. Att. Gen. With your Lordship's Favour, I desire he may answer my Lord Mobun's sirst Question again, so as to be heard by your Lordships; What was that you were faying when my Lord furrendred himfelf?

Bassit. I took him by the Arm when he fur-

rendred himself up.

Mr. Att. Gen. What then?

Bassit. Then he quaked, and I had him to

the Round-House.

L. H. Stew. Hear my Question; You say you took him by the Sleeve, when he furrendred himself; what do you mean by that? is it that he had furrendred himself before you laid hold on him, or afterwards?

Bassit. I took hold of his Arm, when he fur-

rendred himfelf.

L. H. Stew. But was it before he furrendred himself to the Constable?

. Bassit. No, it was afterwards, my Lord; to

have him away.

L. H. Stew. Then you did fee him furrender himself to the Constable?

Bassit. Yes, my Lord. Mr. Att. Gen. Then call Mr. Charles Knowles;

But he did not appear.

L. H. Stew. Whom do you call next, Sir? Mr. Att. Gen. My Lords, we call'd Mr. Charles Knowles; but they fay, he is not come; therefore, with your Lordships Favour, we will call Mrs. Brewer. (Who was sworn.) Brewer.

Mr. Att. Gen. Mrs. Brewer, I think, you live at the next Door to Mrs. Bracegirdle's Lodging?

Mrs. Brewer. Yes, I do fo. Mr. Att. Gen. Pray give my Lords an Account what you faw and heard that Night Mr. Mountford was kill'd.

Mrs. Brewer. I was at Mrs. Bracegirdle's House, and I went to the Door with them; and just as I went to the Door, my Lord Mobun came up to me; just as he came to the Door, Mr

Mount ford came down the Street, and my Lord went to him, and imbraced him, and faid, Mr. Mountford, Your humble Servant, I am glad to fee you. Who is this, faid Mr. Mountford, my fee you. Lord Mobun? Yes, faid my Lord. What makes your Lordship here at this time a Night, saith Mr. Mountford? Saith my Lord again, I suppose, Mr. Mountford, you was fent for. Sent for, for what, faith he? You have heard of the Business of Mrs. Bracegirdle, I suppose, faith my Lord: No, my Lord, faith he, I come by Chance.

Mr. Att. G. Who faid that?

Mr. Mountford, Sir. Mrs. Brewer.

Mr. Att. G. Well, go on, and speak aloud. Mrs. Brewer. My Lord, Mr. Mountford. And there she hesitated, and seemed to be in a

Confusion.

Mr. Att. G. She is not used to such publick Examinations: If your Lordships will please to allow her to begin, because she is in some Confusion, she will be the better able to give you what Account she can of this Matter.

L. H. Stew. Let her recollect herself, and be-

gin again.

Mrs. Brewer. When Mr. Mountford came down the Street, I stood at the Door, and my Lord Mobun was come to the Door, and my Lord Mobun went to him and faid, Mr. Mountford, your bumble Servant, I am glad to fee you, and embraced him. Saith Mr. Mountford, Who is this, my Lord Mohun? Tes, faith he, it is. What maketh your Lordship here at this time of Night? faith my Lord Mohun, I suppose you are sent for, Mr. Mountford. No indeed, faid he, I came by Chance. Saith my Lord, You have heard of the Business of Mrs. Bracegirdle. With that, after he had faid this, Mr. Hill cometh up, and faith, Pray, my Lord, hold your Tongue, this is not a convenient Time to discourse this Business, and would have drawn my Lord away. Saith Mr. Mountford, I am very forry my Lord, to see that your Lordship should assist Capt. Hill in so ill an Action as this; pray let me desire your Lordship to forbear. Upon this, as foon as he had faid fo, Mr. Hill came up and struck Mr. Mountford a Box on the Ear. Saith Mr. Mountford, Damme, what's that for? And with that, he whipped out his Sword, and made a Passat him, and I turned about and cry'd out Murder, Murder.

Mr. Att. G. But you say, you saw Hill draw

his Sword, and make a Pass at him?

No, his Sword was drawn Mrs. Brewer. No, his Sword was drawn before; but he, immediately after the Box on the Ear, made a Pass at him, and I turned about and cry'd Murder.

Had Mr. Mountford his Sword Mr. Att. G.

drawn at that Time?

Mrs. Brewer. No, he had not.

Mr. Att. G. Are you fure he had not?

Mrs. Brewer. Yes, I am fure he had not, for as foon as he struck the Blow, he made a Pass at him.

Mr. Att. G. Was my Lord present at that Time?

Mrs. Brewer. He stood just by on the Righthand.

Mr. Att. G. How near to them?

Mrs. Brewer. They were all close together, as well as I could discern.

L. H. Stew. My Lord, have you any mind to ask this Witness any Questions?

L. Mobun. No, my Lord.

L. H. Stew. Have you done with her?

Mr. Att. G. Yes, my Lord. The next Witnels we defire to call is Mr. Davenport, the Constable.

onstable. (Who was sworn.)
L. H. Stew. Well, what faith this Man?
Davenport. The Ninth of December last at Night, as I was walking my Rounds between eleven and twelve a Clock, I divided my Watch into two Parts, one was to go down one Street, and the other another, and coming into Howard-street, my Beadle happened to be there before me, and he had spied them, as he told me, with their Swords drawn: As foon as I came up, my Lord Mohun very civilly (his Sword not being then drawn) proffered to fur-render his Sword to me, and faid, he was a Peer of the Realm. I asked the other Man what he did with his Sword drawn? and he made answer, he had lost his Scabbard in Drurylane. With that I found them very civil, and I heard some Women at the Door, and they faid, they were Serenading them with a Bottle of Wine. There was a Drawer there that I knew, who formerly lived over-against me, and then lived at the White-horse Tavern; fo I left them (finding them very civil) and went to the White-horse Tavern to examine what the Business was; they told me, they were there a drinking, and before I had spoken three Words almost to the Man of the House, the Watch was called, and when we came, Mr. Hill had made his Escape, and so I secured my Lord Mohun.

Mr. Att. G. What was the Occasion of calling

the Watch?

They cryed out Murder in the Davenport. Street; So I took my Lord Mohun, and carry'd him to the Round-bouse, where we kept him all Night.

Mr. Att. G. I think you fay, when you first came my Lord Mobun's Sword was not drawn.

Mr. Davenport. It was put up then, but the Beadle faid they were both drawn before.

Mr. Att. G. You did not fee them fo foon as

your Beadle?

Davenport. No, he was there before me. Mr. Att. G. Then acquaint my Lord what was done, after you had fecured my Lord Mobun.

Davenport. After I had taken him, I carried him to the Round-bouse, and when we came there, he asked me, If Hill was taken? I faid no; and faid I, My Lord, this is a bad Misfortune you are happen'd into; and he faid, God Damn me, I am glad he is not taken, but I am forry he has no more Money about him; I wish be had some of mine; and, I do not care a Farthing if I am hang'd for him.

L. Mobun. My Lord, I defire he may be asked

whether I offered to fly?

Davenport. No, my Lord, I do not fay you did, but you know, my Lord, you faid this to me.

L. H. Stew. But, Mr. Davenport, did not my

Lord furrender himfelf to you?

Davenport. Yes, my Lord, mighty civilly. Mr. Att. G. Did my Lord fay any thing to

you about changing of Coats?

Davenport. He faid, they had changed Coats three or four several times that Day, and at the fame time he had Hill's Coat upon his Back; and I asked him, If he knew where Hill's Lodging was? and he told me; and I went to his Lodging with my Watch; and when we came there, we fearched the House, but did not find him there; but Captain Hill's Boy came in whilst we were there; fo with that, I fecured the Boy, and

fearched him, and found Gunpowder and Ball about him; and I have Hill's Sword in the Court, and Mr. Mountford's, and my Lord's.

L. Mobun. I defire he may be asked, whether Mountford's Sword was not broke in the Street, or

whether he carried it away.

Davenport. I took up a Piece my felf, and a Servant Maid took up another in the Street.

L. Mokun. I desire he may be asked, whether Mr. Mountford's Sword, when it was found, was in the Scabbord or not?

Davenport. No, it was not; I faw no Scabbord. L. H. Stew. My Lord, you ask the Questions fo fast, that we do not hear the Answers. not your first Question, whether Mountford's Sword was not broken?

L. Mohun. Yes, my Lord.

L. H. Stew. What Answer giveth he to that? Davenport. I do not know when it was broken; but by the Report of People that were there by, it was faid, Mr. Mountford made a Pass, and at the first Pass, his Sword was broken? and I went with a Lanthorn, and according as they faid, I found a Piece of a Sword, and I took it up my felf.

L. H. Stew. What is your next Question, my

Lord?

L. Mobun. I would ask him in what Part of the Street he found the Piece of the broken Sword.

L. H. Stew. You heard the Question, what say

Davenport. It was in the High-way in the Street.

L. H. Stew. My Lord Mobun, what do you

mean by that Question?

L. Mohun. Whether it was in the Middle of the Street towards Surry-Street or Norfolk-street, or near Mrs. Bracegirdle's Lodging, or upon he Pavement?

It was over against the Door Davenport.

where you stood.

L. Mobun. How far might it be from where I flood? I desire he may be asked that.

L. H. Stew. You hear my Lord's Question,

answer it.

Davenport. He was walking up and down when I came to take him; and I took the Piece of the Sword up in the High-way; he was walking on the Pavement, the broad Stones.

L. H. Stew. Have you done with that

Witness?

Mr. Att. G. Yes, my Lord. Is Mr. Charles Knowles come? (He did not appear.)

Mr. Att. G. Then we defire to call Mr. Bancroft the Chyrurgeon, and Mr. Hunt.

L. H. Stew. Who do you examine first? We begin with Mr. Bancroft. Mr. Att. G. (Who was sworn.)

You attended upon Mr. Mount-Mr. Att. G. ford, Mr. Baneroft, when he was wounded?

Bancroft. Yes, my Lord.

Mr. Att. G. Pray acquaint my Lords what you

know of this Matter.

Bancroft. My Lord, upon the ninth of December last at Night, between the Hours of twelve and one, I was knocked up to go to Mr. Mountford, whose Servant came for me, and told me, he was a dying of a Wound he had received. So I came to his House, and found him very desperately wounded; it went in and out by his Back-Bone, hehind his left Side. I told him what he must expect, that he was a dead Man. I attend-VOL. IV.

ed him that Night, till about four a Clock in the Morning, and then I took my Leave of him, and went home: About eight a Clock in the Morning I came thither again, and met Mr. Hobbs there, and he was of the fame Opinion. He lived till about one, and then he died.

Mr. Att. G. What Discourse had you with

Mr. Bancroft. About ten a Clock I was fent for by the Constable to come to Hicks's-Hall, to be examined there before the Justices; and being then with Mr. Mountford, and some Company being there, Mr. Powell (as I take it ) was one; I faid to Mr. Mountford, I suppose where I am going, I shall be asked some Questions about what you may have faid to me, you are now upon the Brink of Eternity, and pray answer me truly, who gave you this Wound, was it Mr. Hill, or my Lord Mobun? Said he, My Lord Mohun offered me no Violence, but whilft I was talking with my Lord Mohun, Hill struck me with his left Hand, and with his right Hand run me through before I could put my Hand to my Sword.

Mr. Att. G. Did he tell you his Sword was

drawn?

Bancroft. He did not fay, it was or not, but that Hill struck him with his left Hand, and, at the same Time, run him through with his Right, before he could put his Hand to his Sword.

Mr. Att. G. Did he tell you my Lord Mohun's

Sword was drawn?

Bancroft. The Words were these, as near as I remember, My Lord Mohun offer'd me no Violence, but whilft I was talking with him, Hill, with his Left-Hand, struck me, and with his Right run me through, before I had time to put my Hand to my Sword.

Mr. Att. G. Did he tell you he had his Sword

drawn at all afterwards?

Bancroft. No, not a Word of that, that I heard. L. H. Stew. My Lord Mobun, have you any thing to fay to him?

L. Mobun. No, my Lord.

(Then Mr. William Hunt was fworn.)

M. Att. G. Mr. Hunt, you have heard what Mr. Bancroft was examined to, do you give an Account what you know in relation to this Bufiness.

Hunt. I was fent for to Mr. Mountford when he lay veryill; and I then asked him the Manner of his being hurt, he faid, My Lord Mohun Spoke to me, but Hill run me through before my Sword was drawn. I asked him, Whether he had time to draw his Sword? And he faid, Hill was in me, and was through me, before my Sword was out; and this he repeated again about twelve a Clock, about half an Hour beforehe died the next Day.

Will you ask him any thing elfe, L. H. Stew. Mr. Attorney?

We shall ask him no more Que-Mr. Att. G. stions, my Lord.

Will you ask him any, my Lord L. H. Stew. Mobun ?

No, my Lord. L. Mohun.

Then have you any more Wit-L. H. Stew.

Mr. Att. G. My Lord, I do not hear that Mr. Knowles is come yet; and if he be not come, we have no more Witnesses to examine; if he does come, we must beg Leave that we may examine him.

You know that the Court cannot L. H. Stew. Xxx ftay;

itay; for after you have done on both Sides, my Lords are to withdraw, and we are not to fit

here in Expectation of your Witnesses.

Mr. Att. Gen. My Lord, we do not expect that; if my Lord Mobun please to examine any Witnesses on his Part, and it happen that the Witness should come before my Lord has made an End, we hope your Lordships will favour us fo far, as that we may examine him.

L. H. Stew. My Lord Mohun, if you have any Witnesses to be examined, now is your time to

call them.

I desire first, Mr. Hill's Foot-Boy L. Mobun.

may be called.

L. H. Stew. Name him. (He came to the Bar.) L. Mohun. My Lords, if you please, I desire Mr. Brereton may be called first, because I would prove to your Lordships, and shew you I had no Malice to Mr. Mountford.

L. II. Stew. I thought you had called that Boy

L. Mobun. That was a Mistake, my Lord, this Gentleman Mr. Brereton, I desire may be first examined.

Mr. Brereton. My Lord, I know nothing as to this Matter of Fact, for I had not feen my Lord Mobun of two or three Days before.

L. H. Stew. What do you examine this Witness

to, my Lord?

L. Mobun. To shew that I had no Malice against Mr. Mountford, but spoke kindly of him

feveral times. Mr. Brereton. I had not feen my Lord Mohun for two or three Days before this Fact was committed, and therefore can give no Account of what happened then; but the Friday before, the Play of Alexander the Great was acted, and my Lord Mobun and I were at the Play-house, and he and I went to Supper together, and we were talking of the Play, and he faid it was a good Play, and commended feveral Parts in it, and particularly the Acting; and he commended Mr. Mountford's Acting extreamly: I faid, I thought he never acted to well in his Life before; but my Lord spoke particularly very kind Things of Mr. Mountford, that he thought him a very good Actor. I answered, as to Comedy he did use to act very well, but I thought he would never make so good a Tragedian as Mr. Betterton, or fome others. But my Lord before this, had used to commend Mr. Mountford and speak kindly of him: And he faid, that feveral of the Players had been very rude to him, more than their Business did require of them; but Mr. Mountford had been more civil than any of the rest. Upon this, my Lord Mohun was pleased to ask me, Whether I was acquainted with Mr. Mountford? I told him, I never was in his Company but once with Mr. Bludworth. Saith, my Lord, I have a great mind to drink a Bottle of Wine with him. Said I, I do not think him worth your Acquaintance, but you may do what you will. Several Things more my Lord faid, and spoke more kindly of him than of any of the rest of the Players; but there was no Time fix'd for drinking with him. Upon Tuefday after my Lord Mobun came to my Lodgings, and told me, Mr. Mountford had been very civil to him the Night before at the Play-bonse, when the rest were very rude to him; and he had a mind to drink a Bottle of Wine with him. Saith he, I

am going about some Business to Kensington, but

within a Day or two you shall certainly hear of me, and we will fix a Time for it, and if I do not like his Company, I will never trouble you, nor my felf more with it.

L. H. Stew. When was this, Sir?

Brereton. This was the Tuesday before; the first Discourse was upon the Friday before. (Then the Boy was examined.)

L. Mohun. Was you along with me and Mr. Hill, that Night Mr. Mountford was killed?

L. H. Stew. My Lord, you must propose your Questions to me, and I will ask them.

Mr. Att. Gen. I defire to know what the Boy's

Name is, and who he is?

L. Mobun. His Name is Thomas Lake, and he was Mr. Hill's Foot-Boy.

L. H. Stew. What do you ask him, my Lord? L. Mobun. Pray, my Lord, ask him, if he was with Mr. Hill and me that Night that Mr. Mountford was killed.

L. H. Stew. You hear the Question; what say

you to it?

Boy. Yes, my Lord. L. H. Stew. I do not hear you what you say. Boy. I was with them, my Lord, and all I

heard was, they had a Defign to take away the Woman, Mrs. Bracegirdle, and they had provided Night-Cloaths and a Coach for her, to go to Totteridge, which was the Place where they defigned to carry her.

L. H. S. I do not hear one Word this Boy faith. L. Mobun. My Lord, shall I repeat to your

Lordship what the Boy saith?

Lords. No, no, no. L. H. Stew. No, my Lord, you are not to repeat what your own Witness saith.

Boy. They had a Defign to carry away the

Woman Mrs. Bracogirdle.

L. H. Stew. I do not hear one Word. Boy can speak out, if he pleaseth; I warrant him, he would make Noise enough if he was in another Place. Speak out, that my Lords may all hear you.

Boy. I cannot speak any louder than I do; I fay, they had a Defign to carry away the Wo-

L. H. Stew. I may as well be at the other End of the Town, as in this Place, as for hearing what he faith. Some-body should repeat what he faith.

L. Mohun. If your Lordship please to allow it, that one of the Officers of the Court may come down to the Bar, and repeat from his Mouth to the Court what he faith.

Lords. Ay, ay.

L. H. Stew. Mr. Walker, Then do you go and ftand by him, and tell us what he faith.

Mr. Walker the Clerk went and flood by the Boy at the Bar, and repeated his Evidence aloud.

Mr. Walker. My Lord, he faith, they had a Defign to take away the Woman, and they had Night Cloaths in the Coach for the Woman to put on, and they enquired at the Woman's Lodging where she was, and there they were told, that she was at Mr. Page's at Supper, and her Brother came to the Horsboe Tavern and drank with them, and he was to go to tell them when she came out, and which way she was to go Home; and there was a Man that was to give Notice, and they went down before her, and the Coach stood almost at the lower end of Drury-lane, where there were some Soldiers to

put her in, and the Soldiers went and took hold of her.

L. H. Stew. Is this my Lord Mobun's Witness? Mr. Walker. Yes, my Lord; and he faith, when they went to take hold of her to put her in, Mr. Page struggled with them, and would not let them, and she cryed out, and was very much troubled at it.

L. Mobun. My Lord, I desire he may be asked, Whether he was in Howard-street when Mr. Mountford was wounded, and what passed in Howard-street before Mr. Mountford was wounded?

Mr. Walker. He faith, he was in Howard freet, and faw Mr. Mountford come down in Norfolkfireet towards them, and turn into Howard-fireet, but out of his way to his own House; He faith, he came down, and there met my Lord Mobun and his Master, Mr. Mountford did; and he came to my Lord Mohun, and bowed to him, and faid, He had a Kindness for his Lordship. And my Lord Mohun replyed, He had a Kindness for him. My Lord Mohun faid to him, He hoped he was not come to vindicate any thing of Mrs. Bracegirdle. Mountford said Not, and asked if his Wise had done any thing to him, and said, He was very forry his Lordship should have any thing to do to vin-dicate Mr. Hill in such Rudeness. He saith, Cap-tain Hill was at the lower end of the Street, and Captain Hill heard him fay fo, and came up and faid to him, Mr. Mountford, if you have any thing to say to me, I can vindicate my self, and pray now draw; and he went into the Street, and Mr. Mountford drew and met him, and made three or four Passes, and in the Passes, the Sword was broke. He cannot tell which Sword it was that was broke, he supposeth it hit against the Hilt, and fnapped in two.

L. Mohun. I desire he may be asked, where I

was when they fought?

Mr. Walker. My Lord flood upon the flat Stones, he faith, by the House Side all the while, and they were in the Middle of the Street.

L. Mohnn. My Lord, I defire he may be asked, Whether Mr. Monntford had his Sword by his Side, and where it was, and whether I meddled with him?

Mr. Walker. He faith my Lord Mohun did not meddle with him, but stood upon the flat Stones, nor did offer to draw his Sword, and when Mr. Mountford came down, he carryed his Sword in his Hand.

L. Mohun. My Lord, I desire he may be ask'd, Whether Mr. Hill did not stay in the Street to ask

Mrs. Bracegirdle's Pardon?

Mr. Walker. He faith he defired to fee Mrs. Bracegirdle, and to beg her Pardon, and as foon as he had feen her, he would be gone?

L. H. Stew. How can he tell that? Where

was he?

Mr. Walker. He was just by my Lord Mobun and Mr. Hill in the Street, and Mr. Hill said, He would but stay and beg Mrs. Bracegirdle's Pardon for what he had done, and he would go Home.

L. Mohun. I defire he may be asked, Whether I offered to fly when his Master went away?

L. H. Stew. What is it you ask, my Lord?
L. Mobun. Whether I offer'd to run away,
or make my Escape?

Mr. Walker. He faith, my Lord did not offer to run away, but stood still and said he had done no Hurt, nor drawn his Sword.

L. Mobun. I defire to ask him, Whether I

could not have run away as well as Mr. Hill, if I had had a mind?

Mr. Walker. He faith, He might have run away as well as his Master Mr. Hill, but he stood still a great while, till the Watch came and took him, and he gave himself up.

Mr. Att. Gen. My Lord, before the Boy goeth away, I defire to know of him whether he has not been already examined upon his Oath

elfewhere?

Mr. Walker. Yes, my Lord, he was examined at Hicks's Hall, and was kept in Prifon two Days. Mr. Att. Gen. Were you examined before the

Mr. Walker. He faith, He was examined before the Coroner.

Mr. Att. Gen. Which was the first Place he was examined at?

Mr. Walker. He faith he was examined at Hicks's Hall first.

Mr. Att. Gen. When he was examined before the Coroner, did he give the fame Evidence as he does now?

Mr. Walker. He gave the same Evidence before the Coroner that he doth now, as near as he can remember.

Mr. Att. Gen. When you did make Oath before the Coroner, was it read to you what you fwore?

Mr. Walker. He faith, his Evidence was not read to him.

Mr. Att. Gen. Did you subscribe the Evidence you gave before the Coroner yourself?

Mr. Walker. Yes, he did.

Mr. Att. Gen. Did not you write your Name yourself?

Mr. Walker. Yes, he faith.

Mr. Att. Gen. Did you not know what it was you subscribed your Name to?

Mr. Walker. He faith, It was not read to him afterwards, he knoweth what it was he gave in

Mr. Att. Gen. Are you fure it was not read to

Mr. Walker. He faith, He is fure it was not read to him.

L. H. Stew. Was it not read to him before he fubscribed it?

Mr. Att. Gen. That I did ask him, my Lord. Mr. Walker. He doth not remember that it was read to him at all.

L. H. Stew. Can he read himfelf?

Mr. Att. Gen. He writes a very good Hand, my Lord.

Mr. Walker. He faith, They bid him put his Hand to it; and as foon as he had put his Hand to it, they put him out, and bid him call another Woman.

Mr. Att. Gen. I would have him confider of it, before he makes Answer; because there are several Persons present here, who were present when it was read to him before he subscribed it.

Mr. Walker. He cannot remember that it was read to him.

Mr. Att. Gen. Do you remember you fwore at that Time, That when Mr. Mountford and Mr. Hill were pushing at one another, my Lord Mobun said, He would stand by his Friend, and Mr. Hill was his Friend?

Mr. Hill was his Friend?

Mr. Walker. He faith, my Lord faid, He would not go, he would flay by his Friend, for Mr. Hill was his Friend.

E. of Carlisle. My Lord Steward.

X x x 2

L. H. Stew. My Lord of Carlifle.

E. of Carlifle. I defire that he may be asked, Whether he was the Boy that faid to my Lord Mobun, Pray, my Lord, good my Lord, do not do it, alter your Refolution.

L. H. Stew. Call the Boy again (which was done); Was you by when those Words were spoken; Pray, my Lord, will you repeat your own

Question ?

E. of Carlisle. Whether he was the Boy that faid to my Lord Mehun, Pray, my Lord, good, my Lord, do not do it, alter your Resolution, or defer it to another Day?

No, my Lord, I did not hear him. L. H. Stew. Did not you fay fo your felf?  $B_{0y}$ . I faid no fuch thing, nor heard no fuch thing faid by any body.

L. H. Stew. Do you bring any more Witnesses,

my Lord.

Yes, my Lord, Mrs. Elizabeth L. Mohun.

Walker, Mrs. Bracegirdle's Maid.

Flizabeth Walker. Here, my Lord, I am she. Mr. Att. Gen. My Lord, before my Lord Mohun proceedeth to examine any other Witness, I have one thing humbly to offer to your Lordships,

[Then Proclamation was made for Silence. Mr. Att. Gen. Of what Confequence it will be to my Lord Mobun, I must submit to your Lordships when you have heard it; that is, whether it may not be proper now fince this Boy has given an Evidence, fo very different from what he gave upon his Oath before the Coroner, to have his Deposition that he made before the Coroner, read in his Presence.

L. Mohun. My Lord, I think I ought to conclude, and give all my own Evidence before Mr.

Attorney maketh his Remarks.

L. H. Stew. Then referve that till the last,

Mr. Attorney.

Mr. Att. Gen. My Lord is certainly in the right of it, there ought to be no Observations made upon his Evidence, and we shall be fure to keep exactly to the usual Method in this Matter; but I take it to be the Course of Evidence, where there is an Objection to what the Witness delivers now, which does arise from what the same Witness has sworn before, it is proper to make the Objection, as foon as he has delivered fuch Evidence, whilft the Matter is fresh in your Lordships Memories.
L. II. Stew. Mr. Attorney, let the Boy stay,

he shall be called upon afterwards; but let my Lord go on now with the rest of his Witnesses.

L. Mobun. Here is Elizabeth Walker, my Lord. L. H. Stew. What is that Woman's Name? L. Mohun. Elizabeth Walker; did youlive with Mrs. Bracegirdle?

Yes, I did my Lord. Elizabeth Walker.

Mr Att. Gen. This Person has conceal'd her felf, we have been endeavouring to find her out all this while, but could not.

L. H. Stew. What do you ask her, my Lord? L. Mobun. I defire the may be asked, Whether fhe lived with Mrs. Bracegirdle, and what she faw and observed that Night Mr. Mountford was

El. Walker. If it please you, I lived then with

L. H. Stew. I cannot hear what she faid; Mr. Walker, I think you must go thither again; speak out, Woman.

when Mr. Mountford was killed. And, may it please you, my Lord, that Night, old Mrs. Bracegirdle and her Daughter, were invited to Supper at one Mrs. Page's in Drury-lane, and coming Home about ten or eleven a Clock out of Drurylane, my Mistress desired me to go to Mr. Mountford, to fee if Mr. Mountford was come home. went, and they faid, He was not come home: She defired me then to go again, and tell Mrs. Mountford, that if he was not come home, she should fend to see where he was, and defire he would not come home without a good Guard, for my Lord Mobun and Captain Hill were walking about the Street, and she did not know their Defign, by reason Mr. Hill had his Sword drawn in his Hand, out of the Scabbord. I asked the Reason why he had his Sword drawn, and the Answer was made; He had lost the Scabbord in a Skirmish in Drury-lane; but that I know nothing of. Mrs. Mountford faid, She would fend her Maid to see where her Husband was, and I told her, if my Mistress would give me leave, I would go along with her, to bear her Company. And when I rerurned to my Mistress, she did give me leave, and I went along with her to several Places; but we could not find Mr. Mountford; fo coming home, I went to my Mistress, and I saw them two stand at the Door, and they staid there above an Hour, and in the mean time our Landlady, Mrs. Browne, heard the Watch come into the Street, and she said, she would go to the Door, and bid the Watch feize them; and she did go out, and I was kept within Doors, and heard her talk to the Watch, but what she said, I cannot tell; but presently the Watch went away and left them. And I flood at the Door, and heard Mrs. Browne fay, There cometh Mr. Mountford, and she would go speak wirh him; and with that, she went as fast as she could to meet him, and came to him a good way before he came down to them, and took him by the Arm thus, to stay him, and she said, Captain Hill and my Lord Mohun was walking in the Street, and Captain Hill had his Sword in his Hand drawn, and she did not know what their Defign was.

L. H. Stew. Indeed the must speak louder, or

I cannot tell what she faith.

El. Walker. My Lord, I fay Mrs. Browne when I was at the Door, faid, Yonder cometh Mr. Mountford, and the faid, the would go and meet him, and away she went as fast as she could towards him; and when she came up to him, she took him by the Arm thus, and defired him that he would not come down that Street, but go to his own House, for there were Captain Hill and my Lord Mohun walking in the Street, and she did not know what their Design was, but Captain Hill had his Sword drawn in his Hand. it please you, my Lord, Mr. Mountford did not answer her a Word; but pressed forward to meet my Lord Mohun and Captain Hill. If it please you, my Lord, they met one another, and my Lord Mohun and Mr. Mountford complimented one another very lovingly, and faid, They were glad to fee one another; and Mr. Mountford said to my Lord, He had a great Refpect for his Lordship, and my Lord replied to him again, By my Honour, I have the like for you, Mr. Mountford, and with that, they embraced one another. I am fure this is the Truth, Walker. I was her Servant at that time, for I followed Mrs. Browne out, and stood by when

it was done. Mr. Mountford told my Lord, it was a Dishonour to him to keep Company with Captain Hill. I will not take my Oath that Captain Hill did hear him fay fo, but he might have heard him, and it may be he did too; and that might occasion the Quarrel; but I will not take my Oath of that: It came just in my Head after this was faid, that our Door was open, and I turned my Back to hear and look who was at our Door, and I heard Mrs. Browne fay, that Captain Hill and Mr. Mountford were going to Fight: I saw them Fighting, making Passes at one another, I faw them engaged, I never faw Men naked fighting fo in my Life.

At which there was a great Laughter. El. Walker. My Lord, I do not understand these Matters, I tell you as well as I can, they were fighting with naked Swords, Mr. Mountford's Sword was upon Mr. Hill hereabouts, and Mr. Hill's Sword was upon Mr. Mountford hereabouts; and after they had made two or three Pushes at one another, Mr. Mountford said, he was kill'd, and threw down his Sword thus, and I took it up, and there was a good Piece of the Sword broken off. I turned me about thus, towards our own Hatch at our Door, and there flood two or three People, I cannot fay who they were, but I gave them the Sword, and I turned my Face towards Surry-fireet, and faw Captain Hill making his Escape, running up Surry-street; and, if it please you, my Lord, Mr. Mountford was the Friend I had most Respect for; and I saw him, as fast as he could, going towards his own House, and my Lord Mobium stood in the same Place that he was in, when he and Mr. Mountford were embracing one another, and I did not fee my Lord Mobun stir from that Place; but when they fought, they were engaged in the middle of the pitched Stones, were there was a Place made for the Water to run along the Street like a Channel; and to my Knowledge, I did never fee my Lord Mohun off of the Paved Stones, on the Side. I cannot fay he was never off, when my Eye was turned another way; but to my Knowledge, I never faw him off of those Stones. If it please you, my Lord, the next thing that I faw, was this, After Captain Hill run up Surry-firect, and Mr. Mountford did go home, I faw my Lord Mohun walking up to the End of the Street, where the Watch were coming, and when the Watch came, I fee him deliver himself up to the Watch; but I think one of the Watch faid, he must have his Sword, and he did deliver up himfelf and his Sword to the Watch. And he bid me take Notice, Bear Witness, said he, I have no Hand in the Death of Mr. Mountford. Said I, No, my Lord, I think you have not. The next thing I remember, was Mrs. Page came and said Mr. Mountford was killed, upon which, said my Lord Mobun to her, Bear Witness, I had no Hand in his Death. Said she, You were in his Company, therefore seize him, and carry him to the Round-bouse; and the Watch did secure him; and my Lord answered, As he was a Gentleman, he desired to be used like a Gentleman; and they did carry him away to the Round-house. This is the Thing that I did fay, as near as I can remember, to the Justices; but I have been very much abused and distracted amongst them, and therefore to a Word I cannot fay; but as near as I can remember, being abused at the rate I have been, this I did then say, and it is the Truth.

L. Mobun. I desire she may be asked, whether

fhe was not examined before the Justices at Hicks'shall, and whether she was not then Mrs. Bracegirdle's Maid.

L. H. Stew. Truly, my Lord, I have heard very little of what she has said, but I hope my Lords that have been nearer have observed it.

El. Walker. If it please you, if you ask what was done at Hicks's-hall, I will tell you just as it was, what happened there, and fo proceed on to tell you how I have been abused.

L. H. Stew. My Lord, what would you have

her asked more?

L. Mohun. I defire to ask her, Whether she was not Mrs. Bracegirdle's Servant when she was examined at Hicks's-hall, and whether she swore the fame there, as she faith here, and what was done to her fince, or what they would have done, and whether they did not try to make her speak what

they would, and to put her out?

El. Walker. If it please you, my Lord, that next Morning, there came several of the Players to me, to ask me what I knew of the Death of Mr. Mountford, and I told them; but they did not like what I faid, and they feemed discontented at me. And when they were to go to Hicks's-hall, they faid, they had no need of my Evidence, they could do without me. So Mrs. Browne and her Maid they went away, and left me at Home; what they did, or where they staid, I do not know; but about two or three Hours after, a Messenger came and said, my Mistress and I must go to Hicks's-hall to be examined before the Justices; and we went, and when we came there, all were examined, and I was examined in the last Place; where, my Lord, I gave in the fame Evidence that I do now, as near as I can speak. I do verily believe it to be the same, but I have had so much Trouble with their abusing me, that I cannot speak to every Word or particular Thing. For my Mistress stood before me, and said, They brought Evidences that confounded themselves; and another said, Hang her a Jade, pull her by the Coat. I turned me to the Justices, and said, I hoped I might speak now I was there; but it may be for fear of my Mistress, I did not then fpcak all that I have done now, because I have called more fince to my Remembrance. And there is one particular Thing that I call to mind now; I remember that in our Parlour, as foon as they came home out of Drury-lane, there was a Discourse between my old Mistress, and my Young, that Captain Hill waited at the Door to fee my Mistress, and that if he might but have Leave to feeher, and to beg her Pardon, they would be gone thence to there own Lodging; and I said to my Mistress, If she would give me leave, I would go out to them, and demand Captain Hill's Sword, and then he might come in. L. Mobun. I defire the may be asked, Whe-

ther she was not turned away and threatned? El. Walker. I am going on to tell my Lord what happened in our House that Night. I told my Mistress, If she would give me leave, I would undertake to get Captain Hill's Sword from him, and then she might let him come in and fee her, and beg her Pardon, and I thought it would prevent a great deal of Danger that might follow else. And my Mistress said, I was a prating Slut; and my young Mistress said, If he begged her Pardon upon his Knees never fo, the would never forgive him, nor fee him more.

My

My Lord, there was another Discourse in the Street, that Captain Hill had made a Vow that he would kill himself that Night, and that my Lord Mobun, having a Respect for him, watched to prevent him from doing himself a Mischief. That was discoursed in the Street, but I cannot fav it was fo of my own Knowledge.

Then another Proclamation for Silence was made. L. Mohun. 1 desire she may be asked, whether fhe was not turned away, and whether she was

never threatned.

If it please you, my Lord, that Eliz. Il'alker. Night that I gave in my Evidence at Hicks's-Hall, by their talking, I knew before I went from Home what a Life I should have with my Miftress, for I knew they did not like my Evidence, and I was afraid of corning Home, and went and staid with my Sister; but notwithflanding I went Home about nine a Clock, and they were very inverate against me, and I told one of them, I had witnessed the Truth, and nothing but the Truth, and that I would stand by. If it please you, my Lord, the next Morning there was this Ann Jones that lay with me that Night, and she told me that in the Morning they threatned, and intended to fetch me to Mrs. Mountford to rattle me for what Account I had given in, and she giving me this Item, I got up, and went to dreffing my Dinner, and Mrs. Mountford fent a Man, that I know by Sight, I think it was one Roberts, I believe that was his Name; whereupon he came and asked me where was Mrs. Bracegirdle's Maid; I faid, I was she, and then he said Mrs. Mountford desired me to come to her. I faid, I had given in my Evidence where I ought to do it, and I had nothing to do with her; but it was upon this account, not that I had any Antipathy against Mrs. Mountford, but only as Ann Jones had given me that Item of a Design to send me to her, to rattle me for the Evidence I had given in, and I did not know what might come of it, or what their Design might be.

Mr. Att. Gen. My Lord, I would not interrupt any Witness, but because she speaks of what was faid by Jones, and Mrs. Bracegirdle, I defire

they may be by to hear what she faith.

L. Mobun. My Lord, I defire my Witnesses may not be hared.

This is not haring of Evidence, L. H. Stew. my Lord.

L. Mobun. My Lord, I defire I may go on with my Evidence without Interruption.

L. H. Stew. My Lord, this is no Interruption. Mr. Att. Gen. Pray, my Lord, let Mrs. Mountford be called in to hear what she faith of her; I defire she may be by.

L. Mohan. My Lord, I have no more to fay

Mr. Att. Gen. But then, my Lord, before she goeth away, I have two or three Questions to ask her.

L.H. Stew. What do you ask her, Mr. Attorney? Mr. Att. Gen. She faith she was examined at Hicks's-Hall, I defire to know if ever she was examined before the Coroner.

Eliz. Walker. If it please you, my Lord, I was not, and I will give you the Reason.

Mr. Att. Gen. Ay, pray let us hear it.

Eliz. Walker. Why you have not heard how badly they used me after this.

Mr. Att. Gen. But pray, Mistress, answer my Question.

Eliz. Walker. But, my Lord, if it please you, I went to my Sifter, and staid with her till eight or nine, and my Aunt told me there had been a Porter to enquire for me, to go to the Jury; I was forry I was not at Home, but I took a Neighbour with me to go to Mrs. Mountford's, to fee if the Jury were not gone; and I knowing how they had threatned me, I defired him to leave me at a Victualling-House by Temple-Bar, and go and tell them, if the Jury were not gone, I was ready to wait upon them; he went, and I remained at the Victualling-House, and he came again, and told me, Mrs. Mountford faid they had done without me; but he was a little furprized.

Mr. Att. Gen. My Lord, she maketh a long Answer to a short Question. I would ask her another Question presently; but by the way, as to this Examination at Hicks's-Hall, I would obferve that it is a very unufual, and, I think, under Favour, a very unwarrantable Thing for Justices of the Peace, to take upon them, under a Pretence of confidering, in order to bail a Person charged with Murder, to enter into a particular Examination of every one of the King's Witnesses, as if they were either a Grand Inquest, charged upon Oath for finding a Bill of Indictment, or Coroners to take an Inquisition of the Murder, both the Grand Jury and the Coroner are upon their Oaths to keep the King's Evidence fecret; but this is to make it publick by an indirect way by a Justice of Peace's examining, in order to the Bailing of an Offender. But I would observe this Woman goeth away from her Mistress, and continueth away, and con-cealeth herself; she was not to be found to be examined before the Coroner, the proper Officer, nor are we able to tell where she has been; I defire fome account may be given, in whose Hands she has been all this time.

L. Mohun. My Lord, I defire your Lordship's Opinion, whether this may be permitted, that he should talk thus,

L. H. Stew. What do you fay, my Lord?

L. Mohun. My Lord, I defire to know whether he may interrupt me in my Evidence thus: All this Matter is foreign to the Business before your Lordships.

Mr. Att. Gen. If you please, I would ask her

this one Question.

Lord -- Under Mr. Attorney's Pardon, I think the Prisoner, or his Witnesses, ought not to be interrupted; but if he have any Remarks upon the Evidence, when they have gone thro' he may call them again, and ask them any Queftions, or make any Remarks upon them.

Mr. Att. Gen. My Lord, I would ask her but

one Question.

L. H. Stew. What is it, Mr. Attorney? Mr. Att. Gen. If she heard Mrs. Browne say to Mr. Mountford that she would not have him come forward, because my Lord Mobun and Mr. Hill were there, and she did not know what their Defign was?

Eliz. Walker. If it please you, my Lord, I did hear them, and I was just by them; and there

was none but she and I.

Mr. Att. Gen. She upon her Oath faith, she did not tell him any thing more, than that she would speak with him; but he did not hear her, or hearken to her: But, my Lord, I have no more Questions to ask her. L. H. Sterv.

L. H. Stew. Have you any more to ask this Witness, my Lord?

L. Mohun. No, my Lord.

L. H. Stew. Who is your Lordship's next? Pray call your Witness.

L. Mohun. I desire Ann Jones may be exa-(She came to the Bar.)

L. H. Stew. What doth your Lordship examine her to?

L. Mohun. I defire she may be asked what she knoweth of what passed that Night Mr. Mountford

was hurt, and tell the whole Story.

Jones. First, I saw Mrs. Bracegirdle coming home with her Mother and Mr. Page, about ten a Clock at Night, and there were Captain Hill and my Lord Mobun with them when they came home, but they did not come in with them, but walked in the Street about an Hour and an Half; and after they came in, Mrs. Browne fent to Mrs. Mountford, for she said Captain Hill had some Design, and my Lord Mobun, upon Mr. Mountford, but Mr. Mountford not being at home, they fent to all the Taverns thereabouts, but could not find him; they came home again, and told Mrs. Mountford and Mrs. Brasegirdle, they could not find him, and there my Lord Mobun and Captain Hill walked to-and-fro about the Street for an Hour and Half in all; about an Hour after they had been to look for Mr. Mountford, or about three Quarters of an Hour, Mr. Mountford came down, and I faw my Lord Mobun and Captain Hill at this Door.

L. Mohun. At whose Door, I desire she may

be asked.

Jones. At this Mrs. Browne's Door, and Mr. Mountford coming down, my Lord Mobun met him, and embraced him, and faid, He had a great Honour and Friendship for him, and Mr. Mountford said, he had a great Honour and Respect for his Lordship. Saith my Lord Mohun, Mr. Mountford I suppose you are sent for. No not I, upon my Honour, faid he. Upon that he up and told him how they had like to have got Mrs. Bracegirdle into a Coach, and carried her away, but were prevented. Saith Mr. Mountford, as to Mrs. Bracegirdle, I have nothing to do, she is no Concern of mine, if my Wife have offendded your Lordship, she shall beg your Pardon. Said Mr. Mountford again, I hope your Lordship will not vindicate Mr. Hill in any fuch Action as this. With that Captain Hill came up and hit Mr. Mountford a Box on the Ear, and bid him draw. And, said Mr. Mountford, Damn ye, What is that for? And thereupon he drew; and I tell you what I faw, they both came off from the paved Stones into the Middle of the Highway, and made two or three Passes at one another; at the second Pass Mr. Mountford's Sword broke, and he flung down his Sword, and run away, and faid he was a dead Man; Mr. Mountford went one way, and Mr. Hill another.

L. Mohun. I desire she may be asked, If I did

meddle with Mr. Mountford at all, or helped Mr. Hill whilft they fought, and where I flood all

the while?

L. H. Stew. What fay you? answer all those

Questions my Lord asked you.

Jones. If it please your Lordship, he stood upon the Causey, the paved Stones, in the same Place where he was all the time.

L. H. Stew. Did my Lord meddle at all? fones. No, I did not see my Lord Mohun meddle.

L. H. Stew. Was my Lord's Sword drawn? Jones. I did not see it drawn.

L. Mohun. I defire the may be asked, Whether I run away, or whether I did not furrender my felf to the Watch.

Jones. If it please your Lordship, I did not see my Lord run away; But I did fee him furrender himfelf.

L. Mobun. I defire the may be asked, if the was not examined at *Hicks*'s-hall?

Jones. Yes, my Lord, I was.

L. Mohun. And whether she did not there declare the fame upon Oath, that she doth now?

Jones. Yes, my Lord, I did.

L. H. Stew. Have you any thing to say to this

Witness, Mr. Attorney?

Mr. Att. Gen. My Lord, I would only ask her this Question: She faith my Lord Mobun was upon the Pavement, or Causey, as she calleth it, all the while; I desire to know whether the Scusse did not begin upon the Pavement?

Jones. Yes, it did upon the Causey.

Mr. Att. Gen. I defire to know, whether she faw any Blood upon that Caufey the next day?

Jones. No, I saw none.

L. Mohun. I desire she may be asked, Whether they did not fight in the Middle of the Street?

ones. Yes, and please your Lordship, I did fee them make Passes at one another in the

L. Mohun. I desire she may be asked, Whether the Sword was not broken there in the Middle of the Street, and whether Mr. Mountford did not then cry out, I am killed?

Jones. His Sword was broken in the Middle of the Street; but I did not hear Mr. Mountford fay he was killed, but he flung down his Sword, and run away, and faid, I am a dead Man.

L. H. Stew. Have you done with this Witness,

my Lord?

L. Mobiin. Yes, my Lord.

L. H. Stew. Have you any more to fay to her, Mr. Attorney?

No, my Lord.

Mr. Att. Gen. No, my Lord. L. H. Stew. Then who is your next Witness, my Lord Mohun?

L. Mobun. Edward Warrington, my Lord. (W ho came to the Bar.)

L. H. Stew. What fay you to him, my Lord? L. Mohun. I defire to ask him where he liveth? Whether he be not a Neighbour to Mrs. Bracegirdle? and what he faw that Night Mr. Mountford was killed? I defire he would give his whole Evidence.

Warrington. I live, if it please your Honour, over-against Mrs. Bracegirdle's House, at the White-fwan, on the other Side of the Way.

L. Mohun. I defire he would tell all that he

faw that Night.

Warrington. "All that I can fay, is, About nine or ten a Clock, as near as I can guess, I heard a Disturbance at Mrs. Browne's Door, where Mrs. Bracegirdle lodgeth, and looking out, I faw there were two Gentlemen talking to old Mrs. Bracegirdle, and Mrs. Bracegirdle and fome People went into the House, and when they were gone into the House, I saw the two Gentlemen walk about the Street, one's Sword I faw was drawn.

L.H. Stew. Whose Sword was that was drawn?

Warrington. Captain Hill's, as they fay; for my part, I did not know either of them; they walked there for the Space of an Hour and a Half, I

faw them oppose no body. But as they came along, I heard them ask a Gentleman that came towards them, Whether he would not drink a Glass of Wine or not?

L. Mohun. My Lord, I defire he may be asked,

what he faw afterwards of fighting?

Warrington. For fighting, I saw Mr. Mountford come down Norfolk-street, and I faw him turn at the Corner with his Sword in his Hand in the Scabbord, to the best of my Knowledge, and feeing some People there, as I suppose, went towards them, and came up to them; and I faw my Lord Mobun, to the best of my Knowledge, lay his Hand upon his Shoulder, and embraced him, and complimented him; but I cannot be certain what the Words were that passed between them.

L. H. Stew. Did you see them fight?

If it please your Honour, I did H'arrington fee their Swords both drawn, Mr. Mountford and he that they faid was Captain Hill; there were fome Women about them, fo that I could not fo well differn when they drew their Swords, or who begun the Quarrel. Hill, they faid, had no Scabbord to put his Sword in; my Lord Mohun stood by, and laid his Hand upon Mr. Mountford's

Was that before the Fighting, or L. H. Stew.

at the time of the Fighting?

Warrington. It was before their Fighting, at

their first Meeting.

L. Mobun. I defire your Lordship would plcase to ask him, In what Part of the Street they fought, and whether I was near them then?

Warrington. When first I saw their Swords drawn, it was upon the flat Stones of the Pavement; and I faw Mr. Hill come off of the Stones and Mr. Mountford with him: Mr. Hill was, I think, the first, and they came both up together with their Swords drawn in their Hands, they were not a Sword's Length off from one another; and they passed at one another, and I run into our House to setch a Paring-Shovel, with an Intention to part them; but before I could get out of Doors with the Paring-Shovel in my Hands, the one was gone one way, and the other the other way; and I faw no body in the Street to ask any Questions of, but my Lord Mohun at the Corner, three or four Doors above this Place. And I came out, and asked which way they were gone, my Lord Mobun turned about, and I was a little afraid of him at first; but, faid he, Here am I, I did not offer to oppose or draw my Sword; you all know it; and immediately, if it please your Honour, the Watch came in; that is all I know.

L. Mobun. I desire he may be asked, Whether I did not go towards the Watch, and surrender

my felf.

Warrington. I cannot fay that, but the Watch came in a Minute. My Lord turned about, and faid, Here am I, I did not oppose or draw my, Sword, you all know.

L. Mobun. Pray my Lord, let him be asked, Whether I did offer to fly ? And whether I had

not as much time to fly, as Mr. Hill?

Warrington. I cannot fay that, my Lord. I suppose he might have gone away as well as Mr.

L. Mohun. My Lord, I desire he may be asked another Question, Whether, when Mr. Mountford came into Howard-street, he did not come out of his way to his own House, to come towards us?

Warrington. My Lord, if it please your Honour, it was out of his way; but whether he did it on purpose, or because he saw People there, I cannot tell.

L. Mobun. I defire he may tell you where Mr.

Mountford's House is.

Warrington. Mr. Mountford's House is in Norfolkstreet, two Doors in the Corner out of the Cross Street; and this was done in Howard-street.

L. H. Stew. I would ask you a short Question, Whether that was the way to his House that he

Warrington. No, it was not the way, my Lord; for he turned on the Right-Hand, and he should

have kept straight along.

L. Mohun. I defire he may be asked, Whether he was not fworn at Hicks's-hall, and whether he gave not the fame Evidence there, that he doth now?

Warrington. I was fworn there, and did, to the best of my Knowledge, give the same Evidence I do now.

L. H. Stew. If I understand you aright, you fay both the Swords were drawn of Mountford and Hill?

Warrington. Yes, my Lord, I did.

L. H. Stew. Can you fay whether Mountford's Sword was drawn before he was hurt, or not?

Warrington. If it please you, my Lord, I cannot tell that, I cannot be positive whether it was or no, for there were Women about them, I fay, at first, and I could not discern the Beginning; and I did not stand to see them push, for as foon as I faw their Swords drawn, and they. come off the Pavement to fight, I run into the House to fetch a Paring Shovel.

L. Mobun. Now, my Lord, I will call ano-

ther Witness.

L. H. Stew. Mr. Attorney, have you any Questions to ask this Witness?

Mr. Att. Gen. No, my Lord.

L. Mohun. Then, my Lord, I will call another Witness to shew you the Reason why Mr. Hill and I stayed in the Street, and what was the Business we stay'd for. I desire Ann Knevit may be examined. (She came to the Bar.)

L. H. Stew. What do you ask her, my Lord? L. Mobun. I would ask her where she liveth,

and what she knoweth of this Business?

Knevit. My Lord, I live in Howard-street, exactly against Mrs. Bracegirdle's Lodging, and my Lord Mobun, as he gave his own Name to be, to the Watchmen, and another Man that they called Captain Hill; for fo he gave his Name to be; they came down with Mrs. Bracegirdle, both the Mrs. Bracegirdles, into the Street, and came to their Door, and old Mrs. Bracegirdle put her Daughter in at the Door, and then the stood still and talked with the Gentlemen, and asked them their Business. They said, They wanted to beg the young Woman's Pardon for what they had done, and then they would be gone. She faid she thought they came to rob her. They faid, No, they came upon a very honourable Defign. She faid, Then they might have come at a more seasonable time; but she

believed they came to rob her.

L. Mohun. What time of Night was it?

Knevit. It wanted a Quarter of Ten, I believe, or it was about Ten, a Quarter over or under; I cannot exactly tell. They faid, If she would give them leave but to speak to her, and beg her Pardon'

Pardon for what they had done, they would go home immediately. She faid, she would not, they should not see her any more that Night: Then one of the Gentlemen, I know not which of them it was, said, They would walk a little while in the Street: she did sec them walk very quietly, but she made a great Noise herself; and at last she went in, and shut the Door, and the Gentlemen walked quietly up and down, and by and by, they went to the Door again, and defired to be admitted to speak with young Mrs. Bracegirdle, that they might beg her Pardon for some Affront that they had put upon her, I suppose, and she still refused them, and would not let them speak with her; and several times they called and knocked at the Door, and still defired but to speak with her, and beg her Pardon, and they would be gone home, but she every time refused it.

L. H Stew. Woman, I do not hear you, you

must speak louder.

L. Mohun. My Lord, I defire your Lordships will let one of the Clerks come and take the

Evidence, and report it to you.

L. H. Stew. If it be material, another must report it; for I have not heard one quarter of it. L. Mohun. It is very material, my Lord, to shew the Reason why we stayed there.

Knevit. My Lord, I will repeat it over again

if you pleafe.

L. H. Stew. Then pray speak so loud that I may hear.

Knevit. My Lord Mobun is a perfect Stranger to me, I only tell you what I saw and heard. At the first beginning of all, two Gentlemen, and two Women, came to a Door over against our Door, and at that House Mrs. Bracegirdle and her Daughter lodged, the Gentlemen gave their Names to the Watch afterwards to be my Lord Mohan and Captain Hill: So when they came there, the old Woman put her Daughter in at the Door, and when she had pulled off her Hood and Scarf, she came to the Door, and asked them their Business; and they told her, they wanted to beg her Daughter's Pardon for what they had done; but she abused the Gentlemen mightily, and gave them very ill Words, and faid, She believed they came to rob her Daughter; they faid, No, they came upon a very honourable Design; then she said, They should have come honourably at a feasonable time; they said, It was not an unseasonable time, for she was out of Doors herself at that time. So she stood there a little, and then at last she went in a Doors, and shut the Door, and some of them opened the Door again, and they were walking upon the Causey, and came up to the Door, and still defired the same thing, to speak with the young Gentlewoman to beg her Pardon for what they had done, and they would go home for that Night. One of them, I think it was Mr. Hill, faid, He had given her an Affront, and he defired to beg her Pardon; but still they faid, he should not be admitted to speak with her. Then one of them, I think it was Mr. Hill, defired she would be pleased to come but to the Hatch, that he might see her, and beg her Pardon, and he would not defire to come in, but that would not be permitted. So one of them made Answer, That they would not stir till they did fee her, and they would walk there all Night.

L. H. Stew. Cryer, call for Silence, and pray, my

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Lord Great Chamberlain, take some Order with those People behind there, for they cannot hear themselves what the Witnesses say, and therefore they are refolved we shall not hear them neither.

(Proclamation was made for Silence.)

L. H. Stew. Now go on, Woman. Knevit. They faid they would ftay in the Street all Night, unless they did speak with her: But if the would give them leave to speak with her, they would depart to their own Lodgings immediately; but they were denied to be admitted to speak with her. Whereupon one of them called unto his Boy, to bring him his Cloak; but then he faid, He would not have his Cloak, he would walk without it, because they had not both of them Cloaks; by and by they fent for a Bottle of Wine, and there they drunk her Health, and took feveral Turns, and after they had drunk off the Bottle, or some part of it, they went to the Door again, and knocked at the Door, and fome body answered from within, for they were not at the Door, what they would have? They faid the fame thing as before, that they defired only to fee her, and beg her Pardon, and they would go home; for it was a very cold Night, and it was not convenient to walk there; but they still refused to let them in: By-and-by the Watch came down, and asked, Who was there, and what was their Business? and one of the Gentlemen made Answer, and faid, He was a Peer, and his Name was Mobun, the other faid, his Name was Hill. So the Watch went by, and faid no more, but some Body made Answer, and faid, There was a Gentleman had a Sweet-Heart in that Street, and he wanted to fpeak with her. Just at that Time, I went up Stairs to warm a Bed in our House, and whilst I was warming the Bed, I heard a little Buftle in the Street, and running to the Window there I faw a Sword in a Man's Body, I could not tell who the Man was, nor who put the Sword there, but the Man that drew out the Sword, run away as hard as he could, and the Man in whose Body the Sword was, went as fast as he could the other way. And my Lord that gave his Name to the Watch to be Mohun, stood on the farther Side of the Street, and faid, I have done no Hurt to any Body, and I will not stir. And there was a Woman that called out to the Watch to seize him; but who the Woman was, I cannot tell, but he stood still between Mrs. Bracegirdle's Door, and the next Neighbour's, one that is called Nuttall, I think, and never stirred till the Watch came to him, and the rest went to Mr. Mountford; he faid there was no Occasion to lay Hands upon him, for he would not stir from them.

L. Mohun. I defire to ask her if Mr. Mountford did not fay, I am killed, after the Sword was broke?

Knevit. Yes, he did fay he was a dead Man.

L. H. St. What, after his Sword was broke?

Knevit. After the Sword was drawn out of his Body, his Sword was in his own Hand, I fqualled out when I faw the Sword in his Body, and had like to have gone out of the Window, and fome Body faid to me, when I told them why I cry'd out, Will you break your Neck for that Reason? it may be it is one of the Watchmen. No, faid I, it is not a Watchman.

L. Mobun. I defire the may be asked where Mr. Mountford and Mr. Hill fought, whether it

was not in the middle of the Street?

Yуу

Knewit.

Knevit. My Lord, it was exactly in the Middle, as near as I can guess, rather on our Side of the Way, with his Arms spread, and his Sword in the Scabbord.

L. H. Stew. Have you any more to ask this

Wieness?

L. Mobun. No, my Lord.

L. H. Stew. Have you any thing to fay to her, Mr. Attorney?

Mr. Att. G. I would ask her where she liveth?

Knevit. I live in Howard-Street. Mr. Att. Gen. With whom there?

Knevit. At one Mrs. Brewer's.

Mr. Att. Gen. What Employment is your Mistress?

Knevit. My Mistress keepeth a Coffee-house. Mr. Att. Gen. Do you live near Mrs. Browne's? Knevit. I know not any of that Name there; but I live over against Mrs. Bracegirdle's Lodgings.

Mr. Att. Gen. Do not you know the People of

that House?

Knevit. No, upon my Word, I do not know

their Names that keep the House.

Mr. Att. Gen. Let me ask you another Question: You speak of many Messages sent backward and forward, and that they faid Mrs. Bracegirdle should not be spoken with while my Lord staid there; I defire to know if you can tell who any of the Persons were that brought those Messages?

Knevit. It was the Man that called himfelf my Lord Mobun, and the other that called him-

felf Hill, they fpoke themselves.

Mr. Att. Gen. But who was it that came to them so often, to tell them they should not speak with her?

It was old Mrs. Bracegirdle. Knevit. Mr. Att. Gen. You are fure of that.

Yes, Sir.

Mr. Att. Gen. I would ask you one Question more: When the Watch came up to them, did my Lord tell the Watch his Name was Mohun, or only that he was a Peer of England?

Knewit. He faid first, He was a Peer of the Land, and then he faid, his Name was Mobun, and the other said, his Name was Capt. Hill.

Mr. Att. Gen. You are sure both of them told

their Names to the Watch?

Knevit. Yes, I am fure I heard them fay fo. L. H. Stew. Have you any more Witnesses to call, my Lord?

L. Mohun. No, my Lord, I could call fome as to Sandys's Reputation, but I do not think it at all material.

L. H. Stew. Have you any thing, Mr. Attorney, to fay to the Boy that was fet by? Will you have him called again?

Mr. Att. Gen. My Lord, I did propose that the Boy should hear the Information read which he gave in to the Coroner.

L. H. Stew. Will you have him called again? Mr. Att. Gen. Yes, if your Lordships please. L. H. Stew. Well, then call him again.

(The Boy came to the Bar, and his Deposition

before the Coroner was shewed to him.) Mr. Att. Gen. Look upon that Paper, is that your Name, and of your Writing?

Yes.

Mr. Att. Gen. Was it true you then fwore before the Coroner?

Boy. Yes, it was true. L. H. Stew. Read it.

(It was taken by the Clerk, andread at the Table.) Clerk of Crown. Reads.

Middlesex. The Information of Thomas Leake; Servant to Richard Hill, Gent. taken upon Oath the twelfth Day of December, 1692. be-

HE faith, That on Friday Morning last, about nine of the Clock, 'twas agreed betwixt my Lord Mohun and Capt. Hill, to Jeize Mrs. Bracegirdle with some Soldiers, and carry her away in a Coach about nine Miles off, and about ten of the Clock at Night my Lord Mohun and Captain Hill, with about six Soldiers, did seize her, and endeavour to put her into a Coach; but she resused to go, and they led ber down into Howard-street to her Lodging, and then said, they would walk an Hour under Mrs. Bracegirdle's Window, and another under Mrs. Barry's; and about an Hour and an Half after, Mr. Mountford came down the Street, and Mr. Mountford and my Lord Mohun saluted each other, and my Lord Mohun faid, he hoped Mr. Mountford was not come to vindicate Mrs. Bracegirdle; and Mr. Mountford hoped my Lord did not come to vindicate the Rudeness done to Mrs. Bracegirdle; by Mr. Hill; and then Mr. Hill faid, He was able to vindicate bimself, and bid Mr. Mountford to draw, and they both pushed at each other with their Swords, and my Lord faid, He would stand by his Friend, and Mr. Hill was his Friend: and during the Time that Mr. Hill and Mr. Mountford fought, my Lord Mohun did not endeavour to part them.

Jo. Cooper, Coroner.

Thomas Leake,

Mr. Att. Gen. My Lords, as to this last Witness, I would diere some of the Watch may be asked, because she faith my Lord told them his Name was Mobun, and Hill told them his Name was Hill, whether it was fo or not.

L. H. Stew. Who would you call? Mr Att. Gen. Merry, my Lord, if you please. L. H. Stew. Call him.

Lord Mohun. I defire the Constable may be called. [Merry did not presently come in.]

Mr. Att. Gen. My Lord, I think it is not fo material, as to defire your Lordships should stay for him. But as to that one Witness that entertained your Lordships so long, Mrs. Bracegirdle's Servant, I defire, that she being here, may give your Lordships an Account what became of this Servant of hers.

Mrs. Bracegirdle. My Lord, she went away from me on the Sunday.

Who did? L. H. Stew.

Mrs. Bracegirdle. My Maid that was then, and I fent to her Aunt's the Weck after to feek for her, but she could not be found; where she was I cannot tell; nor could not hear of her from that time to this.

Lord Mobun. I defire the may be asked whether she did not discharge her, or pay her her

Wages.

Mrs. Bracegirdle, I did not.

Lord Mobun. Did not you or your Mother? Mrs. Bracegirdle. My Mother, my Lord, did; fhe was not my Servant, my Mother hired her, my Lord.

L. H. Stew. What doth she say? were her

Wages paid, and she discharged?

Mrs. Bracegirdle. They were paid because she would not ftay with me, my Lord; I defired her to stay, and she would not, and then she demanded her Wages, and my Mother paid her.

L. Mobun.

L. Mobun. My Lord, I defire you would ask the Maid the Reason why she would not stay.

El. Walker. If it please you, my Lord, the Reason was this. When I came from Hicks's-Hall Mrs. Mountford the next Day fent for me, and I lying with this Ann Jones that was here, she told me that I should be fent for, and they would rattle me off for my Evidence that I had given at Hicks's Hall for the King; my Lord, I having fuch an Item from Ann fones, and they being all Players, I was afraid, because Players have a worse Reputation than other People.

Mr. Att. Gen. My Lord, we shall not trouble

your Lordships with any more Witnesses.

L. Mobun. My Lord, I defire the may be asked if there were not Bailiffs fent to take her, and she threatned to be arrested.

L. H. Stew. What say you to that? El. Walker. If it please you, my Lord, I cannot swear it, but I will tell you, as near as I can, how it was; I had not Time to look over my Cloaths, being in Haste when I went, and for fear I should have mistaken any Thing, the next Day I went to look over my Cloaths, whereupon I found I had mistook, and taken one of my Mistress's Aprons, and left one of my own for it, and knowing their great Suspicion and Inveteracy against me, I went the next Day to my Uncle's, a Porter's, and desired him to carry it to them; but when I had delivered it to him, he would not let me stay to speak much, for he faid there had been three Bailiffs to take me, and I having no Friends, was much affrighted, and run crying up and down, and did not know where to fly, for fear they might lay me in a Prison; and having no Friends, therefore I was forced to fly, and fo I went to a Justice of Present and there I came him and have the second them. Peace, and there I gave him an Account of the Business. But he said he must have nothing to do with it, I must go again to proffer my Service to my Mistress; but I was not willing to proffer my Service again to her, fo I kept away ever fince.

L. H. Stew. If you have done with the Evidence on both Sides; what have you more to

fay, my Lord?

L. Mohun. My Lords, I hope it will be no Disadvantage to me, my not summing up my Evidence like a Lawyer, being a young Man; I think I have made it plainly appear that there never was any former Quarrel or Malice between Mr. Mountford and me; I have also made appear the Reason why we staid so long in the Street, which was for Mr. Hill to speak with Mrs. Bracegirdle, and ask her Pardon, and I staid with him as my Friend, fo it plainly appeareth I had no Hand in the Killing of Mr. Mountford, and upon the Confidence of my own Innocency, I furrendred my felf, and I commit my felf to this Honourable House, where I know I shall have all the Justice in the World.

L. H. Stew. Has your Lordship no more to

fay?

L. Mohun. No, my Lord, but I am innocent of the Fact, and leave my felf wholly to your

Mr. Sol. Gen \* May it please your Lordships, \* Sir Tho. Trevor. according to my Duty, I am to repeat the Evidence to your Lordships on the Behalf of the King.

My Lord, the Evidence hath been very long, both that on the Part of the King, and that on the Part of the Prisoner, and I know your Lordships have given Attention to it with very great Diligence. I cannot pretend that my Memory will serve me so well, as to repeat the Circumstances of this so long Evidence; but that which has been material, I shall crave leave fhortly to mention to your Lordships,

My Lords, I know a great many Things may flip my Notice and Repetition, but nothing can flip your Lordships Observation: So that though I should not lay a due Weight upon the Evidence for the King, yet your Lordships will let nothing pass without giving it its just Consideration, and will give Judgment according to the exactest

My Lords, the Evidence for the King doth confift first of Facts precedent to the Killing of Mr. Mountford, and next what happen'd at that Time.

As to what preceded this Fact thus committed, there were two or three Witnesses called, and the first of them is Mr. Hudson, the next is Mr. Powel, and they give you an Account that Mr. Hill had made his Applications in the Way of Courtship to Mrs. Bracegirdle, but that he had an Apprehension that Mr. Mountford was an Obstruction to him in that Matter, and therefore he did declare feveral Times, that he would be revenged of him. And one Time (which I think was two or three Days before the Fact was done) my Lord Mobiun, the Prisoner at the Bar, was at Dinner with Hill, when Hill had this Discourse concerning Mountford, and faid he would be revenged of him. My Lord Mobun was by, they both fay, when fuch Discourse was used by Hill, but they cannot tell what Notice he took of it.

My Lords, after this, the Day that this Fact was committed, your Lordships have heard how my Lord Mobius and Hill hired a Coach and fix Horses in order to seize Mrs. Bracegirdle and carry her away by Force, and that is proved most fully, both upon my Lord Mobun and Hill, that they were both concerned in that Defign, and actually ingaged in it; there can be no Dispute of that. Accordingly they dined together that Day, and at Dinner there arose a Discourse in relation to Mrs. Bracegirdle. And at that Time my Lord Mobun faid it would cost Hill 50 l. to carry her off. And Hill faid, if the Villain refifted he would stab him. And my Lord Mobuit faid, He would stand by his Friend. This Declaration was made at Dinner, on the Day this Fact was committed; and then they appointed to meet at the Play-House at fix o' Clock in the Evening, expecting Mrs. Bracegirdle would be there; and accordingly the Coach was ordered to

be ready at that Time in Drury-Lane.

My Lords, in pursuance of this Design, they both came to the Play-House at fix o' Clock; this is prov'd by two or three Witnesses. When they came there, they inquired for Mrs. Bracegirdle, but she was not there at that Time. And then not finding Mrs. Bracegirdle there, your Lordships have an Account from the Coach-man, to what Places he carried them from thence. First to Drury-Lane, there they staid some Time and not finding her there, he drove them into Norfolk-street, near the Place where she lodged, and there a Man and a Woman being discoursing together, gave them Occasion to say, they thought they were betray'd. And Hill faid, My Lord, let us go and cut that Fellow's Throat, or

Words to that Effect.

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Then, my Lords, they drove back from that Place, into Drury-Lane again, and ordered the Coach to stop over-against my Lord of Clare's There it happen'd that Mrs. Bracegirdle came from Mr. Page's House, where she had supped. At that Time there were present her Mother, her Brother, and Mr. Page, and Mr. Page led her along. Hill came up with feven or eight Soldiers, and forced her out of Mr. Page's Hand, and endeavoured to thrust her into the Coach. that Coach my Lord Mobun was, that is agreed upon on all Hands, the Coach Door was open, and my Lord Mobun was there in it with feven or eight Pistols.

It happening they could not carry her off, but the Matter taking Air, People came in to their Affistance, and the Defign being prevented, Hill would needs go home with her to her Lodging in Howard-street, and my Lord came out of the Coach and went along with him. When they were come to the Lodging, the Witnesses tell your Lordships, that at that Time, when Mr. Page was going into the House, Hill would have had some Discourse with Mr. Page, and desired to speak with him, but Mr. Page faid it was not a convenient Time, but to Morrow would do better, and fo went into the House, and the

Door was locked.

My Lord Mobun and Hill continued walking about the Streets for about two Hours before Mr. Mountford was killed, and now your Lordships will observe what Transactions there were during the Time that they continued walking in the Streets.

Then there was an Interruption for about a Quarter of an Hour, occasion'd by a Lady's falling into Fits in one of the Galleries; but she being removed, and Proclamation made for Silence, the Court proceeded.

L. H. Stew. Pray, go on, Sir.
Mr. Sol. Gen. My Lords, I was observing to your Lordships, that Part of the Evidence which related to what happen'd after the Time that Mrs. Bracegirdle was in her Lodging. And, my Lord, your Lordships hear from the Witnesses, that my Lord Mobun, and this Hili continued in the Street, where Mrs. Bracegirdle lodged, and walked up and down for near two Hours before Mr.

Mountford came.

During that Time, the Constable and the Watch-men have told your Lordship upon their Oaths, that my Lord Mobun's and Mr. Hill's Swords were both drawn. And the Constable fwears expresly, 'That he ask'd my Lord Mobun what he did with his Sword drawn, and that my Lord answered, he was ready to put it up, and told him withal, he was a Peer of the Realm; the Constable then ask'd, why the other Gentleman's Sword was drawn, and my Lord Mohun made answer that his Scabbord was lost.

But your Lordships observe, that before the Watch came, Mrs. Browne (as she her self hath fworn) came out of the House where Mrs. Bracegirdle lodged, and defired to know what they did there, and then Hill faid, he should light upon Mountford one Time or other; faith Mrs. Browne to him, Why, what hath he done to you? to which he replied, He hath affronted me, and I will be revenged upon him; and this was faid in the Presence of my Lord Mobun, he being just by.

My Lords, after this, in a very short Time, Mr. Mount ford came down, and Mrs. Browne tell-

eth your Lordships, that they were so much aware of this Matter, that my Lord Mohun and Hill staid to do Mountford a Mischief, that there were Persons sent to Mrs. Mountford to give her Notice of it, and she sent Messengers to find out her Husband, to prevent his coming in their Way,

but they could not find him.

Upon Mr. Mountford's coming down, Mrs. Browne feeing him, steps up towards him, to tell him that my Lord Mohun and Hill were in the Streets with their Swords drawn, and she was afraid they had some ill Design against him; but she sweareth she did not, nor could not tell him this, he was in fuch Haste; but one of the Witnesses for my Lord contradicts her in this, and fays, that she did tell him, but whether the one Witness sweareth true, or the other Witness saith true, must be lest to your Lordships

Judgment.

But Mr. Mountford came down immediately, and as he came down, he met my Lord Mohun, and they did falute one another (for I would not injure my Lord in mistaking the Evidence, as near as I can) but your Lordships will observe the Witnesses say, that presently my Lord Mobun asked Mr. Mountford, whether he was not fent for, and faid, I suppose you have heard what happen'd to the Lady this Night, and I hope you do not come to vindicate Mrs. Bracegirdle. And Mr. Mountford replyed, I hope your Lordfhip doth not come to vindicate Mr. Hill in fuch an Action.

Thereupon Hill stepped up, and struck Mr. Mountford a Box on the Ear, and at the same Time, with his Right Hand, passed at him, and run him through, before his Sword was drawn. This two of the Witnesses for the King say Mr. Mountford told them upon his Death-Bed, and it was very probably so; because your Lordships observe by all the Evidence, Hill's Sword was ready drawn in his Hand.

There being some Noise, Proclamation was made for Silence.

Mr. Soll. Gen. My Lords, I was observing that it was immediately, and at the fame Time that he ftruck him, and run him through, and it is very likely it was fo, as Mr. Mountford faid when dying; for feveral of the Witnesses for the King do fwear, that the Box on the Ear, was before his Sword was drawn, and Hill's Sword was ready in his Hand. So Mr. Mountford faid when he was expiring, and what Regard your Lordships will have to the Declaration of a dying Man, we must submit to your Lordships Judgment; and Mrs. Browne who was there and faw the Fact, sweareth the same Thing, that it was done before Mr. Mountford could have Time to draw his Sword.

If that be so, it is very plain it was Murder in Mr. Hill, and your Lordships will please to observe another Piece of Evidence that came from the Mouth of a Witness, examined for the Noble Lord the Prisoner at the Bar, and that is Leake the Boy, he was examined before the Coroner; indeed he was not called now for the King, and your Lordships may see some Reafon why he was not; but your Lordships have had his Deposition before the Coroner read, and by that your Lordships may observe, how different his Testimony then was, from what he now giveth. And whether your Lordships will believe what he then faid upon his Oath, or

what he now faith, is left to your Lordships Consideration. He saith, when he was examined upon his Oath, foon after the Fact, that my Lord Mohun was by when Hill did wound Mountford, and that my Lord Mohun faid, that he would stand by his Friend, and that Hill was his Friend, and that my Lord Mobun did stand by, and did not offer to part them. Though he hath fomething varied from this in his Testimony now, yet he still affirms what he there swore to be true.

But further, my Lords, your Lordships will confider what the Constable swore my Lord Mobun faid after he was taken, and when he was in Custody at the Round-house. Whether he did furrender himself or no, we must leave to your Lordships, upon the Evidence that hath been given on the one Side, and on the other. But when he was in Custody (as I faid) my Lord Mobun asked whether Hill was taken, and being answered No, he said he was glad of that; but he was forry he had no more Money about him, and wished that he had that Money which he himself had, and that he would be willing to be hanged for him. So great a Kindness he expressed for Hill, and said, he had changed Coats with him, and then had Hill's Coat on

This, my Lords, is the Substance of the Evidence on the King's Part, and upon the whole of it, it is plain, with humble Submission to your Lordships, that here was a premeditated Malice in Hill, by his own Declarations preceding, by what was done at the time of the Fact committed, and by stabbing him before his Sword was drawn.

The Question will be, whether, my Lord Mobun the Prisoner at the Bar, was privy to this Defign of Hill's, and did so far agree in it, as to keep him Company to affift and encourage him. For if he was privy, and knew of Hill's Defign, and staid there for that Purpose, to give him Affistance in it, with humble Submiffion to your Lordships Judgment, he will be as much guilty of the Murder, as Hill that actually killed him: That therefore will be the Question before your Lordships, for your Judgment upon the Consideration of what has been prov'd in this Case.

My Lords, the Prisoner my Lord Mohun, has called and produced feveral Witnesses to your Lordships, in Defence of himself. The first Witness was called to this Purpose, to shew that my Lord had no Malice to Mountford, but that they were very good Friends but two or three Days before; that he fpoke of him with a great deal of Kindness, and desired to drink a Bottle of Wine with him.

Now for this, I would observe to your Lordships, that it is not the Question, whether my Lord Mohun had any direct or express Malice against Mountford; but if Hill, who was so great a Friend of my Lord Mobun's, had a Malice against Mountford, and my Lord Mobun had so great a Kindness for Hill, as to accompany and affift him in taking his intended Revenge (whether it was fo or no, your Lordships are to judge) it will be as much Murder in Law, as if my Lord had himself had a Hand in it.

For the other Witnesses that have been called for the Prisoner, I must leave the Consideration of what they fay, to your Lordships. They are

not upon their Oaths, but yet they are to be believed fo far, as your Lordships shall judge what they say credible, upon Consideration of all that you have heard. But for the Boy, who hath contradicted his own Evidence, which he gave upon Oath before the proper Officer, but acknowledgeth what he fwore then, was true, what Credit is to be given to him, will deserve your Lordships particular Consideration. How he has been prevailed upon to change his Evidence, I cannot tell, nor what Weight it will have with you.

My Lords, I will not fpend more of your Lordships Time; I know you very well remember, and will carefully recollect all the Evidence, both for the King and for the Prisoner, and your Lordships will consider that it is a Case of Blood, and if your Lordships think him Guilty, tho' he be one of your own Body, you will adjudge him fo, if not, you will acquit him; and therefore I leave the Matter to your Lordships

just Determination.

L. H. Stew. My Lords, I think now, having heard the Evidence on all Sides, your Lordships will think fit to adjourn to the House of Lords. Is it your Pleasure to adjourn?

Lords. Ay, Ay.
L. H. Stew. This House is adjourned to the House of Lords.

Then the Lords returned to their own House, in the same Order as they came into the Court. After some Debate among st themselves in their own House, they adjourned till the next Day, and ordered the Prisoner, Council and Witneffes to attend in the Court.

#### Die Mercurii Primo Februarii 1692.

The Lords sate all Day in their own House, debating among it themselves in the Absence of the Judges, who were in the Court, and about eight o' Clock in the Evening, the House of Lords adjourn'd till the Friday following, the Thursday being Candlemas-Day, and no  $\boldsymbol{L}$ aw-day.

And the Prisoner, Council, and Witnesses were ordered to attend in the Court on Friday Morning.

Die Veneris Tertio Februarii 1692.

Bout the Hour of Four in the Afternoon, the Lords (who had till then been debating amongst themselves in their own House) came in the same Order as the first Day into the Court in Westminster-Hall, except only that the Judges were a great Part of the Day waiting for them in the Court.

The Lords being seated on their proper Benches, and his Grace the Lord High Steward in the Chair before the Throne, Proclamations were made for Silence, and for the bringing the Prisoner to the Bar in usual Manner; and the Prifoner coming to the Bar, and having faluted his Grace the Lord High Steward, and the Peers, and being refaluted by them, the Court proceeded in this Manner:

L. H. Stew. My Lord Mobun, My Lords have heard the Evidence on both Sides, for and against you; and upon that Evidence some Questions have arisen in Point of Law, in which fome of my Lords are doubtful. I am therefore by their Lordships Command to propose to your Lordships, my Lords Chief Justices and the rest of the Judges here, to have your Opinions upon a Case stated by their Lordships; and it is this:

In a Case where a Man shall murder another, Whether all those that are in his Company at the Time of the Murder, are so necessarily involved in the said Crime, that they may not be separated from the Crime of the said Person so as in some Cases to be found guilty of Manslaughter?

To this, my Lords expect you the Judges should give your Resolutions severally one after another, and therefore it is to begin with you,

my Lord Chief Justice.

L. C. J. Holt. My Lord, the Question is pretty long; and I desire, that I may not be mistaken in the Opinion I shall give, that I may have it in Writing, and that I may have a little Time to consider it, because it hath been a Question framed upon very great Consideration and Deliberation: Therefore I would be very well advised before I give an Answer to such a Queftion, because it is of so great Importance.

L. H. Stew. You must speak out, my Lords; for else I am at such a Distance that I cannot

hear a Word you fay.

L. C. 7. Treby. My Lords, I make the same humble Request: The Question propounded is long, and the Fruit of great Deliberation among your Lordships: I defire therefore my Answer may be fuch as becometh me to it, and to that Purpose, that I may have a Copy of it, and some Time to consider of it.

L. H. Stew. I have it here in Writing, and will give it you, if that will ferve the turn.

The Paper was brought by the black Rod

from his Grace to the Judges.

L. C. J. Holt. My Lord, we defire your Lordships will give us Time to withdraw, and confider

of it among our felves.

L. H. Stew. Your Lordships hear the Motion of my Lord Chief Justice; the Judges desire your Leave to withdraw, and confider of the Question among themselves.

Lords. No, no, no.

Then the Judges fitting upon the Wool-Packs, conferred for a little time privately with one another; and then the Earl of Rochester stood up.

E. of Rochester. My Lords.

L. H. Stew. My Lord of Rochester, What

fay you?

E. of Rochester. My Lords, the Prisoner doth desire to have a Copy of this Question, it being a Question in Point of Law, that his Council may fee it.

Lords. Ay, ay, he ought to have it.

A Copy was carried by one of the Clerks to the Bar, and delivered to the Prisoner, and he gave it to Sir Thomas Powis, who with Mr. Hawles and Mr. Price, before affigned of Council for my Lord Mobun in Matters of Law, stood by him at the Bar.

L. M.bun. My Lords, I defire to know whether my Council may speak to this Case before the Judges give their Opinions, it being a Matter of Law, and the Judges superior to my Council?

L. H. Stew. My Lord, they may be heard to any Matter of Law that is Law fingly, the

Council on either Side may be heard to any Thing that is a Point of Law only.

L. Mohun. My Lord, I conceive this to be so. L. H. Stew. My Lord, it is agreed to be so: But, my Lords, I must desire your Lordships leave to go down to the Wool-Pack, or I shall not be able to hear what is faid.

Lords. Ay, ay.

Then his Grace came down and feated himfelf on the Wool-Pack, Sir T. Powis. N

May it please your Lordships. I am of Council-

E. of Devonshire. My Lords. L. H. Steward. My Lord Steward.

E. of Devonshire. I think your Lordships have not yet refolved that the Frisoner's Council shall be heard before the Judges; therefore I defire

they may not begin.

Lords. Yes, yes, it was agreed above.

L. H. Stew. My Lord, it must be either then, or not at all; and I understand the Resolution of the House to be so.

Ay, ay. Lords.

L. H. Stew. Go on, Sir. Sir T. Powis. May it please your Lordships, I am of Council affigned by your Lordships for this Noble Peer that is now a Prisoner at the Bar: The Question your Lordships are pleased to propound is this:

In a Case where a Man shall murder another, Whether all those who are in his Company at the Time of the Murder, are so necessarily involved in the same Crime, that they may not be separated from the Crime of the said Person, so as in some Cases to be found guilty only of Manslaughter?

My Lords, with humble Submission to your Lordships, I take it there are many Cases where a Person that is present when a Murder is committed by another Man, shall be equally Guilty of that Murder; and there are many Cases where a Person that is present when a Murder is committed by another Man, shall be guilty only of Manslaughter: And there are many Cases where a Person that is present when a Murder is committed by another Man, shall not (with humble Submiffion) be Guilty of any

For the first, there is no Question but if two Persons or more do meet together with Malice prepensed to kill another, and one of them killeth him, and the rest do aid and assist him in doing of it, though the mortal Wound is only given by one, there is no Question but they are all equally guilty of the Murder with him that gave the Mortal Wound: And it is also as clear, if two Persons meet together to commit an unlawful Act, and during the Execution of that unlawful Act, one of them doth kill another Man, the other will be involved in the Guilt of it.

But, my Lords, if feveral Persons do meet together to commit an unlawful Act, and the Design of the Act is totally over, so that the Pro-

fecution of it is quite left off-

There being fome Noise and Disorder about the Court, Proclamation was commanded to be made, and was made again for Silence.

Sir T. Powis. My Lords, I fay in the second Instance that I was offering to your Lordships; If two Persons or more meet together to do an unlawful Act, but are either disappointed in it,

or have totally defifted from it; and afterwards not abet, he is neither Principal nor Acceffory to these fame Persons having quitted their Design, are together, and a third Person coming into their Company, though there were Malice between one of those Persons, and that third Perfon, and upon Words, or fome other Occasion or Accident, there should be Quarrelling and Fighting between those two Persons that bore Malice to one another, and one of them is killed, and he that before had joined in the Defign of committing an unlawful Act, be only there in the Company, if he doth neither aid nor abet, nor any ways agree to the doing of the Thing, the Authorities are it will neither be Murder nor Manslaughter; and of this I would, with your Lordships Favour, put some Instances.

If two Persons agree together, (as the Case is put in that which goeth by the Name of my Lord Dacre's Case) to enter into another Man's Park and steal his Deer, this is an unlawful Defign; and if one of them kill the Keeper, and the other no way at all act in the doing of it, yet it will be Murder in the Person that did go along with that other in that unlawful Act: But the Lord Dacre's Case was accompanied with further Circumstances; for there it did appear that the Lord Dacre's had agreed before hand to kill any Person that should oppose them; there was that particular Circumstance in that Case.

But, my Lords, I take it, with Submission, to be very clear, that if two fuch Persons who made fuch an Attempt to rob or steal Deer in a Park, should be disappointed, and should leave the Park, and afterwards go to a Tavern, or an Ale-house, or any Place to drink, having quitted that Defign, and some Hours afterwards, a Person cometh in that was not expected, or thought of, and a Quarrel arifeth between one of those two Persons who were before together, and the Man that so came in, and he shall be killed, I take it that the other Person who was present will not be guilty of the Murder,

unless he aided, or affisted, or acted in it.

My Lords, I would speak to your Lordships in a Case of this Nature with as good Authority as I could, befides my own poor Reason to prove to your Lordships that there may be many Cases where a Person may be present at the Time when another is murdered, and yet he shall be guilty of only Manslaughter, and in some Cases

shall be guilty of no Crime at all.

The Case that I shall cite is out of a Treatise of a very Great and very Learned Man; it is the Book that goeth under the Name of Sir Matthew Hales's Pleas of the Crown; the Case is this, You will find in that Book under the Title of Murder, Fol. 51. If A. and B. having Malice prepenfe, meet and fight, and C, the Servant of A, not acquainted therewith, take Part with A, his Master, and kill B. this is Murder in A. but only Manslaughter in C. So here is an Instance where one is guilty of Murder, and the other only guilty of Manslaughter, when both are present at the Time of the Fact committed. The same Law, saith he, it is, if C. came in fuddenly, and took part with A and killed B. In this Case it is Murder in A if there was Malice prepented between him and B, but only Manslaughter in C. who came in suddenly, and actually killed B.

My Lords, He goeth further, and faith, if one come by chance where one is killed, and doth

that Murder or Manslaughter; so that here are Cases where it is Murder in one, and Manslaughter only in the other; and here are Cases where it is Murder in one, and not fo much as Manflaughter,

or any Crime at all in the other.

These that I have cited are Cases where one has Malice against another, and he that joineth in the Quarrel doth not know it. But I will put the Cale now, That a Person hath Malice against another, and one happeneth to be in his Company that knoweth he hath Malice against that other Person; if those two that had Malice against one another, do fight, and the one kill the other, yet he that is prefent will not be guilty of Murder or Manslaughter. For if the Law should be, that Men are involved in the Guilt of Murder whenever they are present at a Time when one that beareth Malice against another killeth his Enemy, Conversation in the World would be very dangerous: For, my Lords, we know the World is too full of Malice, and there are few Men but have Acquaintance with fuch as bear Malice to others; but if so be that no Man that is acquainted with one that bears Malice to another, may be in his Company but at the Peril of his Life; if his Enemy come in his way, and he happen to kill him in his Prefence, then no Man that is ever so innocent can be fafe.

For I would put this Case to your Lordships: I am walking with a Friend, or an Acquaintance, that I know hath Malice against another, and that other Man cometh in the way, and they fight, and my Friend killeth that other Man, and I am no way aiding or affifting in it, if that should involve me in the Crime, surely the Law of England would be the most unreasonable and dangerous Law to live under in the World. No doubt but in fuch a Case the Person that is so present is unfortunate, but he is innocent, is not guilty.

For to make one guilty of Murder where Murder is committed, it must be either that he doth aid or abet, or some way affist in the killing of the Man, or he must have before that time agreed and confederated with the Person that killed him, that he would join therein at that Time, and he must be there for that End and Purpose: For if he never engaged or agreed to the Killing of him, nor was there for that Purpose, nor at the Time did any way act, or join, or affift, in the doing of it; in those Cases he is certainly not guilty.

My Lords, I dare not apply any of these Things to the present Case, because I suppose your Lordships only propounded this as a Question of Law, and not of Fact; your Lordships are the great Judges both of the one and the other: But what in the Argument or Resolution of this Cafe, your Lordships will find agreeable to the present Case of my Lord now before you, I

fubmit to your Lordships Judgment.

Mr. Hawles. My Lords, I will not repeat what has been offered, the Distinction is certainly true that has been made, that there are Cafes and Inftances in Law where a Man may be guilty of Murder, when he is present where Murder is committed, and he may be guilty of Manslaughter only, where another is guilty of Murder; and a Man may be present where Murder is committed, and be innocent both of the one and the other. But this I do venture to fay,

That there is no Authority in our Law, that faith a Person present, when a Murder is committed, must be guilty either of Murder or Manslaughter, it must be according to the Circumstances of the Thing, either that he intended to aid or assist in the Killing, when he was there by Agreement before-hand, or must actually aid or assist by some Action or Encouragement.

But, with Submiffion, the Authority of Law is very plain upon this Question proposed by your Lordships, That one Person may be guilty of Manslaughter, and another of Murder at the same time. The Case that hath been put out of my Lord Hales, was, upon his Account, Authority sufficient to quote, if we would only rely on him: But, my Lords, with Submission, the Authority goeth a little higher yet; Stampford putteth the Question before the Justices; A that is, the Master, sighteth with B. and C. the Servant taketh Part with his Master, and killeth B. A is guilty of Murder, and C. only of Manslaughter.

And that Authority is followed afterwards in the Case of Salisbury, in Plowd. Com. Fol. 100. B. with the Resolution of all the Judges in that Case, That one Man may be found guilty of Murder, and another of Manslaughter, as to the same Fact; and Stampford doth express say, as my Lord Chief Justice Hales quotes it out of him, that if a Man be present, but do not abet or affist, or contribute to the Thing, he is totally innocent, and neither Principal nor Accessory to

the Murder or Manslaughter.

My Lords, We do not find that our Law hath any way prohibited a Man to keep Company with one that oweth another a Spleen; fure there should be some Warning given about it, if that was the Law in such a Case. The Law goeth no farther than to caution a Man, that he take care he doth not break the Law himself, that he doth not transgress the Bounds set him by the Law.

And it were a very hard Case upon a private Person, if it should be otherwise; for no Law compelleth a private Person to part two that are fighting; if he doth attempt it, he doth it at his own Peril, as in that Case of A. the Master fighting with B. and C. the Servant taking part with his Master to part them, if B. be killed, C. is guilty of Manslaughter, though his Design was only to part them, because the Law putteth it not upon a private Person to doit; if it did, the Law would protect him for what he did in Obedience to it.

The Law is otherwise in the Case of a Magistrate, or a Constable, who endeavoureth to part any Persons fighting, and to keep the Peace; if he happen so to kill a Man, he is totally innocent;

but a private Person shall answer for it.

My Lords, I will not trouble your Lordships further; I hope it is plain, that Malice is absolutely necessary to make a Man guilty of Murder, and there is no such thing in this Case stated by your Lordships; and therefore I submit the Matter to your Judgment.

Mr. Price. My Lords, I am of Council for this noble and young Lord the Prisoner at the Bar: I shall not trouble your Lordships so far as to make any Repetition of what has been said by those Gentlemen that went before me.

But there was a Case in *Plowden* that was cited by Mr. *Hawles*, by the Name of *Salisbury*'s Case; and I would crave leave to cite the Case that is next precedent; it is in that Book *Fol.* 98. There, my Lords, was an Indictment for Mur-

der against several, and, among the rest, against two, one for giving the Wound, and the Stroke, and the other for being present, and aiding the other; and they tell you how he was an Aider and an Abetter because he was present, and put the Man upon whom the Assault was made in Terror, which Terror was the Occasion that he could not defend his Life; and made him full as much a Principal as the other that gave him his Death's Wound. And there, my Lords, he citeth another ancient Record, which is Quarto Libro assifarum Placito 25. of an Appeal of Murder by a Woman for the Death of her Husband against Sixteen; four whereof were Principals, and the other Accessories, where the Words are Presence, Force and Aid.

How that will come up to this Case now before your Lordships, I am not to trouble you with the Consideration of, you who have heard the Evidence,

are best able to judge of it.

My Lords, by the same Reason and Rule that one Man may be found guilty of Murder, and another of Manslaughter; one may be found guilty, and the other not guilty. As for Example, if A. commandeth B. to kill C. and afterwards it repenteth him of this Command, and he countermandeth it: yet notwithstanding B. doth kill C. now B. that killed C. is guilty of Murder; but A. that countermanded it, is not guilty as Accessory; for his Malicious Intent did not continue till the murdering Stroke was given, and to make Murder, there must be a continuing Malice till the mortal Wound given. Cases to this Purpose many might be cited; but for a full Authority there is my Lord Coke in his Pleas of the Crown, Fol 51.

My Lords, I have no more to fay, but that by the same Rule, that one may be found guilty of Murder, and another of Manslaughter for the same Fact, by the same Rule, (as Circumstances may be, ) the one may be sound guilty of Murder, and the other not guilty at all.

L. H. Stew Have you any more to fay that are

of Council for the Prisoner?

Sir Tho. Powys. No, my Lord, I have nothing further to offer to your Lordships.

I II Com Develope

L H. Stew. Have those who are of Council for the King any thing to reply to this that is said by the Council for the Prisoner?

Mr. Att. Gen. May it please your Lordships,

the Question that is proposed, is this,

In a Case where a Man shall murder another, Whether those who are in his Company at the Time of the Murder, are so necessarily involved in the said Crime, that they may not be separated from the Crime of the said Person, so as in some Cases to be sound guilty only of Manslaughter?

My Lords, that which, with all Submission, we would offer to your Lordships is this; We are intrusted by their Majesties, to prosecute for the Death of one of their Subjects; there hath been a Case stated to your Lordships by the Evidence which hath been given before you; That which is mentioned in this Paper has nothing certain in it, we are to imagine a Case, and suppose Facts, and then to argue what will be the Law upon those Facts supposed. When your Lordships are pleased to let us know what it is which your Lordships take to be the Fact of the Case before you, we shall be ready to speak to the Law upon that Case, as it becomes us, and as

it

it is our Duty to do; but till the Fact be fo stated by your Lordships, and declared to be that which your Lordships take to be the Fact of my Lord Mobun's Case, we think it not consistent with our Duty to enter into a Debate upon Supposals, or upon other Cases than that which is in Judgment before your Lordships.

L. H. Stew. Will your Lordships then please

that the Judges give their Opinion?

Mr. Sol. Gen. My Lords, not to trouble your Lordships with any Repetition of what hath been faid, it is my Opinion, as Mr. Attorney General has declared his, That, as this Case is stated, we are bound not to give any Answer to it, unless your Lordships will please to tell us what the Case is upon the Evidence that hath been

given before you.

Mr. Serj. Thompson. My Lords, I desire to be heard one Word in this Case. I take it for granted, that your Lordships here are Judges both of Fact and Law in this Case, and you are fo entirely Judges of it, that no Body can interpose in giving their Opinions in relation to your Judgments, what the Fact is, and from the Fact the Law ariseth. We, that are of Council for the King, must needs prejudice him as to the Evidence of the Fact that we have given, except we argue that which is the Fact of this particular Case, and the Law arising thereupon together; which is not necessary here, where your Lord-ships are Judges of both; and since you are better Judges of them than any one else can be. Therefore we do not think it our Duty to argue upon a Cafe put ad dextra, and obiter; and hope your Lordships will excuse us from answering what hath been faid by the Council for the Prisoner; tho' I think it might be easily answered in every Point; but I shall not enter upon the debating of it. For your Lordships see what Caution we ought to have in relation to our Duty to the Government, which your Lordships will always expect we should perform as exactly as we can. When the Fact that hath been proved in this Case is stated, your Lordships then are the proper Judges what it amount-eth to in point of Law, or if your Lordships defire that Council should argue it, we shall be ready to do it.

L. H. Stew. Then my Lords the Judges, what fay you to it? my Lords here expect your

Opinion in this Cafe.

L. C. J. Holt. If your Lordships please, I will

repeat the Question; which is this:

In a Case where a Man shall murder another, whether those who are in his Company are so necessarily involved in the said Crime, that they may not be separated from the Crime of the said Person, so as in some Cases to be found

guilty only of Manslaughter?

My Lords, I shall not inlarge upon the Matter, but humbly offer my Opinion to your Lordships as generally as the Question. I am of Opinion, that the Crime of those who are in the Company at the Time of the Murder committed, may be so separated from the Crime of the Perfon that committeth the Murder, as in some Cases they are only to be found guilty of Manslaughter. I suppose your Lordships do not expect that I should argue the Case, or explain my Opinion upon fo general a Question, by particular Instances, or run into a Consideration Vol. IV.

of the different Cases that may be put upon it, therefore I only deliver this as my Opinion.

L.C. J. Treby. May it please your Lordships, I am of the same Opinion; I think the Import of your Lordships Question is, Whether there may be a Case in which it is possible that one Person, who is in the Company of another at the Time that he committed Murder, may be guilty of Manslaughter; and, my Lords, I think a Case may fall out, and may be focircumstanced, as that it may be possible, that he who did accompany the Murderer, may be guilty only of Manslaughter. Your Lordships only expect our Opinion, and therefore I will not go about to argue it.

Mr. J. Nevil. My Lords, I shall not spend your Time to repeat the Question, it hath been fo often repeated; but I am of the same Opinion with my Lords Chief Justices: I must concur with them in it, that there may possibly be such a Case, as that when Murder is committed where others are in Company, he that doth the Thing will be guilty of Murder, and those that were in Company, guilty but of Manslaughter. There

may be fuch a Cafe.

Earl of Carlisle. My Lords, to save your Lordships Time, unless the rest of the Judges differ from those that have spoken their Opinion, I think you need not trouble them to speak to it feverally.

Mr. B. Turton. We are all of the same Opinion, my Lords; we cannot differ in Opinion upon

fuch a Case

Earl of Monmouth. My Lords, I humbly beg your Lordships leave to propose a Question to my Lords the Judges for their Opinions.

Lords. Ay, a

What is your Question, my Lord L. H. Stew. of Monmouth?

Earl of Monmouth. My Lords, the Question

A, conscious of an Animosity between B and C. A accompanieth R where C happeneth to come, and B killeth him; whether A, without any Malice to C, or any actual Hand in his Death,

be guilty of Murder?

L. H. Stew. Pray, my Lord, be pleased to hand up your Paper, that my Lords the Judges may see it.

Earl of Mulgrave. My Lords.

L. H. Stew. What faith your Lordship, my

Lord of Mulgrave?

Earl of Mulgrave. I only defire, that the Prifoner at the Bar, if he hath a mind to it, may have his Council speak to this Question, before the Judges answer it, as was done in the other Case.

L. Mohun. I desire, my Lords, my Council may

have the Question in writing.

L. H. Stew. Make my Lord a Copy of it. One Copy was delivered by the Clerk to the Prifoner, and by him to his Council, and another to the King's Council; and the Original was delivered to the Judges.

L. Mobun. Is it your Lordships Pleasure that

my Council may be heard to this Question?

Lords. Ay, ay.

Sir. T. Powys. My Lords, the Question that this noble Peer hath been pleased to propose, is this:

A, conscious of an Animosity between B and C, A accompanieth B where C bappeneth to come, and B killeth him; whether A, without any Malice to C, or any actual Hand in his Death, be guilty of Murder? My Zzz

My Lords, with humble Submission to your Lordships, I take it in this Case the Law is very clear, That as this Case is put, he that was in Company when the Murder was committed, under these Circumstances, is not guilty of any Crime: But without question he is not guilty of

My Lords, Malice is fo abfolutely necessary to Murder, either express, or that which the Law calleth Malice implied, that there can be no Cafe where Murder can be committed without it; no Indictment can ever be good, unless Ex malitia sua precogitata be alledged in it; because this is absolutely essential to Murder.

But, my Lord, if so be a Man that is present, not defigning, or forefecing that unhappy Accident that doth fall out between his Friend with whom he is in company, and another Person that came accidentally to them, tho' Malice was between those two, God forbid he should be guilty, if he did neither foresee it, nor any way acted

He that is present must be involved in the Crime, either by some way aiding, abetting, or contributing to the Death of the Man, or there must be some precedent Combination and Agreement to do that Act which at that time was done; and that must be plainly and clearly proved: For his acting, his standing by innocently and harmlefly, is so great an Evidence of his not concurring, that it must be a mighty Proof of Malice that must convict that Man of a preceding Agreement to do the Fact; and if it doth not appear plainly and manifestly, that he agreed before-hand, or acted then, and abetted and contributed to the Thing; I fay, unless this be clear and manifest, it is no Question, but in Law, he is innocent of the Murder.

For in fuch a Case it is plain he never had prepensed Malice express, nor is there any Evidence of that which the Law calleth Malice implied; which is when a Man killeth another without Provocation, that is, when he that doth the Act, had no Provocation, or killeth an Officer in the Profecution of his Office, That the Law calleth Malice implyed. But then that is never but in the Person that did the Act, and not in the Persons who were present at that time, unless before-hand they had agreed to do that Act; and therefore they cannot be guilty of Murder.

And this, my Lords, is what I humbly offer to your Lordships Consideration, in relation to

the Case put by that Noble Lord.

Mr. Hawles. Will your Lordships please to favour me with a Word on the same side with Sir Tho. Powys, and I shall be very short in the matter.

The King's Council did complain that the laft Case was not fully stated, and therefore they could not speak to it; my Lords, with Submif-sion, this Case is fully stated: there was nothing in the other Case said of Malice between him that was murdered, and him that killed him; but here it is faid, That the Person present was not conscious of any Malice, nor had any manner of hand in the doing of it: And then, with Submission, my Lords, upon the Question, Whether he was not guilty of Murder? If this was a special Verdict found by twelve Men, and referred to the Judges, I do not at all doubt but their Judgment would be, That he was not guil-ty. For tho' in a Special Verdict, where Malice is not found, the Prifoner would be acquitted;

yet if it be expresly found in the Verdict that he did not know of any Malice between them, then, with Submission, there would be no Colour to find him guilty of any thing.

A Lord interrupted him, and faid, The Cafe

was put of one conscious of the Malice.

Mr. Hawles. My Lords, I beg your Pardon, I confess it is so, I did mistake it; but, with Submission, that will not much alter the matter. he was conscious, that will not make him guilty; for that Consciousness of his is no matter of Crime: if he did not act any thing, or agree to do any thing before hand, but only was in Company with the Person that had Malice against another, that will not make him guilty of any Crime whatfoever.

My Lords, I shall speak but one Mr. Price. Word to it; I observe the great Stress of the Case lieth upon the Word being conscious of the Malice between B and C. Now as to that, with Submission, I conceive, and am of Opinion, that as this Case is, A is not guilty of Murder, and for Authority, I shall rely upon the Cases in Stampford's Pleas of the Crown, Fol. 40. And my Lord Coke's Pleas of the Crown, Fol. 51. The Case is this, If a Man happen to be in Company where Murder is committed, or Felony, and he cometh not there on purpose, or by confederacy to do it, in that Cafe, tho' Murder be committed, and he doth not endeavour to part them, this is no Murder in him, for he is punishable by Fine and Imprisonment, if not an Infant; but if he was an Infant, he is not punishable at all, for he is not Conusant of the Law in such a Case. But in this Case, except Malice prepensed, express, or implyed, be proved, without doing any thing or abetting, he is not guilty of Murder.

L. H. Sterv. Gentlemen, you that are of the King's Council, have you any thing to fay to this

Question?

Mr. Att. Gen. My Lords, here is a Cafe put which I hear from the Council on the other fide, is certainly enough stated. My Lords, if this be flated to us, as that which is agreed to be the Fact of the prefent Case, we are ready to speak to it; but if this be not taken by your Lordfhips, to be my Lord Mobun's Case, and as such flated to us, then we must humbly beg to be excufed. I know your Lordships will be tender in this matter, and as well pleased that we hold to that which we conceive to be our Duty in reference to that Station in which we ferve the King, as with any Forwardness in us to answer Questions: And therefore we beg your Lordships Excuse for saying nothing more to it.

Earl of Monmouth. My Lords, I did not propose it as a Case stated and agreed by your Lordships, it is only a Case particularly stated for my

own Satisfaction.

Earl of Mulgrave. My Lords. L. H. Stew. My Lord of Mulgrave.

Earl of Mulgrave. If your Grace please, let the King's Council know, that they are not to ask you the Question, Whether the Lords are agreed what the Case is? They are to answer fuch Questions as are proposed, and not to ask any fuch Question.

Mr. Att. Gen. My Lords, with that noble Lord's Pardon I did not ask any Question; all that I faid was, That when a Case is agreed to, and stated by your Lordships to be the present

Case, we would be ready to speak to it, and till we receive that Intimation from your Grace, we shall think our selves excused from giving any Answer to other Questions,

L. H. Stew. My Lords, I think we must go on, and if any Lord has any more Questions to

propose, he may propose them.
E. of Nottingham. My Lords.
L. H. Stew. My Lord of Nottingham.

E. of Nottingham. Your Lordships will not certainly require of the King's Council to answer any Questions that they think improper for them to speak to; but when a Question hath been proposed by any noble Lord, to which the Council for the Prisoner hath been heard, and the King's Council think not fit to speak to it, there is nothing more requisite, but that in the Presence of the Prisoner (as the Law requireth it should be) you do demand the Opinion of the Judges.

L. H. Stew. What fay you to it, my Lord

Chief-Justice?

L. C. J. Holt. If your Lordships please, I

will repeat the Question.

A, conscious of an Animosity between B and C, A accompanieth B where C happeneth to come, and B killeth bim; Whether A, without any Malice to C, or any actual Hand in his Death, be guilty of Murder?

And, my Lords, as this Case is stated, I do conceive, that A is not guilty of the Murder, for it appeareth the Meeting was casual, and there was no Design in A against C, and therefore the Adid know of the Malice between B and C, yet it was not unlawful for A to keep Company with B, but he might go with him any where, if it was not upon a Defign against C.

Therefore I take it as this Case is put, that C came accidentally into the Company where Aand B were, and then, without any Design in A, B killeth C. This is not Murder, indeed no Of-

fence in A.

L. C. J. Treby. If it please your Lordships, as this Case is put, I think it is not an Offence of Murder or Manslaughter in A; it dependeth upon the Words as the last Question did. For the former Question was put generally, Whether there might not be a Case found or framed, wherein one might be guilty of Murder, and the other of Manslaughter? So here it dependeth upon the Word [Happenetb], which I take to fignify, (as my Lord doth) a cafual coming into,

or being in the Company.

Now, my Lords, when B had communicated to A this malicious Purpose to kill C, it stood uncertain, whether he to whom B had communicated it did consent; if he had any way declared his Consent, that he would go to such a Place, and stay there with B for such a Purpose, then it had been Murder in both; but if he meerly was filent, and only kept B Company, perhaps with an Intent to diffuade him from it, or possibly without any Confideration at all, and then the Person intended to be killed accidentally came by, and is killed by B,  $\mathcal{A}$  doing nothing towards it: In that Case, it is neither Murder nor Manflaughter in A.

Mr. J. Nevil. My Lords, as this Case is, it feemeth to be meer accidental the coming of C into their Company, for it is faid, Happeneth to come; and so though A did know that there was an Animolity between B and C, yet declaring no Intent of going with B to that Purpose, but coming with B into a Place where C accidentally came or happen'd to be, between whom and B there is a Quarrel, and C is killed; I do not take it at all that A is concerned, but meerly as any other Person that accidentally was there, and in that Case he cannot be guilty of Murder or Manflaughter, or any other Crime.

E. of Devon. My Lords.

L. H. Stew. My Lord Steward.

E. of Devon. If the rest are of the same Opinion, you need not give them any farther Trouble, I think.

Judges. We are of the fame Opinion.

E. of Scarborough. My Lords.

L. H. Stew. My Lord of Scarborough. E. of Scarborough. I humbly beg your Lordships Leave, that I may offer a Question to your Lordships, to be proposed to the Judges, and

the Question is this.

Whether if A heard B threaten to kill C, and some Days after A shall be with B upon some other Design, where C shall pass by, or come in the Place where A and B are, and C shall be killed by B; A flanding by without con-tributing to the Fast, his Sword not then being drawn, or any Malice ever appearing on A's Part against C; whether A will be guilty of the Murder of C?

L. H. Stew. Pray, my Lord, give your Pa-(Which was done.) per to the Clerk.

L. H. Stew. My Lord Mobun, doth your Lordship desire that your Council may have a Copy of this Question, and be heard to it?

L. Mobun. Yes, my Lord, if you please. Then a Copy was given to him for his Council, and another to the King's Council, and a third

the Judges had.

Sir Tho. Powis. Will your Lordships please to favour me with a few Words, and I shall trouble your Lordships very little, because I have faid that already to your Lordships which will be an Answer to a good Part of this Case: The Case is this:

Whether if A heard B threaten to kill C, and some Days after A shall be with B upon some other Design, where C shall pass by, or come in the Place where A and B are, and C shall be killed by B; A standing by without con-tributing to the Fact, bis Sword not then being drawn, or any Malice ever appearing on A's Part against C; whether A will be guilty of the Murder of C?

My Lord, with humble Submission, we do take it, that the Law in this Case is likewise very clear, that A is not guilty of Murder: For as this Case is put, there doth not appear (nay, the contrary doth appear) that he had any manner of Malice to this Man that was killed, nor any Hand in the Killing of him: And, as I faid before to your Lordships, (and I hope the Judges will verify us in that, and your Lordships will be of the same Opinion) there can be no Case wherein a Man shall be guilty of Murder, but where there is Malice against the Person so murdered, or some way abetting and affifting in the Killing of him, or what the Law calleth Implied Malice.

But in this Case that is now put, there is neither express Malice, but the contrary appearing, nor any implied Malice, which is by Construction of Law; the Person that was by, and heard B threaten C before, yet doth no way aid or affift to the Killing of him; and therefore I think,

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with Submission, the Law, and all our Law-Books, and Reason itself, are clear for the acquitting of

A in this Case.

Mr. Hawles. My Lords, I think the Resolutions that have been given in the Cases before, will warrant us in our Opinions in this, that Ais not guilty of Murder in this Case: For I think it was said by the Judges, That notwithstanding a Man knew another had a Design upon a third Person, yet it was lawful to keep Company with him, if he did not join with him in the Design. Now here it doth appear, that A keepeth B Company, but not upon that Defign, for he had no Malice to C nor had any Hand in his Death, and C cometh in by accident into the Company or Place where they are: With Submission, my Lords, A is totally not guilty, for there was no Malice in him; and though he was there, he was there upon his lawful Occasions; and if they two fight, the best Course he can take is to stand still and do nothing; and therefore he cannot be guilty of Murder or Manflaughter.

Mr. Price. My Lords, I have but this Word to fay, His being there was lawful, C cometh there but by accident, and when they two do fight, his not parting of them doth not make him guilty of the other's Death; here is no Malice, therefore he is not guilty of Murder, and he hath done nothing towards the Fact, therefore he is

not guilty of Manslaughter.

L. H. Stew. Will you fay any Thing to this Question, you that are of the King's Council?

Mr. Att. G. My Lords, we are ready to speak

to the present Case, when we receive Intimation from your Lordships that what is put is the present Case.

Mr. Serj. Thomp. My Lords, if they put a Cafe of Fact to be argued as a Case of Law, and from time to time alledge Facts which are not in the Case

before us, we cannot fpeak to them.

Mr. Att. Gen. My Lords, we are ready to argue the Case of the Prisoner at the Bar when it is stated; but till then, we humbly beg your Pardon: We think we are not bound to speak to other Cafes.

My Lord Chief-Justice, What L. H. Stew.

fay you to it?

L. C. J. Holt. If your Lordships please, I

will put the Question:

Whether if A heard B threaten to kill C, and fome Days after A shall be with B upon some other Design where C shall pass by, or come in the Place where A and B are, and C shall be killed by B; A flanding by without contri-buting to the Fast, his Sword not then being drawn, or any Malice ever appearing on A's Part against C; whether A will be guilty of the Murder of C?

My Lords, I am of Opinion that A in this Cafe will not be guilty of Murder or Manflaughter: For it doth not appear by the stating of the Case, that A did consent to the Design,

or in any wife contribute to the Fact.

L. H. Stew. My Lord Chief-Justice Treby. L. C. J. Treby. My Lords, I take this Qucftion to be the same in Substance as to the Point in Law with the last; and am of Opinion that A is not guilty of Murder or Manslaughter.

Mr. J. Nevil. I am of the same Opinion. L. H. Stew. If all the rest of you are of the same Opinion, you may spare your selves the Trouble of delivering it particularly.

Judges. We are all of the same Opinion. Then there was a little Pause; and afterwards the Earl of Kingston stood up.

Earl of King ston. My Lords, I defire for my

own private Satisfaction to know,

Whether a Person knowing of the Design of another to lie in wait to assault a third Man, who happeneth to be killed, (when the Perfon who knew of that Design is present) be guilty in Law of the same Crime with the Party who had the Design and killed him, though he had no actual Hand in his Death?

L. H. St. My Lord, I must crave your Excuse,

there is another Question to precede this.

E. of Devon. My Lords, I had a Question to ask; but it being much to the same Purpose with the two last, I think it better to wave it, for there hath been given an Answer to it already.

L. H. Stew. Then, my Lord of King ston, will

you be pleased to deliver up your Paper to the

[Which was done] Table?

L. H. Stew. My Lord Mobun, Do you defire your Council may have a Copy of this Question ?

Earl of Mulgrave. My Lords.

L. H. Stew. My Lord of Mulgrave.

Earl of Mulgrave. I desire your Grace will hear the Question. Pray let it be read, that we may know what it is.

L. H. Stew. Read it. Cl. of Crown. Readeth.

Whether a Person knowing of the Design of another to lie in wait to assault a third Man who happeneth to be killed, (when the Person who knew of the Design is present) be guilty in Law of the same Crime with the Party who had the Design, and killed him, though he had no actual Hand in his Death?

Earl of Mulgrave. My Lords.

L. H. Stew. My Lord of Mulgrave. Earl of Mulgrave. I think, my Lords, in a Case of this Nature we cannot be too exact: I humbly conceive that is not a proper Question to be put, therefore I move that we may adjourn to consider of it, whether it shall be put or not, if that Lord do infift upon it.

L. H. Stew. My Lord of King ston, Doth your Lordship insist on this Question being put?

E. of King fton. Yes, my Lords, I do, and I must insist upon it; for I think I cannot give my private Opinion in this Case without Satisfaction in it.

Lords. Then Adjourn, Adjourn.

L. H. Stew. This Court is adjourned into the House of Lords.

Then the Lords went back to their own House in the same Order, and debated this Matter among st themselves for about an Hour.

Between fix and seven in the Evening the Lords returned into the Court in the same Order, and being feated on their Benches, and his Grace in the Chair before the Throne, they proceeded thus:

First, Proclamation was made for Silence. L. H. Stew. My Lord Chief-Justice and you the Judges -

My Lords. L. Cornwallis.

L. H. Stew. My Lord Cornwallis.

L. Cornwallis. My Lord, Before your Grace giveth any Directions, I think you should call the Prisoner.

L. H. Stew. Is not the Prifoner at the Bar?

L. Corn-

L. Cornwallis. No, my Lord. L. H. Stew. Call for the Prifoner.

Then Proclamation was made for the Governor of the Tower to bring forth the Prisoner, and

be was brought as before.

L. H. Stew. I am to let you that are of Council for the King and the Prisoner know, That if any Question be put by any of my Lords, which any of you shall not think fit to give an Answer to, my Lords will take it for granted either on the one Part or on the other, that the Reason is, because it is not necessary to give any Answer; and then they will proceed to have the Answer of you, my Lords the Judges. And now for my felf, I must desire your Lordships will give me leave to come down again to the Wool-Pack.

Lords. Ay, ay.

Then his Grace came down, and seated himself on the Wool-Pack.

L. H. Stew. My Lord of King fron, Will you

please to propose your Question?

Earl of King fron. My Lord, my Question is this, which I desire the Judges Opinion in for

my own Satisfaction:

Whether a Person knowing of the Design of another to lie in wait to affault a third Man, who happeneth to be killed, (when the Person who knew of the Design is present) be guilty in Law of the same Crime with the Party who had the Design, and killed him, though he bad no actual Hand in bis Death?

L. H. Stew. My Lord Mohun, Do you defire your Council may have a Copy of that

Question?

L. Mobun. Yes, if your Lordships please.

L. H. Stew. Read it aloud, and deliver a

Copy to my Lord.

The Question was read by the Clerk of the Crown, and one Copy of it delivered to the Prisoner's Council, and another to the King's Council, and a third to the Judges.

L. Mohun. Is it your Lordships Pleasure, That my Council be heard to this Case?

Lords. Ay, Ay, Sir T. Powis. The Case that is put, my Lords, is this:

Whether a Person knowing of the Design of another to lie in wait to affault a third Man, who happeneth to be killed, (when the Person who knew of the Design is present) be guilty in Law of the same Crime with the Party who had the Design and killed him, though be had no actual Hand in his Death?

My Lords, I shall not insist upon the same Privilege that the King's Council did even now do, to decline speaking to any Case that your Lordships shall put. But I hope your Lordships will permit me to fay, That I do not admit this to be the Case of my Lord Mohun, and I hope that my speaking to it shall not be taken as any Admission that this is his Case. But as this Case is put with that Allowance, that I speak to it not as his Case, I do take it, that this Person thus present at the Killing of the third Man is not guilty of Murder.

My Lords, there are but two Circumstances in the Case that can draw him into any Danger:

The First is, That he knew another Person had a Design to make an Assault upon a third Man.

The Second is, That he who had the Know-

ledge of this Design, was also present when upon that Assault that third Person happened to be killed.

But, my Lords, I do take it, that in this Case neither of these Ingredients will make this Man

guilty of Murder.

As to the First, The knowing that a Man has a Design to make an Assault upon a third Person, that taken by it felf is no Crime. It frequently happeneth, that a Man heareth what others threaten, that they will affault and beat fuch an one; I may know that another doth fo defign, and that he will watch his Opportunity for the doing of it, and yet my meer Knowledge, my meer knowing of it, doth not make me guilty of any Crime, tho' I do not endeavour to prevent it.

I confess, it doth become a good Man upon fuch Knowledge to do all that he can to prevent fuch Beginning of Mischief, but if he doth not pre-

vent it, that is no Crime.

The Second Matter is, That tho' he did know of this Defign, he was also so unfortunate as not to prevent it; nay more, he was present when the Affault was made, and that Affault is attended with the Death of the Party affaulted, but he never acted in it, never abetted it. Take all this together, and yet he is not guilty of Murder, nay, perhaps not of any Crime, at most only of a Misdemeanour.

For it is no more than this: I knew another Person did intend to assault a third Man; I was present when he did assault him, but did not prevent it either before he made it, tho' I knew he defigned it, nor whilft he was making the Affault upon which the Man is killed. That is all that this Thing doth amount to, and no Man can fay, with humble Submission, That this can involve me in the Crime of Murder.

It is true, if I command A to beat C, and he according to my Command doth fall upon him, and so beat him, that he dieth; this maketh me guilty of his Death, because what is done by that Command of mine is my doing; therefore tho' I only commanded him to beat him, yet he dying upon that beating, which was made pursuant to my Command, I that gave the Command must answer for it, and am guilty of all that followeth

thereupon.

But if I only know, that another Person defigneth to do fuch a Thing, and am neither commanding, aiding nor affifting in the doing of it, but only present at the Time, but did not interpose to prevent it; that doth not make me such an Agent in this Matter, as that I should be any ways guilty of his Death if it doth ensue. I take it this Case cometh to no more than this, there is no Malice precedent, no Sort of abetting, aiding or affifting, but a bare declining to prevent the Affault, and that will not amount to any Thing that is Capital; if it be any Offence, it can only be construed as a Misdemeanour, but neither Murder nor Manslaughter.

Mr. Hawles. If your Lordships please to spare me one Word on the same Side : It is no Manner of Crime for a Man to know, that another doth defign to lie in wait to murder a third Person,

much less to affault him.

There is but one Case that I know of in Law, where the Knowledge of an ill Defign, without Discovery and Endeavour to prevent it, is an Offence, and that is in the Case of High-Treason; and yet even there the bare Knowledge doth not

make a Man guilty of Treason: And it was a hard Case if it should, for it is not in the Power of any innocent Man to fay, that he shall not know of an ill Defign, either of Murder, or

High-Treason.

It is true, in the Case of Treason, if I conceal it, it is a Crime, but it is not Treason, but only Misprisson of Treason; which is Forseiture of Lands, and perpetual Confinement in Prison during my Life: But it doth not extend to any other Matter; for tho' I know, and do conceal it, that is no Manner of Crime at all, tho' that is further than this Case putteth it; for it only goeth to the

Knowing, and not to the Concealing.

And, my Lords, with Submission, this would be likewise a hard Case if the Law was otherwife; For fometimes a Man may apprehend he knoweth of a Design, when there is no such Thing defigned. Your Lordships know where a certain Gentleman faid he would kill any Man that did oppose him, when he neither designed it, nor executed any fuch Purpose: And in such a Case, tho' it had been well done of the Person that heard of the Defign, to have gone and informed the third Person (and if he had, I believe your Lordships would have had no Occasion of a Tryal at this Time, for it might have been determined another Way) yet his not doing it is not a Crime.

Then further, my Lords, a Person's being prefent at fuch a Time is his Misfortune, but not at all his Fault; he can no more help the Action, than he could the ill Defign, or his own Knowledge of that Defign. It is a complicated Misfortune, both to know it, and be present at the Execution of it; but without having any Hand in it, it can be no Offence: For indeed, it is as to him no more than a Man's being present that did not know of fuch a Defign. And if this was a Special Verdict, upon an Indictment for Murder, I doubt not but my Lords the Judges would give their Judgment, that the Defendant was not

guilty.

Mr. Price. I have only this Word to add, my Lords; I do take it, That the bare Privity of this Design, with the bare personal Presence of him that was so privy when this Act is committed by another Man, will not amount to make him Principal; and so he will not be guilty of Murder: For we find, that to make a Man Principal in Murder, there must be aiding and abetting, and only being present will not do it. Now the aiding and abetting must be, either by commanding or affilting, or putting the Person assaulted in Terror and Fear, or he must be there ready, and defigning to affift in Cafe of Opposition. These are Facts that the Law requireth to the making a Man Principal in Murder: and bare Privity, with a Mind to affault, and bare Presence, when upon the Assault the Man is killed, will not amount to make a Man Principal, and confequently guilty of Murder.

L. H. Stew. Mr. Attorney, Do you think fit to fay any Thing to what the Council for the Pri-

foner have alledged?

Mr. Att. Gen. No, my Lord. L. H. Stew. Nor any other of the King's Council?

Mr. Soll. Gen. No, my Lord.

L. H. Stew. Are ye all of that Mind?

Mr. Serj. Tremain. I am of that Mind, my Lord.

Mr. Serj. Thompson. And so am I. L. H. Stew. Then, my Lord Chief-Justice, what fay you to it?

L. C. J. Holt.

If your Lordships please, I

will repeat the Question:

Whether a Person knowing of the Design of another to lie in wait to affault a third Man, who happeneth to be killed (when the Person who knew of the Design is present) be guilty in Law of the same Crime, with the Party who had the Design and killed him, the be had no actual Hand in his Death?

My Lords, I am of Opinion this is no Murder nor Manslaughter; he that knew of the Design of affaulting, only happened to be prefent when the Assault was made, and the Party killed; but if he did not contribute to his Death, he is not guilty of Murder. This Question is much to the same Effect with the Question that was put before: But if the Person that knew of this Defign did advise it, or agree to it, or lay in wait for it, or resolved to meet the third Person that was killed, with him that killed him, it would be Murder: But as this Case is put, it is neither

Murder nor Manslaughter.

L. C. J. Treby. My Lords, I am humbly of the same Opinion as this Case is put. The Perfon to whom this Matter of the Design to lie in wait to affault another is communicated, is only passive; he only receiveth the Notice of it, and doth nothing towards the Fact. But if by going to the Place, directing, persuading, promising Assistance, or encouraging, he had discovered his Confent, or had lain in wait himself, then he had been guilty: But if he did nothing, but only receive this Notice, and then the Person affaulted happened to come by, and is killed in his Presence, this is but an Accident, and doth not involve him in the Murder. And I think in Effect, it is the same with the second Question that was proposed. There it was put, of one that had an Animolity against another, here it is put, of one that lay in wait to affault him; There it was put, of accompanying him to the Place where the Party was killed; here it is, of his being killed in his Presence: So that the Refolution must be the same in this Case that was given in that.

Mr. J. Nevill. My Lords, I shall not spend any of your Lordships Time: I am of the same Opinion with my Lords that spoke before, and for the Reasons that they have given.

L. H. St. If they are all of the same Opinion, I suppose your Lordships will not require their

particular delivering it.

Lords. No, no.

Judges. We are all of the same Opinion. L. H. Stew. I am now to know of your Lordships, whether there be any of you that have any more Questions to ask?

E. of Nottingham. My Lord. L. H. Stew. My Lord of Nottingham.

E. of Nottingham. The Question that I have to propose to your Lordship is the same that hath been already offered to you, but with some little Variation; for I do find, my Lords, the Judges do interpret this Person's being killed in the Prescnce of another, to be upon an accidental Meet-I would propose to your Lordships, that the Judges may answer what the Law would be, when a Person, knowing of the Design of another to lie in wait to affault a third Man, ac-

companieth

companieth him at that Time that that Defign is to be executed, Whether it be the same Crimein the one as the other?

L. H. Stew. If your Lordship have your Que-

ftion in Writing, pray deliver it in.

Earl of Nottingham. I will immediately, my (Then be did put it in Writing.)

L. H. Stew. Will your Lordship please that it may be handed to the Table? (Which was done.)

L. H. Stew. Read it. Cl. of Crown. Readeth.

Whether a Person knowing of the Design of another to lie in wait to affault a third Man, and accompanying bim in that Design, if it shall bappen that the third Person be killed at that Time in the Presence of him who knew of that Design, and accompanied the other in it, be guilty in Law of the same Crime with the Party who had the Design, and killed him, though he had no actual Hand in his Death?

L. H. Stew. My Lord Mobun, Do you defire

a Copy of this?

L. Mohun. Yes, if your Lordships please.

L. H. Stew. Carry my Lord one.

(Then Copies were delivered as before.)

L. H. Stew. Well, Sir, what fay you to that Question?

Sir Tho. Powys. The Case that is now pro-

pounded is this:

Whether a Person knowing of the Design of another to lie in wait to affault a third Man, and accompanying him in that Design, if it shall happen that the third Person be killed at that Time in the Presence of him who knew of that Design, and accompanied the other in it, be guilty in Law of the same Crime with the Party who had the Design, and killed him, though he had no actual Hand in his Death?

My Lords, I shall not, (though I am of Council for this noble Lord ) decline or refuse speaking to this Question; still, my Lords, with that Saving which I know your Lordships will allow me, that I am very far from admitting that this which goeth much farther than the last Case, is the Case of my Lord Mohun. Whether your Lordships will permit the King's Council, who have declined speaking to any of the Cases hitherto, as not being, as they pretend, my Lord's Case, now to speak to this which we do much less admit to be so, than they did the others, will be in your Lordships Pleasure to determine, but I shall not decline to fpeak to it with that Saving.

And truly, my Lords, with humble Submission, I do take it, that as this Case is put, the Party who accompanied the other in such Manner as in this Case it is stated, is not Guilty of Mur-I know it was intended by that Noble Lord who proposed the Question, that it should be admitted, that beyond all Doubt the Fact was fo as here it is stated; and then the Question is, What the Law will be where the Fact is thus admitted and agreed to on all Sides: And if there was such a Case, (for, my Lords, I speak to this as a Case at large) if there was such a Case where the Fact is beyond all Question made out to be so as it is here stated; yet I take it that in a Case of Life, which is the Case now before your Lordships, the Party will not be guilty of Murder.

My Lords, here is a further Circumstance added in this Case than what hath as yet been inserted into any of the other Cases; that is, That the Party knoweth of the Defign of him that he accompanieth to Affault a third Man, and doth accompany him in his Defign, and then is present when the Design is executed; yet all these together, will not, as I humbly conceive, with Submission to your Lordships Judgment, make this to be Murder, because it doth not appear in this Case that he did accompany him with an Intention to execute this Matter, or to aid and affift him in the doing of it: There is no fuch Circumstance in the Case, and tis that which must be the Thing that will draw

him in to be guilty of Murder.

For if two Men ( to put a Case, which I hope I may do, with your Lordships Pardon, to explain my felf) should be travelling upon the Way, and one of the Persons should acquaint the other, that at fuch an Inn, there is a Servant that he is refolved to beat, and this Person that has this Matter imparted to him, doth accompany the other in the Journey, (which I take it answereth the Knowing the Defign, and Accompanying him in the Defign) and, when they come to the Inn, the Thing is executed in the Presence of the Party that knew of such a Defign, and it doth fall out that Death doth enfue upon it, unless he that did accompany him did fome way or other act, contribute, or affift in the doing of it, it doth still remain a thing whereof he had only Privity and Knowledge, which he had done well, especially (in regard of the Consequence of it) to have prevented. And he is highly blameable, that he would accompany a Man who had fuch a Defign to do an unlawful Act, and did not prevent him from executing of it.

All this is blameable in him, but it will not, as I conceive, be Murder in him; for I must infift upon that in Point of Law, that to make any thing Murder, there must be prepensed Malice in the Person that is to be found Guilty of it, or fome precedent Agreement to do it, or fome Act of Aiding or Affifting of the Person who doth it; but as this Case is, here is nothing of Malice doth appear, or that the Person who accompanied the other in his Defign had any fort of Malice against the Person assaulted. doth not appear that he did any way affift in the doing of it. He was present at the Time when the other executed the Defign he had imparted to him, but he never joined in it, nor had any Malice precedent, nor did affift or do any Act at that Time; and therefore I take it in this Case, which (as I faid), I am very far from admitting to be my Lord Mobun's Case, that the Party who accom-

panied the other is not Guilty.

Mr. Hawles. My Lords, Though we who are of Council for this Noble Lord, the Prisoner, do not think this Case, that is put, to be his Case, for, with Submission, if the Indictment be looked

upon, your Lordship will find-

L. H. Stew. Sir, I must stop you there, you are not to tell my Lords what your Opinion is as to the Fact, for of that my Lords are the Judges, you are to take the Case fairly, as a Case put, and you are to inform my Lords what the Law, in your Opinion, would be upon such Case. It is not before you, but before my Lords only, to confider whether this be applicable to my Lord Mobun's Case or not.

Mr. Hawles. If your Lordship please, I shall obferve your Directions in that Matter, and, with humble Submission, this is not Murder in him who accompanieth the other, as this Case is put; for

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in every Case of Murder the Indictment must be either, that he actually killed him, or aided and affisted him that did kill him. But, with Submiffion there is neither of these in this Case.

He did know of the Defign, there is no Crime, he did accompany him in it, that is, he bore him Company at that Time; he went with him to the Place where he executed his Defign, but he did nothing when he came there to further, promote, or encourage the Execution of it; and therefore it can never make him Principal, nor

Accessory to the Murder.

Mr. Price. I shall only say this, my Lords, that I take it, that the bare going with him in this Design, without doing any Act, doth not involve him in the Confederacy, as Aiding and Abetting. Something must be done or said, either he must affist or advise, or otherwise he cannot be Principal, and consequently cannot be

guilty of this Murder.

L. H. Stew. Mr. Attorney, have you any

thing to fay to this?

Mr. Att. Gen. My Lords, we that are of the King's Council do not defire to be heard to this

L. H. Stew. I do not hear you, Sir, what

you fay?

Mr. Att. Gen. My Lord, we do not defire to speak to it.

L. H. Stow. Then, my Lord Chief Justice. L. C. J. Holt. This is the Question:

Whether a Person knowing of the Design of another to lie in wait to assault a third Man, and accompanying him in that Design, if it shall happen, that the third Person be killed at that Time in the Presence of him who knew that Defign and accompanied the other in it, be guilty in Law of the same Crime with the Party who

had that Design and killed him, though he had no actual Hand in bis Death?

My Lords, as for this last, I desire to make fome Observations upon the Words, Had no actual Hand. By these Words, I suppose, is meant he did not draw his Sword, or lay any Hand upon the Perfon flain, or give any actual Affiftance to the other Person at that time when the Third Person is slain, but was only in Company, and a Looker-on.

E. of Nottingham. My Meaning in those Words is, That with his Hand he gave no Stroke.

L. C. J. Holt. That, my Lords, I take to be the Meaning, he did not give an actual Stroke, nor held the Person whilst the other killed him, nor

used any Violence.

Now, I am of Opinion, my Lords, that this is

Murder in the Person that did accompany the other in the Defign. For he being acquainted with the Design, and knowing of the Intention of the Party to commit Murder, or do an unlawful Act, upon which Death might ensue, accompanying him in that Defign, he shews an Approbation of it, and gives him greater Conrage to put it in Execution. Which is an Aiding, Abetting, Affifting and Comforting, which are the Words used in fuch Indictments, and fo my humble Opinion is, it is Murder in that Person that accompanied the other, as well as in him that did the Fact.

L. C. J. Treby. My Lords, as this Case is, I think the accompanying of him in that Defign ( which are the effectual Words upon which the

Question turneth ) is Murder.

Here is first of all the Party that designeth the Affault, and he doth, purfuant to that Defign,

make this Affault, and thereupon doth kill the Third Man; this undoubtedly is Murder in him, for here was Malice prepented, and Intent of Bodily Hurt to the Party, and in Pursuance of this Intent, Death enfueth; this is unquestionably Murder in him.

Then the Question is, What Crime it is in him to whom this is made known, and who accompanied the other in that Defign, knowing of it? I take this to be a Consent to the Design, and to the Execution of it. It is more than knowing and not revealing of it, though that was his Duty to have done, (and so the Council for the noble Lord did admit, that it was a Misdemennor in him not to hinder such a Breach of the Peace. )

But here I fay is more than that: He goeth with him to the Place, and accompanieth him in order to the executing the Design, and this is an Aiding and Abetting of it. If a Man fay to another, I intend to affault and beat fuch a one; come along with me, stand by me, and see it done; and the other consenteth, and accordingly goeth along with him, and accompanieth him whilst he beats and kills the Man; this is an Approving, Encouraging, and Emboldening of him in his mischievous Purpose, and shews such concurring Malice in that other Person, as renders him guilty of the same Crime with him that with his Hand and Weapon beat and killed the Man.

Mr. J. Nevil. My Lords, as this Case is, and as I take the Law to be, this is Murder. It is a Case of one's lying in wait, and another Person doth accompany him in the Defign, he that did defign the lying in wait having told it to him, and then he is present at the Execution. I take it as Law, if the Party is killed, he that is prefent, and cometh with the other upon that Defign, shall be taken to come to affift or abet the other, or defend him if any thing of Opposition should happen, and that I take to be Murder.

L. H. S. Are you all of the same Opinion? Judges. We are all of that Opinion is in M. We are all of that Opinion, it is Mur-

der in both in that Case.

E. of Devon. My Lords. L. H. Stew. My Lord Steward.

E. of Devon. My Lords, I defire they may all give their Reafons, as well as their Opinions, as

this Cafe is.

Mr. J. Gregory. My Lords, I am humbly of the fame Opinion with my Lord Chief Justices that spoke before me, that this is Murder, and my Reason is this: First, He knew of the Defign, which was an unlawful Defign; then he accompanied him as this Cafe is put, not only to the Place, but in the Defign, which differs the Cafe from his being present by Accident; for by his going along with him he doth encourage him to do that, which perhaps fingly the other would not venture upon, and going and being prefent when the Defign is executed, upon which the Man is flain; I take it he is as much guilty as the Person that struck the Stroke in Point of Law.

Mr. J. Eyres. My Lords, I am humbly of the fame Opinion, I take it to be Murder in him that knew the Defign, and did accompany the other in it, though he did nothing at all towards the

killing of the Man.

For, my Lords, it is the Intention of the Party that diverlifieth the Act. If he came there with an ill Intention, and to affift him if need did require, as it is plain he did if he did accompany him in the Design, which is a strong Evidence of the Intention: And, my Lords, Nature hath allowed no Man a Casement into another's Heart, and therefore we can judge of no Man's Intention, but by Circumstances of the Fact appearing without; and then, I say, if the Fact be so apparently from the Circumstances of it, that he knew of the Design, and accompanied him it, it is a strong Evidence that he came to assist him; and though he doth nothing actually in the Matter, yet being present to assist him if Occasion did require, it is plain he did aid and abet him in the Action, and so it is as much Murder in him, as in the other that gave the Stroke.

Mr. B. Turton. My Lords, I am humbly of the fame Opinion; the thing that different this from the former Case is, That this Person was in the Design with the other; for that, my Lords, I take to be accompanying him in the Design in order to the Execution of it, for bare Privity and Knowledge of the Design would not do it; but if he be with him at the Time, and accompany in order to the Execution, that maketh him as much criminal, as he that did actually occasion the Death of the Person, for he was present in the Company, and ready to assist him in the evil Design, which I conceive is as much Murder as the other.

Mr. B. Powel. My Lords, I am of Opinion, as this Case is now put, 'That this is Murder in both, and my Reason is this: Where one Person is privy to a Design of Felony, or committing some Personal Violence, as this Case is, and is not only privy to it, but goeth along with him, and accompanieth him in putting this Design in Execution, tho' he may not think it will extend so far as Death, but doth only intend Beating, and hath no Personal Hand, or doth otherwise contribute; but by his being with the other Person when he executeth his Design of assaulting, and the Party beaten dieth, they are both guilty of Murder.

L. Mohum. My Lords, Will your Lordships give leave, that my Council may answer some

things that the Judges have faid?

L. H. Stew. No, my Lord, you must not Reply after the Judges have given their Opinions. Have any of your Lordships any more Questions to propose?

L. Cornewallis. My Lords, I have one.

L. H. Stew. My Lord Cornwallis.

L. Cornwallis. My Lords, I am very forry to have Occasion to ask any Questions in this Case, but I humbly defire a Question may be answered

by the Judges, which is this:

If a Person be by, named William, when Thomas said, he would stab John, upon which William said, He would stand by his Friend, and afterwards Thomas doth actually murder John, and William is present at the same Murder: Whether the Law will make William equally guilty with Thomas, or what Crime William is guilty of?

L. H. S. Pray deliver in your Paper, my Lord. It was deliver'd in, and read by the Clerk of the

Crown, and Copies given of it as before.

L. H. Stew. What fay you to this Question, Gentlemen?

Sir Tho. Powys. May it please your Lordships,

this Question runneth thus:

If a Person be by, named William, when Thomas said, he would stab John; upon which William said, he would stand by his Friend; and afterwards Thomas doth actually nurder John, and William is present at the same Murder: Vol. IV.

Whether the Law will make William equally guilty with Thomas; or what Crime William is guilty of?

My Lords, I do not question but many Cases may be put which will be plainly Murder, and if this Case should be attended with Fact equal to the State of this Case, I believe it will amount to Murder. But upon this Difference the Resolution of it will depend, and every Case must

stand upon its own Circumstances.

If a Person do generally say, I am fully refolved I will stab such a Man, and say so without Condition or Limitation, that he will do it; and another doth declare his Intention to assist and aid him, by saying, I will stand by you in it, and afterwards the thing is executed in his Presence, who so concurred; I do take it, that that is an Evidence that he is equally guilty with the other.

But, on the other hand, if a Man fay, I will stab such a one if he oppose me in such a Design, and so maketh his Resolution conditional, and the Person that is present doth say, I will stand by you in it, that is in your doing it, if you are opposed in such a particular Matter; my Lords, with Submission, if he is not opposed in that particular Thing or Design upon which he did say he would stab him, but if he doth afterwards, upon some other Occasion different from the former, and not relating to what he was talking of before, or upon some other Provocation, stab him, and the other Person happeneth only to be present, I take it, that the Words which he spoke with a Limitation to a particular Matter, will not make him liable to the Guilt of the Murder that is committed upon quite another Account.

The Words, Standing by him, are capable of two Senses; but I would not, in so serious a Matter as this, offer to put a jocular Sense upon them, as if it was meant he would stand by and not meddle; but I take it, that such a Case as this will turn upon the Manner of the Man's engaging himself; if he engaged to stand by him in a particular Matter, and the other doth stab the threatned Person afterwards, not upon that particular Occasion, but upon another Account, and he happeneth only to be by, these Words will not draw him in, though they should be well proved to be spoken, so as to involve him in the

Guilt of that Murder.

For the Law is favourable to a Man in the Case of Life, and will judge according to the Intention of the Party; and he having not abetted or contributed to the Fact, his Words shall not be carried to his Prejudice, farther than his Intention, or farther than the concemitant Circumstances of the Matter, will make them plainly import.

This Case is put generally, and without Restraint; and there is no Question but many Cases may be put that will undoubtedly be Murder; but every Case must, as I said, stand and

fall by its own Circumstances

Mr. Hawles. My Lords, I think the Case as it is put single, and upon these Circumstances, would be Murder; and my Reason is this, The Person that saith he will stand by a Man, who saith he will kill or stab another, is as much guilty as that Man himself, and will be thought as malicious; but if it should happen that between the Words pronounced, and the Murder committed, that the Person that saith he will stand by his Friend, cometh to have a Friendship and Kindness for the Party that is threatned

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to be killed, and upon meeting him careffes him extreamly, and there being no Malice continuing (as there must be to the Time of the Stroke given, to make Murder) but he happeneth to be killed by that other, fuddenly in his Presence, those Words will not make him guilty of Murder; but as the Cafe is put, I think it is Murder. Mr. Price. My Lords, I shall not take upon

me to trouble your Lordships with making a Case, but as this Case is put without any Condition, or other Circumstance annexed to it, I think it will

be Murder.

There will be no need to ask the L. H. Stew. King's Council upon this Question whether they will speak to it, because the Council for the Prifoner agree it to be Murder; Therefore if your Lordships please, we may now proceed to ask the Judges Opinions; And first, What say you, my

Lord Chief Justice?

L. C. J. Holt. My Lords, the Question is this. If a Person be by, named William, when Thomas said be would stab John, upon which William faid he would stand by his Friend, and afterwards Thomas doth actually murder John, and William is present at the same Murder; Whether the Law will make William guilty with Thomas; or what Crime William is guilty of?

My Lords, I am of Opinion that this is a great Evidence of Murder in William, that was thus actually by. I cannot fay it is Murder, as the Case is put; but upon such an Evidence, Fact is to be left to the Conscience of a Jury in the Case of a Commoner, or the Conscience of

the Peers in the Case of a Peer.

For when William faid he would stand by his Friend, who faid he would stab John, That is plainly a Confent, or at least such an Expression, from which, a Consent to the Stabbing of him

may be inferred.

Then afterwards it seemeth Thomas actually murdereth John, and William was present. Now if William was defignedly present with the other that committed the Murder, then it is plain it will be Murder in William, but if there be no Evidence to prove upon what Account he was present, it may be presumed he was present in pursuance of his former Agreement, so that it may be Murder, or not Murder, as Circumstances may happen upon the Evidence; if he was present in pursuance of his Promise, then no doubt it is Murder; But if he did not meet in pursuance of that Agreement, it may not be Murder. But this is all Matter of Evidence, and that rests upon the Consciences of those that are to try the Prisoner. L. C. J. Treby. My Lords, I am of Opinion

that this is Evidence, and great Evidence of Mur-

der; the Fact confisteth of two Parts:

First, Here was a deliberate Expression of his Intention, that he would stand by his Friend Thomas, when his Friend Thomas had faid before he would flab John, and this I take properly to be interpreted, and understood as a Promise of Abetting him in the Murder he would commit; for, I presume, standing by him in this Case to be meant in a grave Sense, fignifying that he would befriend, and if there should be Occasion, defend and support Thomas in what he resolv'd to do.

Secondly, He was prefent at the Stabbing, which was before defigned and spoken of. Now I think his being present when that Resolution of his Friend was executed, coupled with his

preceding Declaration of his Intention, is a

strong Evidence of Murder.

Mr. 7. Nevil. My Lords, the Question I take to be, Whether the Law of England faith William is guilty of this Murder? Truly, my Lords, I must say as my Lords have said before, that as this Cafe is, This is a very strong Evidence of Murder: For when he doth fay, That he will murder fuch a Man, and the other faith, he will stand by him, in the common Acceptation of those Words, it is taken, that he doth then agree with him in that Design, which he declareth to be to stab John.

But then it seemeth to me truly, that this Case is not put full, how long it was afterwards that the Fact was done, and what Circumstances attended it; for if any Circumstance happened afterwards that did amount to a Countermand of this Promife, or any thing interpofed to interrupt it, that this Agreement was not performed, perhaps the Case might not be Murder, but still it is Evidence so far as your Lordships may judge upon the Circumstances that attend it, whether it be Murder or no. But to declare a further Opinion,

as this Case is put, truly I cannot.

Mr. 7. Gregory. My Lords, I do upon this Case humbly conceive, there is a little Difference from the former, only there it is put politively, but here as Evidence. Now, my Lords, I do humbly conceive that in common Discourse, I will ftand by my Friend, is, I will affift my Friend. If my Friend should fay, I will kill such a Man, or I will do any other Act, and I fay I will stand by him, I think the Import of the Words is, I will affift him in it.

My Lords, As to the latter Part, as this Case is put, for I can go no further, it doth not appear, whether when the Man was killed, he came by Accident, or in pursuance of his Agreement, knowing of the Defign. Now that is but Matter of Evidence, if he came by Accident it will not be Murder, but if he came with Defign, no doubt it is Murder in one as well as in the other.

E. of Mulgrave. My Lords.

L. H. Stew. My Lord of Mulgrave. E. of Mulgrave. If any of my Lords desire that the rest of the Judges should give their Opinion, it is fit they should be heard; but if no Lord doth defire it, and they fay they are of the same Opinion without any more to do, be-cause it may save a great deal of Time; I desire your Grace may only ask them, Whether they agree in their Opinions with those that went before?

L. Cornwallis. My Lords, I humbly defire the Judges, may all speak.

Lords. Go on then.

Mr. J. Eyres. My Lords, I humbly conceive this is a Question of Fact, and not of Law, and it is a very strong Evidence, if a Man hear another fay he will stab such a Man, and he saith he will stand by his Friend, and accompanieth him at the Time when the Fact is done, it is a ftrong Evidence, that he came with a murderous Intent with his Friend; and doth as much manifest his Intention to commit Murder, as if he had actually given the Wound, and a great Evidence to involve him in the Crime, as much as the Person that gave the Stroke.

Mr. B. Turton. My Lords, I am of the fame Opinion with my Lords and my Brothers that have spoken before me; my Lords, I confess I do not think it cometh up so close to the Matter as

the Question that was put last before; for this, as my Brother Eyres faith, is rather a Question of Fact and Evidence, than Law. But certainly a very strong Evidence it is of the Intention of that Party that was present when the other said he would stab the third Person, and his going away presently, and accompanying him when the Stab was given, and Murder done, I say his Presence after this Determination is a very great Evidence, that it was done in Pursuance of that Agreement: It is a Matter of Fact which your Lordships will determine, according as the Circumstances appear before you, which may vary the Resolution one way or other.

Mr. B. Powell. My Lords, I am of Opinion as this Case is put, that it may be Murder or not Murder, according to the concomitant Circum-ftances. If a Man fay, I will stab such a one, and another say he will stand by him, and afterwards when he is with his Friend, the Man is stabbed, if that is at some Distance of Time from the Words speaking, and the Meeting be accidental, or other Facts happen that may alter the Case, it may receive another Determination. But if after this is faid, there be any immediate going to look after this Man, or they be near the way where this Man is to come, and then he is killed; this is a mighty strong Evidence that something was done in Pursuance of this Resolution, and that the one went along with the other to countenance him in the Action.

L. H. Stew. Have any of my Lords any other Questions to propose?

Earl of Mulgrave. My Lords, If there had been any other Questions proposed by any other Lords, I would have staid till they had all been over; but I see their Lordships are at an End with their Questions: I have one which I think is nearer the Case than any has been yet, and of more Importance to the Matter in Hand, and more fit for the Council to inform you in, and for your Lordships to ask, and the Judges to anfwer. The Question is this:

If A accompanieth B in an unlawful Action, in which C is not concerned, and C happeneth to come in the Way of B, after the first Action is fully over, and bappened to be killed by B, without the Assistance of A; Whether A is

guilty of that Man's Murder?

This Question was handed to the Table, read by the Clerk, and Copies given as before.

L. H. Stew. What say you to it, Gentlemen, who are of Council for the Prisoner?

May it please your Lord-Sir Thomas Powis. ships, I will not trouble your Lordships with the repeating of the Case again, because my Copy is agreeable with what was read at the Table: Nor shall I trouble your Lordships with many Words upon this Case, because I take it, the Law is

very plain.

If two Persons accompany each other to do an unlawful Act, and in the Execution of that unlawful Act, one of them doth go beyond what was first designed, and a third Man is killed whilst they are in Execution of that Act, tho' the one did the Fact, and the other did not immediately contribute thereto, yet he being joined with him in the unlawful Action, upon which this doth enfue, he is answerable for all the ill Consequences of it; the Law herein is clear according to the Case that was put at first of two Persons going together to rob a Park and steal Deer.

But if that unlawful Action be executed, or the two Persons who joined in the Design have totally defisted from it, or are disappointed in it, if afterwards when they are together upon some other Occasion, it happeneth that one of them killeth another Man, but his Friend no way aided him or affifted him in the doing of it, your Lordships and the Law will separate these Persons who were at first joined together for another Purpose; and will distinguish between them in this new Matter that is fubsequent to the former Agreement, tho' they were in Company together.

Because in the first Case, he that is joined in an ill Action must look to himself, and be answerable for all that followeth thereon: In the second Case, he is in no Fault at all, it is only his Misfortune to be in ill Company if he had no Hand in the Fact. This the Law is very plain in, and therefore I shall not trouble your Lordships fur-

ther with speaking to it.

Mr. Hawles. My Lords, I would only add one short Word; There is but this one Difference between an Accessory and a Principal; The Principal is always present, the Accessory is always absent; and I would only put you one Case of an Accessory in Felony out of my Lord Coke; he faith, It must be the same numerical Thing in which they are joined, and therefore, if A bid Brob the Vintner's Boy of Plate as he cometh to a Gentleman's Chamber to bring Wine, but B doth not pursue the Instructions, but breaketh into the Vintuer's House, and stealeth the Plate there; this is a different Matter, it is not the same Thing wherein A and B agreed at first, and A is no way concerned in it.

The fame Law is, if A and B agree to kill  $C_{\bullet}$ and B killeth D; tho' A be present, it will not be Murder in A; for the Agreement was for the

killing of C, and not of D.

My Lords, as this Case is put, they did agree in the unlawful Act, but that Matter was over, and there is no Agreement as to the other Matter, nor is that pursuant to the Matter agreed upon; and therefore the Presence of the Party that agreed to the unlawful Act doth not make him guilty of

Murder, unless he agree to that too.

Mr. Price. My Lords, I have but one Word on the same Side. I take it, that when a Man is doing an unlawful Act, there is an inseparable Incident that doth attend it, which is Malice implyed. And this is so inseparable, that when his ill Design is at an End, his Malice is at an End too, and hath no Being, and therefore if he entereth upon an ill Design afterwards, tho' another be present that was joined with him in the former ill Defign, yet his Malice who was to joined, being coupled with the ill Defign that is over, must be gone too; and there is no Malice in his being barely present. And therefore for that Reason, he that was aiding and affifting before, cannot be Principal in fuch a fudden Act as this new one is, and consequently cannot be guilty of Murder, or of Manslaughter.

L. H. Stew. Mr. Attorney, Do you or any of the King's Council think fit to fay any thing to

Mr. Att. Gen. My Lords, we that are of the King's Council do not think we have any Occasion to be heard to this Question.

L. H. Stew. Then, my Lords the Judges, what fay you to it?

again repeat the Question; it is this:

If A accompanieth B in an unlawful Action, in which C is not concerned, and C happeneth to come in the way of B, after the first Action (that is, the unlawful Action, I suppose) is fully over, and happeneth to be killed by B, without the Assistance of A; whether A is guilty of that Man's Murder?

And I do humbly conceive with great Clearness, That A is not guilty at all. For here is no Relation to the first unlawful Act that he was engaged in, but that is all over and determined; and then C cometh in the Presence of B, who killeth him, and of A who had no Knowledge of any Malice between them, or any Defign of his Death. This is meerly accidental, and doth not depend upon the first unlawful Action; and there-

fore A is not guilty.

L. C. J. Treby. My Lords, I think there can be no Difference of Opinions in this Case: For it is plain there was an unlawful Action in which they did agree, (as a Riot or Assault to beat or wound a Man or the like) and if Death had enfued, they both had been guilty of Murder, as well he that looked on, as he that gave the mortal Wound. But then the Question addeth further, That the Action to which they agreed was fully over, and there only happeneth to be a Continuance of their Presence together; and there being an old Grudge between one of the Parties and a third Man, and the Party who had that old Grudge, meeting with his Enemy, executeth it then upon him, and murdereth him; this doth in no Sort affect the other that was present, and had joined in the former unlawful Action that was over. In the former, he did join and concur, and therefore if Death had enfued, they had been both guilty: In the latter, he did not join and concur; and therefore though Murder did happen in his Presence and Company, he is not guilty, but only the Party that actually killed is.

Mr. J. Nevill. My Lords, I am of the same

Opinion.

L. H. Stew. If you are all of the fame Opini-

on, I think you need fay no more.

Judges. We are all of the fame Opinion, my

Lords.

L. H. Stew. My Lords, all the Judges are of the same Opinion; and now I think it is your Lordships Resolution to adjourn to the House.

Lords. Ay, ay. L. H. Stew. This Court is Adjourned to the House of Lords.

And then the Lords returned to their House in the same Order, and there presently Adjourned till the next Morning.

Die Sabbati Quarto Februarii 1692.

Bout four of the Clock in the Afternoon, the Lords came from their House in the former Order into the Court in Westminster-Hall: and being feated on their Benches, and his Grace the Lord High-Steward in the Chair before the Throne, Proclamation was made for Silence; and the Judgment of the Peers was demanded, and delivered in this Manner.

L. II. Stew. My Lords, Your Lordships have now heard all the Evidence both against the Prifoner and for him: The next Thing is your Lordships Judgment, and for that the Method is this, Your Lordships Opinions are to be deliver-

L. C. F. Holt. If your Lordships please, I will ed in the Absence of the Prisoner. The Question that your Lordships are to deliver your Opinion about will be this:

Whether my Lord Mohun be guilty of the Murder of William Mountford, whereof he ftands

indicted, or Not guilty?

The Order of delivering your Opinions must be, to begin with the youngest Baron, and so upwards; and therefore I must defire your Lordships to allow me to take your Judgments distinctly, and that I may write them down.

Lords. Ay, ay.

L. H. Stew. My Lord Lemfter, is my Lord Mobun guilty of the Murder whereof he standeth indicted, or not guilty?

The Lord Lemster stood up in his Place uncovered, and laying his Right-hand on his Breaft, pro-

nounced his Judgment thus: L. Lemster. Not guilty upon my Honour. The same Question was severally asked of all the Lords, who in the same Form delivered their Opinions as followeth:

L. Capel. Guilty upon my Honour.

- L. Ashburnham. Not guilty upon my Honour. L. Cholmondley. Not guilty upon my Honour.
- L. Godolphin. Not guilty upon my Honour.
- L. Osborne. Not guilty upon my Honour. L. Arundel of Trerice. Not guilty upon my Honour.

L. Crew. Not guilty upon my Honour.

- L. Cornwallis. Not guilty upon my Honour. L. Granville. Not guilty upon my Honour.
- L. Berkley of Stratton. Not guilty upon my Honour.
- L. Lexington. Not guilty upon my Honour. L. Lucas. Not guilty upon my Honour.
- L. Clifford of Lansborough. Guilty upon my
- Honour. L. Colpeper. Guilty upon my Honour.
- L. Vaughan. Not guilty upon my Honour.
- Not guilty upon my Honour. L. Jermyn.
- L. Leigh. Not guilty upon my Honour. L. Lovelace. Not guilty upon my Honour.
- L. Brooke. Not guilty upon my Honour.
- L. Hunsdon. Not guilty upon my Honour. L. Chandois. Not guilty upon my Honour.
- L. Willoughby of Parham. Not guilty upon my Honour.
- L. Evers. Not guilty upon my Honour.
- L. Fitzwalter. Not guilty upon my Honour.
- L. Morley. Not guilty upon my Honour.
  L. Berkely of Berkely. Not guilty upon my Honour.
- L. De-la-Ware. Not guilty upon my Honour. L. Willoughby of Eresby. Not guilty upon my Honour.
- L. H. Stew. My Lord Viscount Villiers, &c. Visc. Villiers. Not guilty upon my Honour. Visc. Longueville. Not guilty upon my Honour. Visc. Weymouth. Guilty upon my Honour.

Visc. Newport. Not guilty upon my Honour. L. H. Stew. Earl of Warrington, &c. Earl of Warrington. Guilty upon my Honour.

Earl of Scarborough. Not guilty upon my Honour.

Earl of Marleborough. Not guilty upon my Honour. Earl of Mountague. Not guilty upon my Ho-

Earl of Moumouth. Guilty upon my Honour. Earl of Falconberg. Not guilty upon my Honour.

Earl

Earl of Portland. Guilty upon my Honour.
Earl of Abington. Not guilty upon my Honour.
E. of Rochester. Guilty upon my Honour.
Earl of Nottingham. Guilty upon my Honour.
Earl of Radnor. Not guilty upon my Honour.
Earl of Macclessield. Not guilty upon my Honour.
nour.

Earl of Feversham. Not guilty upon my Honour.

Earl of Craven. Not guilty upon my Honour.
Earl of Carlifle. Not guilty upon my Honour.
Earl of Bath. Not guilty upon my Honour.
Earl of Essex. Not guilty upon my Honour.
Earl of Sandwich. Guilty upon my Honour.
Earl of Scarsdale. Not guilty upon my Honour.

Earl of Sunderland. Not guilty upon my Honour.

Earl of Thanet. Not guilty upon my Honour. Earl of Chesterfield. Not guilty upon my Honour,

Earl of Carnarvon. Not guilty upon my Honour.

Earl of King ston. Guilty upon my Honour.

Earl of Stamford. Not guilty upon my Honour.

Earl of Rivers. Not guilty upon my Honour.

Earl of Mulgrave. Not guilty upon my Honour.

Earl of Manchester. Not guilty upon my Honour.

Earl of Westmoreland. Guilty upon my Honour. Earl of Bullingbrook. Not guilty upon my Honour.

Earl of Clare. Not guilty upon my Honour. Earl of Denbigb. Not guilty upon my Honour. Earl of Northampton. Not guilty upon my Honour.

Earl of Bridgwater. Guilty upon my Honour. Earl of Bedford. Not guilty upon my Honour. Earl of Huntingdon. Not guilty upon my Honour

Earl of Kent. Not guilty upon my Honour. Earl of Shrewsbury. Not guilty upon my Honour.

Earl of Oxford. Guilty upon my Honour. L. H. Stew. My Lord Chamberlain, &c. Earl of Dorfet. Not guilty upon my Honour. L. H. Stew. My Lord Steward, &c. Earl of Devon. Not guilty upon my Honour.

Earl of Devon. Not guilty upon my Honour.

L.H.Stew. My Lord Great Chamberlain, &c.

Earl of Lindfey. Not guilty upon my Honour.

L.H.Stew. My Lord Marquifs of Hallifax, &c.

L. Marquifs of Hallifax. Not guilty upon my

Honour.

L. H. Siew. My Lord Duke of St. Albans, &c. Duke of St. Albans. Not guilty upon my Honour.

Duke of Northumberland. Not guilty upon my Honour

Duke of Ormand. Not guilty upon my Honour.

Duke of Somerset. Not guilty upon my Honour.

Duke of Norfolk. Not guilty upon my Honour.

L. H Stew. My Lord Privy Seal, &c.

Earl of Pembroke. Not guilty upon my Honour.

Then his Grace the Lord High Steward stood up uncovered, and laying his Right Hand on his Breast, pronounced his Grace's own Judgment thus:

L. H. Stew. My Opinion is, That my Lord Mobun is not guilty upon my Honour.

Then his Grace feated kimfelf again in the Chair, and numbered up the Opinions of the Peers.

L. H. Stew. My Lords, I have carefully taken your Lordships Opinions, and find the Numbers to be thus: My Lords that have found my Lord Mobun to be Guilty are Fourteen; my Lords that have found him Not guilty are Sixty nine. Call for the Prisoner.

Proclamation was made for the Chief Governor of the Tower to bring forth the Body of the Prifoner, and he was brought to the Bar as before: And Proclamation for Silence was made.

L.H. Stew. My Lord Mohun, you have been indicted for the Murder of William Mountford; upon your Arraignment you have pleaded Not guilty, and have put your felf upon the Judgment of your Peers; and your Peers have confidered what hath been faid both for and againft you, and the Judgment of my Lords is this, That your Lordfhip is Not guilty: Your Lordfhip is therefore discharged. Make Proclamation for dissolving the Commission.

Cl. of Crown. Serjeant at Arms, make Procla-

Serjeant. O Yes. Cl. of Crown. Again. Serjeant. O Yes. Cl. of Crown. Again. Serjeant. O Yes.

Cl. of Crown. My Lord High Steward of England his Grace, doth straightly Charge and Command all manner of Persons who have given their Attendance here, to depart hence in the Peace of God, and of our Sovereign Lord and Lady the King and Queen; for his Grace the Lord High Steward of England intendeth to dissolve his Commission.

Which the Serjeant at Arms repeated, and at the End of it, his Grace flanding up, and holding the White-Staff in both his Hands, broke it in two, by which his Commission was dissolved.

Marq. of Carmarthen. Is it your Lordships Pleasure to Adjourn to your own House?

Lords. Ay, Ay.

Marq. of Carmarthen. This House is Adjourned into the House of Lords.

And then the Peers returned to their own House in the same Order

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### CL. The Trials of ROBERT CHARNOCK, EDWARD KING. and THOMAS KEYES, at the Old-Baily, for High Treason. March 11. 1695. 8 WILL. III.



HIS Day the Trial of Robert Char-Keyes, who were indicted at Hicks's-Hall on this Day feven-night, upon a special Commission of Oyer and Ter-

miner for High-Treafon, in Compassing the Death of the King by a barbarous Assassination, in order to further and affift an Invalion into this Kingdom from France, and Subversion of the Government, were proceeded upon in Manner following.

After opening of the Court, at which were pre-fent a great many of the Nobility, Members of Parliament, and other Persons of Quality, the petty Jury returned by the Sheriff of Middlesex to try the Prisoners, were all call'd over, being in Number above Eight-score, and consisting of Baronets, Knights, Esquires, and Gentlemen, and the Appearances of those who answered to the Call were recorded; and fix of the Judges, viz.
The Lord Chief Justice Holt, the Lord Chief
Justice Treby, the Lord Chief Baron Ward, Mr. Justice Nevil, Mr. Justice Powell, and Mr. Justice Rokeby, being upon the Bench, the Prisoners were called for to the Bar, and there arraigned upon the faid Indictments.

Clerk of Arraignments. Robert Charnock, hold up thy Hand (Which he did): Edward King, hold up thy Hand (Which he did): Thomas Keyes, hold up thy Hand (Which he did): You stand Indicted in the County of Middlefex by the Names of Robert Charnock, late of the Parish of St. Clements Danes in the County of Middlesex, Gent. Edward King of the faid Parish and County, Gent. and Thomas Keyes of the same Parish and County, Yeoman, for that You the Fear of GOD in your Hearts not having, nor the Duty of your Allegiance weighing, but being moved and feduced by the Instigation of the Devil, as false Traytors against the most Serene, most Illustrious, most Clement, and most Excellent Prince, our Sovereign Lord William the Third, by the Grace of GOD, of England, Scotland, France, and Ireland, King, Defender of the Faith, &c. your Supreme, True, Lawful, and Undoubted Sovereign Lord, the Cordial Love, and true and due Obedience, Fidelity, and Allegiance, which every Subject of our Lord the King that now is, towards him our faid Lord the King should bear, and of Right ought to bear, withdrawing, and utterly to extinguish, intending and contriving, and with all your Strength purposing, designing and conspiring the Government of this Kingdom of England under him our faid Sovereign Lord the King that now is of Right happily and duly established, altogether to subvert, change and alter; as also our faid Sovereign Lord the King to Death and final Destruction to put and bring, his faithful Subjects and the Freemen of this Kingdom of England in-

to intolerable and miferable Slavery to Lewis the French King to subdue and subject, the tenth Day of February, in the seventh Year of the Reign of our said Sovereign Lord the King that now is, and divers other Days and Times, as well before as after, at the Parish aforesaid, in the County aforefaid, falfely, maliciously, devilishly, and traiterously, did compass, imagine, contrive, purpose, design and intend our said Sovereign Lord the King that now is, to slay, kill, and murder, and a miserable Slaughter amongst the Faithful Subjects of our Lord the King throughout this whole Kingdom of England to make and cause. And the same most abominable, wicked and devilish Treasons and traiterous Contrivances, Intentions and Purpofes of yours aforefaid to fulfil, perfect, and bring to Effect, you the faid Robert Charnock, Edward King and Thomas Keyes, and very many others false Traytors to the Jurors unknown, afterwards, to wit, the faid tenth Day of February, in the Year abovefaid, at, the Parish aforesaid in the County aforesaid, and divers other Days and Times, as well before as after, there and elsewhere in the same County, falfely, maliciously, advisedly, clandestinely, traiterously, and with Force and Arms, &c. did meet, propose, treat, consult, consent and agree our said Sovereign Lord the King by lying in wait, to affaffinate, kill and murder: And that execrable, horrid, and detestable Assassination and Killing the fooner to execute and perpetrate, afterwards, to wit, the same Day, Year and Place last mentioned, traiterously did treat, propose, and consult of the Ways, Manner and Means, and the Time and Place where, when, how, and in what Manner our faid Sovereign Lord the King, by lying in wait the more eafily you should kill, and did confent, agree and affent, that forty Horsemen or thereabouts, of you the said Robert Charnock, Edward King, and Thomas Keyes, and the faid other Traitors unknown, and others by them to be hired, procured and paid, with Guns, Carbines and Piftols with Gun-powder and leaden Bullets charged, and with Swords and other Arms armed, should lie in Wait, and be in Ambush, our said Sovereign Lord the King in his Coach being when he should go abroad, to set upon, and that a certain and competent Num-ber of those Men so armed upon the Guards of our faid Sovereign Lord the King then and there attending upon him, and being with him, should attack, and should overcome and subdue them, whilft others of the faid Men fo armed our faid Sovereign Lord the King should Assaffinate, Kill, Slay and Murder: And also that You the said Robert Charnock, Edward King, and Thomas Keyes, your Treasons and traiterous Intentions, Defigns and Contrivances aforefaid, to execute, perpetrate,

fulfil; and fully to bring to Effect afterwards, to wit, the Day and Year last abovesaid at the Parish aforefaid, divers Horses, and very many Arms, Guns, Pistols, Swords, and other Weapons, Ammunition, warlike Matters, and military Instruments, falfely, maliciously, secretly and traiterously did obtain and buy, collect and procure, and cause to be bought, obtained, collected and procured with that Intention, the same in and about the detestable, horrid and execrable Assassination, killing and murdering of our faid Sovereign Lord the King as aforesaid, to be used, employed, and bestowed, against the Duty of your Allegiance, and against the Peace of our Sovereign Lord the King that now is, his Crown and Dignity, as also against the Form of the Statutes in fuch Cases made and provided.

How fay you, Robert Charnock, are you guilty of the High Treason whereof you stand indicted,

or Not Guilty?

Charnock. My Lord, I defire, I may have a Copy of this Indictment; that I may advise with Council upon it before I plead.

\* L.C.J. Pray, Mr. Charnock, \* Sir John Holt. will you ipeak out, that we may

hear what you fay.

Charnock. My Lord, I find here is a very bad Crime that is laid to my Charge; I defire that I may have a Copy of the Indictment, to advise with Council upon. And that I may have Council to affift me in my Tryal, and to direct me, who am an ignorant Man in these Matters, how to manage myselfaccording to the new Act made this Sessions of Parliament, for regulating Tryals in Cases of High Treason.

L. C. J. Have you not had Council already

to advise and direct you, Mr. Charnock?

Char. My Lord, I had Notice on Wednesday that I should be tried this Day, and it was Saturday last before I could get my Council to come to me.

L. C. J. And what did your Council advise you? Did they tell you, you were to have a Copy of your Indictment, by Virtue of the late Act of Parliament?

Char. My Lord, tho' the A& does not take Force as to some Thingstill the 25th of this Month, yet the Equity of that A&, it being now reduced into a Law, is conceived to reach to Cases of the like Nature before the 25th, and I desire the A&

may be read.

L. C. J. You shall have it read if you will, but of what Avail or Benefit it will be to you I cannot tell; for you yourself take Notice that it is an Act of Parliament made this Session, and is not to take Effect until the 25th of this Month. You now here stand indicted before the 25th, and for a Treason committed before, and therefore you can't claim, nor have any Benefit or Advantage by this Act; but you are to be proceeded against according to the Law before, and the Practice used in all Proceedings against other Persons in your Circumstances. And it is the known Practice and received for Law, in all Times before this new Act was made, That no Copy of an Indictment for High-Treason should be granted, nor Council assigned, or permitted to assist the Prisoner in making his Defence: True it is, a Copy of the Indictment has been often defired, but as true that it has as often been denied.

Charn. My Lord, the Equity of this Act (it being now an Act of Parliament) is now in Force, as much before the 25th of this Month as after.

L. C. J. Equity is nothing in these Cases: You are heretried by the Law, and we are bound to go in all such Cases according to the Rules of Law, and are not to be guided by any equitable Consideration, surther than the Law it self does allow us.

Char. But, my Lord, the Ground of that Act, which is the Reasonableness and Equity that all Prisoners should be made capable of fairly desending themselves, is now in Force, I say: And I hope your Lordship and the Court will look upon it to be reasonable that I should have the Benefit of that Equity.

L. C. J. I tell you we are not here in a Court of Equity, but must proceed according to the Rules of Law; and the Law you now speak of

does not yet commence.

Char. My Lord, I am informed, for I am very ignorant in these Matters myself, that there is nothing that I now desire which is contained in this Act, but what was Law before the making of this Act, tho the Practice may have been otherwise.

L. C. J. Then I must tell you, Mr. Charnock, you have been very much misinformed; for if all that is contained in this Act of Parliament that you mention was common Law before, there would have been no Occasion for the making a

new Act of Parliament.

Char. My Lord, I do not fay that all Things in this Act of Parliament were Law before, because there are several Things in it that have not been Law before. But, my Lord, there are several Things besides; and particularly those two Things which I now desire, a Copy of the Indictment and Council to assist me, were Things that were agreeable, to Law before; and I must take the Liberty to appeal to a Judge that I see upon the Bench, my Lord Chief Justice Treby, as to his own Opinion, and desire he would please to declare, whether formerly in a Conscrence between the Lords and the Commons he did not deliver his Opinion, That it was the common Law, that a Prisoner should have a Copy of his Indictment, and Council to assist him.

L.C.J. Here is my Lord Chief Justice Treby, you had best to apply yourself to him for his Opinion.
L. C.J. Treby. Pray, Sir, What is your Que-

stion you would ask me?

Char. My Lord, I am here for my Life, and must take all the Advantages that I can; I am here Arraigned for a very grievous Offence; I desire I may have a Copy of the Indictment, and Council to affist me in my Defence. Here is an Act of Parliament, out of the Equity of which I apprehend, I ought to have some Advantage; for I am informed that what I desire was common Law before the making of the Act; and particularly that your Lordship's Opinion, in a Conference between the two Houses, was, that the Prisoner ought to have those Advantages by the common Law.

L.C.J. Treby. Then, Sir, I take your Question to be this: You would have my Opinion to be declared, That this Act which was lately pass'd for regulating Trials in Cases of High-Treason, and all the Particulars in that Act, were common Law before.

Char. No, my Lord, I do not fay that all the Particulars in the Act were common Law before.

L. C. J. Treby. Then pray, Sir, name your Particulars, and I will endeavour to give you an Answer.

Char. My Lord, the Particulars that I do ask are these, First, that I may have a Copy of the Indictment, and Council to advise me, because it is a grievous Crime I stand here accused of, and that I may have them to affift me at my Trial in Court: This I do infift upon from the Equity of the Act of Parliament and your Lordship's Opinion at the Conference that it was common Law before

L.C. J. Treby. Asto my Opinion about the having a Copy or Council, I do not think or believe, that I ever faid that it was common Law.

Char. My Lord, I beg your Pardon; informed your Lordship had delivered such an Opinion, at a Conference between the Lords and the Commons: But I desire the Assistance of Council, because I my felf am ignorant of the Law; and particularly as to this Point, whether I am not intitled to the Equity of this Act of Parliament; for it now having pass'd both Houses of Parliament, and had the Royal Assent, it is a good Law; and though it be to take its Commencement on the 25th of this Month, yet that which is the Law of all Laws, the Reason and

Equity of it, is, and always will be, the fame.

L. C. J. No, Mr. Charnock, that does not follow, that because the Wisdom of the Law-makers has thought it to be equitable de futuro, therefore it should be Law now; which, as I told you before, is the Rulethat we are to go by; it is Equity and Justice, that the Proceedings be according to this Act of Parliament, from and after the 25th of this Month; but it is not Justice that fuch Proceedings should be till then, because

not according to Law.

Char. My Lord, the Ground of all Laws is Equity; and certainly it cannot be Equity, that a Prisoner should make his Defence against an Accu-

fation in Writing, without having a Copy of it.

L. C. J. The Time of the Court must not be fpent in this Manner; you have been already told, that by Law you are not to have a Copy of the Indictment; but you are to plead without having any Copy; for there is no Law now in being that allows the giving of fuch a Copy, and 'tis but a short Question that you are asked in order to your Trial; viz. Are you Guilty, or Not Guilty?

Char. My Lord, it is impossible for me to go to Trial prefently, and without the Affistance of

my Council.

Why, had you not Notice of your L. C. J. Trial?

Char. My Lord, I confess I had Notice, upon Wednesday last.

L. C. J. Had you not your Council with you

fince that?

Char. Yes, my Lord, I had on Saturday laft; but from that Time I have not been able to prepare my felf, as I think I ought; and I cannot conceive but that I should have the Assistance of some Council to direct me in my Trial; for here is a very great Crime, and heinous Charge laid against me in this Indictment, and I am very ignorant in all Law Proceedings.

L. C. J. It is very reasonable that there should

be convenient Notice given to all Persons in your Circumstances; and truly this Day Seven-night, is a very convenient Notice; especially you having had, by your own Confession and Acknowledgment, Council with you in the mean Time.

Char. But, my Lord, what is the Advantage of having Notice, if one have not Privilege of Pen, Ink and Paper, and one's Council and Friends coming to them, and Privacy, without the Presence of the Jaylor?

L. C. J. What fay you that are of the King's

Council; Was there Council allow'd to come to

Mr. Attorney General. My Lord, there was Order given, that their own Council that they defired should own Council that they defired should come to them.

Mr. Baker. My Lord, as foon as ever they defired Council there was an Order for it; and left with the Jaylor, that he should permit the Council to come to them, and be with them in private.

L. C. J. Then the you had not your Council come to you till Saturday, it was your own Fault, for you had an Order for Council as foon as you defired it; and even from Saturday, is a reasonable Time enough to prepare for answering the Que-

ftion, whether Guilty or Not Guilty.

Char. I suppose Mr. Bale is in Court, who gave Notice on Wednesday, and I acknowledge he came upon the Thursday, and asked if I would have any Body come to me; and he took then the Names of the Council that I defired might come to me; and told me he would carry them to Mr. Attorney General, and fee what his Opinion was of them; I suppose he did so: For upon Friday he came again, and brought me an Order for it; but when that Order was brought, the Council that was defired was not to be had, or at least with very great Difficulty, because it was the Time of the Affizes, or very near it, and Council were gone or going out of Town; fo that we could not have the Advantage of the Order for Council.

L. C. J. Look you, Sir, We think you have had convenient Notice, with Liberty of confulting whom you had a mind to; if you have neglected your Opportunity of confulting them, you must blame your self, and no Body else; we must

go on according to Law.
Mr. Att. Gen. My Lord, they had the Liberty of naming their own Council, and the Names were brought to me, and as foon as ever they were fo brought, those that were named had Leave to go to the Prison to them, and they had a further Order than the first, which was, that their Friends should be permitted to come to them; but that was not, as it was not convenient to be, in private; but the other Order was, that the Council should speak with them in private, and not in the Presence of the Jaylor.

L. C. 7. Pray hear what Mr. Attorney fays, that your Council was ordered to be with you in

Char. But there was no Order, my Lord, for my Sollicitor to be with me in the Absence of the Jaylor, who is the only proper Person for the consulting with and for going about to fummon the Witnesses.

We think you have had convenient Notice, and all the Allowances that can be in fuch a Cafe. Ask him to plead.

Cl. of Arr. Robert Charnock, Are you guilty of the High-Treason whereof you stand indicted,

or Not Guilty?

Char. My Lord, I hope you will give me fome more Time to get my Witnesses, that are now abtent; several of them are ten Miles out of Town; and therefore, I would beg your Lordfhip to give me fome Time.

L. C. 7. Why, is ten Miles fuch a Distance, that you could not have your Witnesses between this Day seven-night and this Day? but besides, Mr. Charnock, what you now urge is out of Time, you speak too soon to put off the Trial, for there can be no Trial till Issue joined; and that cannot be till Plea pleaded.

Char.

Ch. My Lord, I was never instructed in Querks of Law, nor bred up to the Law; and I hope your Lordships will take care that I be not hurt for Want of Knowledge in the Forms of Law.

L. C. J. You may affure yourself, Mr. Charnock, you shall not be hurt by your Ignorance in the Law. All the Harm you will receive will be for having done contrary to the Law, and there is none of your Council, if they have been faithful to you, but must tell you the same Things we tell you now.

My Lord, if I am to have no Council, I must defire that the Court would be pleased to take the greater Care of me: For, as I have been informed, that was the Reason of the Practice of denying Council, that the Court should be of Council for the Prisoner.

L. C. J. Mr. Hardesty, ask him whether he be

guilty, or not guilty.

Cl. of Ar. Robert Charnock, are you guilty, or not guilty?

Char. Not guilty.

Cl. of Ar. Culprit, how will you be try'd?

Char. By God and my Country.

Cl. of Ar. God fend you a good Deliverance. Edward King, How say you, Are you guilty of the High-Treason whereof you stand indicted, or not guilty?

King. My Lord, I beg the fame Favour that Mr. Charnock has done, that I may have some more Time to prepare for my Trial, and a Copy of the

Indictment, and Council affigned.

L.C. 7. But you hear what has been faid to Mr Charnock upon those Points, and the same Rule that was given in his Case, you must expect will be in your Case.

Cl. of Ar. What fay you, are you guilty or not

guilty?

King. Not guilty.

Cl. of Ar. Culprit, how wilt thou be try'd?

King. By God and my Country.

Cl. of Ar. God fend thee a good Deliverance. Thomas Keyes, are you guilty of the same High-Treaton, or not guilty?

Keyes. My Lord, I have had no Council at all. L. C. J. But you might have had if you would; you had an Order for it as well as the others.

Keyes. My Lord, I was a Servant to Captain Porter; I was not able to fee any Council.

L. C. 7. But you can tell whether you are guilty, or not guilty.

Cl. of Ar. Art thou guilty, or not guilty?

Keyes. Not guilty.

Cl. of Ar. Culprit, How wilt thou be tried? Keyes. By God and my Country.

Cl. of Ar. God fend thee a good Deliverance. Charnock. My Lord, I defire I may have the

Favour of Pen, Ink and Paper, upon my Trial. Yes, yes, you shall have it; and if you have a Mind to it, you shall have the Indictment read to you in Latin.

Char. My Lord, my Ignorance in Forms of Law made me not ask that before, because I did not know whether I should properly ask it or not: And I

do not know whether I should ask it properly now. L. C. J. Yes, it is a very proper time to ask it, and you shall have it, if you have a mind to it.

Char. My Lord, I do really defire it, if it be a proper Time for me to have it.

L. C. J. Read the Indictment in Latin.

And now, my Lord, I hope your Lordship will please that I shall have Pen, Ink and Pa-Vol. IV.

per, that I may make the best Observations I cans fince I cannot have a Copy.

Juratores pro Domino Rege super Cl. of Arr. facrum suum presentant quod Robertus Charnock, nuper de Parochia Sancti Clementis Dacorum, in Com. prædicto, Generosus; Edwardus King, nuper de Parochia Sancti Clementis Dacorum in Com. prædicto, Generosus; & Thomas Keyes, nuper de Parochia San-Eti Clementis Dacorum, in Com. prædicto, Yeoman, timorem DEI in cordibus suis non habentes, nec debitum Ligeanciæ suæ ponderantes, sed insligatione diabolica moti & seducti, ut falsi Proditores contra screnissimum, illustrissimum, clementissimum & excellentissimum Principem, Dominum Gulielmum Tertium, DEI Gratia Angliæ, Scotiæ, Franciæ, & Hiberniæ Regem, Fidei Defensorem, &c. Supremum, verum, legitimum, legalem & indubitatum Dominum suum; cordialem dilectionem, ac veram & debitam of edientiam, fidelitatem & ligeanciam, quas quilibet subditus dicti Domini Regis nunc erga ipsum Dominum Regem gereret, & de jure gerere tenetur, subtrabentes & penitus extinguere intendentes & machinentes, & totis suis viribus excogitantes, designantes & conspirantes, gubernationem bujus Regni Angliæ sub ipso Domino Rege nunc de jure feliciter & debite stabilitam omnino subvertere, mutare & alterare, nec non eundem Dominum Regem ad mortom & finalem destructionem ponere & adducere; ac subditos suos sideles, & liberos homines bujus Regui Anglia, in fervitutem intolerabilem & miserrimam Ludovico Regi Gallico subjugare & mancipare decimo Die Februarii, Anno Regni dicti Domini Regis nunc septimo, & diversis aliis diebus & vicibus tam antea quam postea, apud Parochiam prædictam in Com. prædicto, falso, malitiose, diabolice & proditorie eum fassassarunt, imaginati & machinati fuerunt, excogitaverunt, designaverunt & intendebant dictum Dominum Regem nunc occidere, interficere & murdrare-

Char. What Word was that last, Sir?

Cl. of Ar. Murdrare.

Char. That is an odd Word, I can't understand what it means.

L. C. 7. It is a Term of Art, the Signification of it is to murder: —Go on, Mr. Hardesty.

Cl. of Ar. Ac stragem miserabilem inter sideles subditos ipsius Domini Regis per totum hoc Regni Angliæ facere & causare & easdem nefandissimas, nequissimas Ediabolicas proditiones & proditorias machinationes, intentiones & proposita sua prædicta perimplend' perficiend' & ad effectium redigendum ipsi iidem Robertus Charnock, Edwardus King, & Thomas Keyes, & quam plurimi alii falsi proditores Juratoribus prædictis ignoti, postea, scilicet eodem decimo die Februarii, Anno supra dieto, apud Parochiam prædietam, in Com prædicto, ac diversis aliis diebus &vicibus tam antea quam postea, ibidem & alibi in eodem Com. falso, malitiose, advisate, clandestine, frauditorie ac vi & armis, &c. conveniebant, proposuerunt, tractaverunt, consultaverunt, consensaverunt & agreeaverunt ad ipsum Dominum Regem ex insidiis & do-lo percutiend' Anglice To Assassinate, intersiciend' & murdrand'; & ad execrabilem borrendam & detestabilem Assassinationem, Anglice Assassination, & interfectionem illas citius exequend' & perpetrand' postea scilicet eisdem die anno, & loco ultimo mentionatis, proditorie tractaverunt, proposuerunt, & consultaverunt de viis, modis & mediis ac tempore & loco ubi, quando, qualiter, & quomodo dictum Dominum Regem sic ex insidiis facilius interficerent, Esconsenserunt agreeavcrunt & assenserunt quod qua-

# 150. The Trial of Charnock, King, and Keyes, 8 W. III.

draginta homines Equestres, aut eo circiter de ipsis, Roberto Charnock, Edwardo King & Thoma Keyes & prædict' aliis proditoribus ignotis ac aliis per eos con-ducend' procurand' Simpendend' cumbombardis, sclopis&sclopetis, pulvere bombardico&globulis plumbeis oneratis, & cum gladiis ensibus & aliis armis armatis insidiati forent & essent in subsessa, Anglice Am-bush, ad eundem Dominum Regem in Rheda sua in Auglice, his Coach, existentem, quando foris iret invadend'; quodq; quidam & competens numerus de bominibus illis sic armatis in satellites, Anglice the Guards, ipsius Domini Regis eum tunc ibidem attendentes, & secum existentes agressi forent & eos devincerent, & expugnarent, dum alii eorundem hominum sicarmatorum ipsum Dominum Regem percuterent, interficerent, occiderent & murdrarent ; & etiam iidem Robertus Charnock, Edvardus King & Thomas Keyes ad proditiones & omnes proditorias intentiones, designationes & machinationes suas prædictas exequend perpetrand perimplend & ple-narie ad effectum redigend postea, scilicet die & anno ultimo supra dictis, apud Parochiam prædictam, diversos equos & quam plurima arma, bombardas, sclopos, enses & gladios, & alia armamenta munitiones & res bellicofas & instrumenta militaria falso, malitiose, secrete & proditorie obtinuerunt, emebant, colligerunt & procuraverunt ac emi, obtineri, colligi, & procurari causaverunt, ea intentione ad illa in & circa detestabilem, borrendam & exe-crabilem Assassinationem, Interfectionem & Murdrum dicti domini Regis ut præfertur utend', occupand' & impendend' contra Ligeanciæ suæ debitum, & contra pacem dicti Dom. Regis nunc, Coronam & Dignitates suas, nec non contra formam Statut in bujusmodi Casu edit' & provis.

Char. My Lord, I defire the Indictment may be read again, for there is so great a Noise in the Court, and that Gentleman hath not the most perfect Delivery; he is more used to Law-Latin than to any other. But I beg I may have it read again, that I may as perfectly as I can understand it.

The Indictment was read again in Latin. L. C. J. Look ye, you that are the Prisoners, every one of you has the Liberty to challenge 35 of those that are returned to serve upon the Jury that is to try you, without shewing any Cause; now if you will all join in the same Challenge, then we can try you all together, as ye are all together jointly in the Indictment; and fave the Time and Trouble that will otherwise be unavoidable. But if you will not join in the same Challenge, but every Man challenge for himfelf, as by Law he has Liberty to do, we must be forced to try you fingle, and therefore we would know of you, whether you defign to join in your Challenge or not?

Char. My Lord, I hope the Court will give me leave to have my Sollicitor by me during my Trial, that I may be instructed in some measure how to manage myself, and when it is proper for me

to speak, and what.

L. C. J. No, we can order no fuch Thing,

you must speak for yourself.

Char. My Lord, I amignorant of the Methods of Law, and may make a great many Mistakes and Slips and omit what may be material to be observed for my Defence, and therefore shall the more need a Friend or Sollicitor to be by me, to mind me of it.

L. C. J. No, we cannot direct any fuch Thing Law. What fay you as to your Challenges? by Law. What fay you as to your Challenges?

Char. As to the Jury, I had not a Copy of the Pannel till Yesterday, and I have been informed,

that it is usual to have a Copy of the Pannel ten Days before the Trial; they are Gentlemen that I have no Knowledge of, nor can come at any Account of their Qualifications, fo as to make proper Challenges.

L. C. J. You have the same Privilege that is ordinarily given to Persons in your Condition.

Mr. Att. Gen. There was Order given for a

Copy of the Pannel to be delivered.

L.C. J. That was not of Right, but of Favour; and it is a Practice that has of late obtained; but for what you talk of ten Days, that never was in any Case, nor is it practicable; you have the same Favour shewn you, that all other Prisoners have, and you can expect no more: But you do not answer the Question, whether you will join in your Challenges or not?

Char. It is an indifferent Thing to me, my Lord.

L. C. J. Do you agree to it, Mr. King? King. My Lord, I do not well understand it, I am ready to do any Thing I should.

L. C. J. What fay you, Keyes?

Keyes. My Lord, I have had no Council at

all, to advise me about any Thing.

L. C. J. I tell you what the Law is in fuch Cases; You may every Man of you challenge 35 peremptorily without Cause, but if you do not all agree in the same Challenges, ye cannot be tried together by the same Jury: But the Court must separate you, and try you every one single.

Char. My Lord, I have got a Copy of the Pannel, if these Gentlemen that are by me do agree to join in the Challenge, I am very well con-

tent; it is indifferent to me.

L. C. J. Do you understand what is said to you, Mr. King, and Mr. Keyes? Every one of you may, without shewing any Cause, except against 35 of those that are returned of the Jury which are to try you, if you have no mind that those should be fworn; but then if each of you do feverally challenge 35, ye cannot be tried by the same Jury.

Char. I hope, my Lord, if I do challenge, as I do not know how I shall be enabled without knowing their Qualifications, the Court will put me in mind when I come near the Number, that my challenging may not injure me; because I am ignorant in the Law, and perhaps may flip in point of Number; and therefore, I would beg that your Lordships would allow me a Sollicitor to affift me, and put

me in Mind, that I may not run into Errors.

L. C. J. You have been told over and over, that we cannot do that; the Court will take care that you be informed in Time, that you do not exceed in challenging a greater Number than you ought: What fay you, Mr. King? Do you agree that one shall make Challenges for you all?

I do agree, that whatfoever Exception King.

Mr. Charnock makes, I will abide by.

Char. My Lord, I cannot but think it hard, that I have not either Council or Sollicitor; my Council that I had are out of Town.

L.C. J. Why, was there no Council but those

that are gone the Ćircuit?

Mr. Att. Gen. My Lord, he had Order first for one Council, and then for another, and whomfoever he named he had Order for.

L. C. J. If you will chuse none but those you cannot have, that is your own Fault; You, Mr. Keyes, will you join in the Challenge?

Keyes. Yes, with all my Heart.
Cl. of Ar. Then you the Prisoners at the Bar,

those Men that you shall hear called and personally appear, are to pass between our Sovereign Lord the King, and you, upon Trial of your several Lives and Deaths: If therefore you, or any of you, will challenge them, or any of them, your Time is to speak unto them as they come to the Book to be sworn, and before they be sworn.

Then those of the Pannel that had appeared were called, and the Prisoners challeng'd 33. And the Names of those that were sworn

are as follow.

Samuel Harwer,
Jonas Morley,
Anthony Nurse,
Jasper Hodgsden,
William Farnborough,
William Bird,
Simon Smith,
Thomas Dunck,
Richard Heath,
John Mills
James Ketwich and
Christopher Redknap.

Then Proclamation for Information, and the Witnesses appearing, was made in usual Form.

Cl. of Ar. Robert Charnock, Hold up thy Hand, (Which be did): Edward King, Hold up thy Hand, (Which be did): Thomas Keyes, Hold up thy Hand, (Which be did): You Gentlemen of the Jury, look upon the Prisoners, and hearken to their Cause; They stand indicted by the Names of, &c. (prout in the Indictment, mutatis mutan--And against the Form of the Statutes in that Case made and provided. Upon this Indictment they have been Arraigned, and thereunto have feverally pleaded, Not Guilty, and for their Trial have put themselves upon God and their Country, which Country you are: Your Charge is to enquire of them, and every of them, whether they be Guilty of the High-Treason whereof they stand indicted, in Manner and Form as they stand indicted, or Not Guilty; if you find them or any of them Guilty, you are to enquire what Goods or Chattels, Lands or Tenements they had, at the Time of the High-Treason committed, or at any Time since. If you find them, or any of them, Not Guilty, you are to inquire whether they fled for it; if you find that they, or any of them, fled for it, you are to inquire of their Goods and Chattels, as if you had found them Guilty; if you find them Not guilty, nor that they did fly for it, you are to fay fo, and no more; and hear your Evidence.

Mr. Mountague. May it please your Lordship, and you Gentlemen of this Jury; The Record that has been now read unto you, is an Indictment of High-Treason, which charges the Three Prisoners at the Bar, Robert Charnock, Edward King, and Thomas Keyes, with a Traiterous Confpiracy, and Defign to subvert the Government of this Kingdom, and to murder the King, and to bring the Subjects and Freemen of this Kingdom into Slavery and Subjection to the French King; and to this End the Indictment fets forth; That upon the Tenth of February last, and diverse other Times, as well before as after, at the Parish of St. Clements Danes, in the County of Middlesex, these three Prisoners at the Bar, with diverse other Traytors unknown, did Confult and Agree, to Affaffinate the Person of our Sovereign Lord the King, as he was riding in his Coach; and did likewise agree, that Forty Horsemen, of which they themselves were to be part of the Number,

should lie in Ambush, and set upon the King,

fo being in his Coach, and upon the Guards

that were to attend him: And it likewise charges them with buying Horses and Arms, for the Execution of this Wicked and Villainous Intention: To this they have pleaded Not guilty. We shall call our Witnesses, and prove this Matter upon them; and then we doubt not, but you, Gentlemen, will do Justice according to your Evidence.

Mr. Att. Gen. My Lord, and you Gentlemen of the Jury, these Gentlemen at the Bar stand indicted for a most Horrid and Barbarous Conspiracy, to Assainate and Murder his Majesty's Royal Person: Gentlemen, this Assaination was to be seconded with an Invasion from France, where Troops lay ready at Calais, as soon as the dismal Stroke was given, to have landed upon our Coasts; which is it had taken Effect we had not only suffered that most unspeakable Loss of the King, but it would have made an End of all our Liberties and Laws at once.

Gentlemen, This Offence in its Nature, is fo Horrid and Barbarous, that as it needs no Aggravation, fo it is incapable of having any, by any Words that can be used; for the very Naming of an Assassination of a King, carries such Horror and Detestation in its self, to all honest People, that it is impossible to aggravate it by any Expressions that can be used about it. But there is this peculiar Confideration to be had, by all English Men, who love their Country, that this defigned Assassination upon the Person of His Present Majesty, was to take away the Life of a King, who every Body knows first ventured his own Life, to restore our Religion, Laws and Liberties, when they were just expiring under the Oppression of Popery and Tyranny. And as he ventured his Life first to restore 'cm; so he has fince, upon all Occasions, with the utmost Hazard, exposed his Royal Person to the most imminent Dangers, for the preserving and maintaining our Religion, Laws and Liberties, against the Power and Violence of the common Enemy: This Confideration to all true English Men must have a very great Weight, and create the greatest Horror and Detestation, both of the barbarous Defign, and of all those who had any Concern or Hand in it, to attempt upon the Life, not only of a King, but of fuch a King.

Gentlemen, when you hear the Evidence that we shall offer to you, to prove this bloody Confipracy against these Prisoners, I doubt not but that there will be enough, and more than enough, to satisfy all true-hearted English Subjects, and all People that have a Desire to preserve our Constitution and Government, in what Danger we and our Posterity were of being utterly ruined, and involved in a common Destruction. I shall not detain you longer with any Discourse about the Heinousness of this Offence, because every Man's own Thoughts cannot but suggest to him, how dismal the Consequences must have been, if

so fatal a Stroke had been given.

But, Gentlemen, I must crave leave to take up so much of your Time as to open how this Bloody Exectable Conspiracy was first framed, and afterwards carried on by the Prisoners at the Bar, together with others, till it was very near putting in Execution, had not the infinite Mercy of God prevented it, by a timely Discovery.

Gentlemen, this Confpiracy was first framed and consulted upon the last Year; there were several Consultations and Meetings, at several Places about the Town, for this Purpose; then and

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at those Confultations and Meetings, there were present Capt. Porter, the Prisoners, and others of whom you will have an Account from the Witnesses; and at that Time they had an Expectation of Commissions from the late King, to authorize the Defign; that not coming, they yet resolved to put it in Execution before the King went away. But because the French Troops were then not in a Readiness to come over hither, to protect them, after the Execution of the bloody Defign, it was necessary for them to fly thither for Shelter; and therefore they endeavoured to procure a Veffel to be ready to carry them over to France. But they could not get a Vessel time enough; and then the King's going over into Flanders quickly after, prevented the Execution of the Defign for that Time, and so Matters rested till the King's Return.

About two or three Months ago, Sir George Barcley, who is an Officer in the late King James's Guards in France; and some other Officers, with Sixteen or Eighteen Troopers in those Guards, privately came over from France to put this Defign in Execution; and he did acquaint Mr. Porter and Mr. Charnock with the Defign, knowing that they had been engaged in the Matter before, and so could not but expect that they would readily This Defign was treated and consulted of between them at feveral Times, and in feveral Places, at Captain Porter's, and Mr. Charnock's Lodgings in Norfolk-street; at the Globe Tavern in Hatton-Garden, the Nags-head Tavern at St. Tames's, and several other Places; several Confultations and Meetings were had between the Prisoners at the Bar, and others, whom you will hear named at these Meetings; several Ways and Methods were proposed, how it should be best effected; it was proposed by some, that it should be done by Ambuscade, that should be laid near the King's House at Richmond, such a Number on Foot were to lie in the Wood, there ready to attack the King as he came by, and the rest of the Conspirators at the same Time to fall on the Guards. But this Method was not fo well approved of, as that which was afterwards proposed and agreed to: That is, there were to be three Parties of them, and the Place was the Lane, lying between Brentford and Turnham-Green, at the End next Turnbam Green, which the King used to pass thro', upon his Return from Richmond: The Order and Method of the Defign was this; Sir George Barcley, with Eight or Ten more, was to attack the Coach, and by firing into it, to have killed the King, and all in it, and the rest were to attack the Guards, in two Parties, on each Side of the Lane, whereof Mr. Charnock and Porter were to command one, and Brigadier Rookwood the other. In order to see how feasible this Design might be, the Prisoner King, Capt. Porter, and Knightly, were to go and furvey the Place; and the next Day after that Consultation, they went to view the Ground, and did very carefully do it, both on this Side the Water, and on the other Side the Water; and they came back and met the rest of the Company at the Nagg's-Head Tavern late at Night, to give an Account what they had done in order to this Enterprize. It was agreed the Number should be about Forty; Sir George Barcley was to make up about Twenty, Mr. Charnock was to furnish Eight, Capt. Porter Seven, and so in other Proportions, in all to make up the Number of Forty; which they thought were enough to effect and accomplish the Design.

In order to make this Matter the more fure, they did appoint Two to lodge and wait at Kensington, near the Guards; who were to give Notice, when the King went abroad: And they had their feveral Persons assigned to whom they should give Notice, who thereupon were to send Orders to the several Parties; one of which was Chambers, who was to give Notice to the Prisoner at the Bar Mr. Charnock, and there was one Durance, who was to give Notice to Sir George Barcley; and when such Notice was given, then they were to send Orders to the several Persons, who were to be concerned in this bloody Business, to come at the Time appointed, to be disposed of into their several Posts.

Gentlemen, in order to the furthering of this Design, they did likewise send Durance to go and view, and give them an Account of the most convenient Inns at Brentford, and Turnham-Green, and the Places adjacent; which were least liable to Observation, where the Men might be the most conveniently disposed of, to lie ready against the Time, when they were to execute this barbarous Assassination; accordingly he went, and took an Account of the several Inns within that Compass, and they were to be billetted by Two or Three in an Inn, so as not to be observed; Sir George Barcley and his Party at Turnham-Green,

and the rest at Brentford.

Gentlemen, after they had thus laid the Defign, Saturday the 15th of February was the first Time pitched upon for the putting it in Execution, if the King went abroad, as he used to do, upon Saturdays, to Richmond to hunt; and if they had Notice from Durance and Chambers, that he was fo to do, which Notice they had; and every Thing was prepared in order to have perpetrated this villainous Design; but it happened that the King went not abroad that Day, of which they had Notice about Noon from Chambers to Charnock, and Charnock sent Word so to Porter's Lodgings, and then the Order for their getting together was countermanded, and the Note, by which Charnock sent Word, was subscribed with the Name of Robinson; which you will hear is a Name he goes by, as well as by that of Charnock.

by, as well as by that of Charnock.

Thus they were disappointed at that Time, but they were not discouraged from pursuing this inhuman Enterprize; but refolved to go on the next Opportunity that should be given. And to omit several Things that intervened, which the Witnesses will give you an Account of, on the Friday following they met again, to have every Thing ready against the next Day, which was Saturday the 22d of February; when they expected the King would go abroad, as he usually did on that Day of the Week; and that Meeting was at the Sun Tavern in the Strand, and there were prefent Capt. Porter, Sir William Perkins, Sir George Barcley and Mr. Charnock; and at that Time there was a Difcourfe amongst them about the Difappointment, which they had had the Week before, and fome of them had a Jealoufy that a Difcovery had been made of their Design: But then, upon further Consideration, They concluded, If it had been fo, they should not have met there, but should have been taken up: And therefore they concluded the King's staying at Home that Day was but Accidental, and to resolved to put their Conspiracy in Execution the next

While they were there, several Persons for

whom

whom Capt. Porter had undertaken, that is, one Cranborne, Kenrick, and Keyes the Prifoner at the Bar, came to Porter; these were carried into another Room, and commanded all to be ready the next Day, when it was resolved to put the Assachation in Execution: And then Capt. Porter asked Kenrick for Sberborne, who it seems had been undertaken for; but it was answered, That he asked so many Questions about the Matter, that he did not think fit to trust him.

The next Morning they met again at Captain Porter's Lodgings; and there met, as the Witnesses will tell you, amongst others, Mr. Pendergrass, Mr. Keyes, and Mr. King; King brought a Message to Capt. Porter from Sir George Barcley, to know the Names of those that were concerned, and upon that Meffage Capt. Porter writ down the Names of his Men, who were for his Quota, and fent the List by Cranborne to Mr. Charnock, to add his Lift to it of the Men he was to have under him; Cranborn afterwards came back, and brought the List that Capt. Porter sent, with the additional List sent by Mr. Charnock, written with his own Hand, and subscribed R. C. and Cranborne told them that Chambers had fent Word, that the King would go out that Morning: At the Hearing of which there was much Joy amongst them; for they hoped then their wicked Design would be put in Execution that Day. There was a Discourse then likewise, that Porter had a Piece which carried Six Bullets, and this, it was ordered, should be put into the Hands of Pender-grass, who was to be one of Sir George Barcley's Men, to attack and fire into the King's Coach.

This was upon Saturday the 22d of February, when they had News that the King was to go abroad, and every Thing was to be put in Execution at his Return from Richmond. From Captain Porter's Lodgings they went to the Blue Posts in Spring Garden; but about 12 o' Clock there came News from Chambers, one of the orderly Men at Kensington, that the King did not go abroad that Day: This put them into a very great Confusion; they then thought some Discovery must needs be made because of the Disappointment two Saturdays together; and Keyes, the Prisoner at the Bar, came up and told them, that the Guards were all come back in a Foam, and the King's Coaches were brought back to the Meuse: And this confirmed them in their former Jealoufy that the Matter was difcovered; upon which Captain Porter, Mr. Pendergras and Mr. Keyes went together to lie hid some Time; but they faid they would fend Keyes to Mr. Charnock, to let him know where they might be heard of; and if the Matter was not discovered, they would still go on to put it in Execution: But they could not part without drinking fome Traiterous Healths, which the Witnesses will tell you of, to the Restoring of the late King and his Queen, and the Prince of Wales; and after all, one of the Company taking an Orange in his Hand, began a Health to the Squeezing of the Rotten Orange; and in this Manner it was drunk by all of them before they parted, tho' they were under the Apprehension at that Time of being discovered already.

This is the Beginning and Progress of the several Consultations that were had for the Carrying on this execrable Traiterous Conspiracy. I have opened it shortly to you, but you will hear it much fuller in its several Parts by the Witnessfes. By what I have opened, you cannot but obferve, that it was very near coming to be executed, if there had not been a Difcovery of it Time enough, thro the Providence of Almighty God, to prevent it. They had agreed, after the intended Affaffination, to keep together, till they came near the Town, and then they were to lie hid till the French Troops landed, which they were affured of were ready upon the leaft Intimation of the Success of this Conspiracy.

Gentlemen, every Body may guess at the difmal Consequences that would have follow'd, had this bloody Design taken Effect; and I am sure, as we and our Posterity could not have expected any Thing less than the perpetual Yoke and Burden of Slavery and Popery, if it had pleased God to permit this Conspiracy to take Effect; so I hope we shall always remember the mereiful Hand of Providence, that has detected and disappointed it.

Gentlemen, I shall not detain you any longer; I have opened unto you Part of that which will more fully be made out by the Witnesses; only I would observe, that the Providence of God has not only made a Discovery to prevent the Execution of this abominable Villainy, but hath brought this Conspiracy so far to light, by such unquestionable Testimony, that no Man can doubt of the Reality of it, which I hope will raise in every honest Man's Mind an Abhorrence and Detestation of those Principles, upon which so villainous and barbarous a Defign was founded; and I think I may fay, that after the Evidence you will hear this Day, no one will pretend any Doubt of the Truth thereof, but either fuch as are forry for the Discovery, or such as knew too much of the Conspiracy before. I shall trouble you no further, but call our Witnesses, who will give you a clear and full Account of this Conspiracy. Swear Capt. (Which was done.)

\* Captain Porter, I would not

Mr. Sol. Gen. \* Captain Porter, I would not lead you with any Question, but pray will you give the Court and the Jury an Account what you know concerning

any Confpiracy about affaffinating the King, and when it was to be done, and where, and how, and by whom; and particularly what relates as to that Matter to the Prifoners at the Bar.

Char. My Lord, there are two Things that I must beg of the Court, in Relation to the Witnesses that are to be produced and the Evidence that is to be given against me at this Time: And the first is, That before any of the Witnesses give any Evidence against me, the rest that are to be sworn and produced, may be kept out of Court, till they that are called have severally given their Evidence, that one may not hear what the other says; That I suppose is but reasonable in a Case of this Nature, and what was never denied, but always allow'd, as I have been informed.

L. C. J. There is but one Witness fworn, and I believe, that there are none of the rest here.

Char. Yes, my Lord, here is one Gentleman in Court whom I suppose to be an Evidence, and that is Mr. De La Rue.

L. C. J. If there be any others of the Witnesses, let them withdraw till they be called for z let there be some Body to look after them and attend them. (Which was accordingly done.)

attend them. (Which was accordingly done.)

L.C. J. Mr. Charnock, you have your Defire as to this Matter, all the rest of the Witnesses are withdrawn.

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My Lord, there is another Thing that I have to beg of the Court, and that is, in relation to the Evidence in general, That if there be any Thing prov'd to be spoken in Company, and talked of by Way of common Discourse, or only in Jollity in ordinary Conversation, that may not be interpreted as a Proof of any fettled Defign

or Practice.

L. C. J. Look you, Mr. Charnock, who can tell what the Evidence will be until it be given? you will hear what is deposed by the Witnesses, and you have Pen and Ink, and may make fuch Observations as you think fit: When the Witnesses are heard, you will have all the Advantage that can be allowed you, and you may then propose your Objections to the Matter of their Evidence; which, no doubt, will have their just Weight with the Court: In the mean time, have you any Exception to this Man's being a Witness? If you have no Exception against him, then he must give his Evidence; and after he has deliver'd himself, and the King's Council have done with him, you are at Liberty to ask him what Questions you think fit.

Mr. Soll. Gen. Captain Porter, I desire you will acquaint the Court and the Jury what you know of any Conspiracy to take away the Life of his Majesty, when it began, in what Manner it was carried on, how far it proceeded, how it came to be disappointed, who were concerned in it, and what relates to the Prisoners at the Bar, as to

their Share therein.

Capt. Porter. My Lord, I am unfortunately ingaged in this Matter, and have made a frank Difcovery, to make the King all the Atonement I can, for having been concerned in fuch a Defign. Some Weeks before this Conspiracy for Assassinating the King was in Hand, there came to my

Mr. Att. Gen. Captain Porter, I would not interrupt you, but to put it into a Method, and Order of Time, will you please to recollect your felf, and give the Court and the Jury an Account of your Knowledge about the first Beginning of this Conspiracy the last Year; I would not lead you, and therefore I'ask you the general, and no particular Question.

Char. My Lord, I suppose that any Question about what was done the last Year is not at all to the Purpose in this Case, for there is nothing mention'd in the Indictment of the last Year.

L. C. 7. It is in the Indictment diverse Days

and Times, as well before as after.

Char. The Crime for which we are accused is laid to be the 10th Day of February, 1695.

L.C. 7. The Day is not material, but only a Circumstance, but in Form, some Day before the Indictment preferred, must be laid; and tho' the Day mentioned in the Indictment is the 10th of Echruary, yet it is also said, that the Things contained in the Indictment, of which you are accufed, were done likewise at diverse Days and Times, as well before as after, and so the Indictment comprehends even what might be done the last Year as well as this.

Char. I beg the Favour of the Court in this Matter, for fure the 10th of February last can no

way be supposed to be in the last Year.

L. C. 7. I told you before, the Day is not material, not are the Witnesses nor the King's Council tyed up either to the particular Time or Place mention'd in the Indictment, so it be within the

County, and before the Indictment preferred. All that is to be regarded is, that no Evidence be given or admitted of any other Species of Treafon, but what is contained in the Indictment; for a Man may certainly be indicted for a Treafon committed this Year, and upon his Trial Evidence may be given of the same Treason committed the Year before.

Char. But then how can a Man prepare for

his Defence?

Mr. Att. Gen. The Time is but a Circumstance. it may certainly be proved at another Day than what is laid in the Indictment, and yet very good Proof; and so it is in all other Cases, as well Ci-

vil as Criminal.

Char. Mr. Attorney General has faid enough I think to confute himself; for if one Year may be put in the Indictment, and another Year brought in in the Evidence, how shall any Man be able to apply himself to his Defence, whose Thoughts run only upon the Time laid in the Indictment? Thope neither the Court nor the King's Council will come fo hard upon us, as to put our Thoughts quite out of all Order, that when we apprehend we are only to defend ourselves against what is faid to be done this Year, we must afresh prepare ourselves to answer what was done the last Year.

L. C. 7. It is always so; for Form Sake, there is a particular Time laid in the Indictment, but the Proof is not to be tyed up to that Time; but if it be proved at any Time before or after, fo it be before the Indictment preferred, it is well enough. And not without great Reason, for the Treason confisting in imagining and compassing the King's Death, which may be manifested by diverse Overt Acts, some before, some on, and others fince, the Tenth of February, yet they are Evidences of one Treason, which is the Compassing

the King's Death.

Char. Then we may be under an Obligation to give an Account of all the Transactions of our Lives, if that be the Rule.

L.C. 7. No, not so neither, for that very Treafon affigned in the Indictment must be proved, and therefore you are only to give an Answer to

that, and nothing elfe.

Char. But, my Lord, it may give a great Loofe, and much hinder our Defence; for as it is now defired that Proof may be given, of what was done last Year, at the same Rate, the [as well before and after] may signify seven Years ago.

L.C.J. And so it may if your Conspiracy reach'd fo far, or did then begin, and was afterwards purfued; this is not any Thing that is unufual, but the Common Law is plain in it. Well, what fay

you, Mr. Porter?

Capt. Porter. My Lord, I will give you an Account, if your Lordship pleaseth, of what was done this Year? and if any Questions afterwards be thought fit by the King's Council to be now asked me, about what passed before, I will answer them very readily.

Mr. Att. Gen. Well then go on your own way,

we will referve ourfelves till afterwards.

Capt. Porter. Some Weeks before this Design was on Foot, for assassinating the King, Sir William Perkins when he was in Town, was at the same Place where Mr. Charnock and I did lodge; it was about the latter End of January: He asked Mr. Charnock where he would be at Night; and I told them, if they were not about private Business, I

would meet them. He told me, there were fome Friends come from France, and that fomething was a doing that would be for the Service of the King: I told them, if any Thing of that Nature was a doing, I would readily engage in it; and they told me I should know it very soon. A little after I fell fick of the Gout, and could not stir from my Chamber: But then Mr. Charnock did acquaint me, that Sir George Barcley, and those that came from France, had brought a Commission to raise and levy War upon the Person of King William, and he asked me how many I could bring to join with them, if the King land-ed; I defired to confider of it, and he told me Sir George Barcley would come to him about it. Accordingly, he and Holmes came to the House where we lodged, in Norfolk-street, and there they were in private with Mr. Charnock; and afterwards, because I was lame, and could not stir, they came into my Room, and Sir George Barcley told me, he was glad to fee me in good Health, but forry to find me lame, but he hoped to fee me abroad in a little Time; and I told him, I hoped fo too. They faid, they were going then to some Company, and they hoped to see me af-. terwards. After that there were feveral Meetings that we had, particularly at the Globe Tavern in Hatton-Garden, the Naggs-Head at St. James-street, and the Sun-Tavern in the Strand, and in all these Places we did consult together, which was the best Way, and where was the best Place to assassinate the King, when he came from Hunting. Sir George Barcley told us he had fome Money to buy Horses, but not much, he had as much as would furnish about Forty. Capt. Charnock faid, he would bring fix or feven Men, that should come out of the Country. Sir William Perkins faid he would lend five Horses, there to be mounted by Men of his own, the other two by such as should be provided. I promised to bring feven Men with Horses, and Sir George Barcley faid, that Lowick and others that came over with him from France, would engage in the Defign, and make up the Number. I defired very much to see the Commission that came from the late King, and asked Mr. Charnock about it; he faid he never faw it, but Sir William Perkins told me, he had feen it, and that it was all writ with King James his own Hand, and figned by himfelf. All this was agreed to, and then there were Confultations in what Method it was to be done. Several Propofals there were; one was to fet upon him as he came from Richmond by the Road, others when he was on Horse-back at Cue, Sir George Barcley was for having it done by Ambuscade in the Park by Richmond, and therefore defired me to go with Mr. Knightly, and view the feveral Places and Ground thereabouts, to find out which was the most convenient Place. The Day before we were to go, Capt. King came to me, and would know if we were to go about fuch a Matter, and proffered to go with us. I told him I had never a Horse, but he said, he would get one. We went that Night to the Swan at Knights-bridge, and there we lay, and went the next Day to view the Ground, and came the next Evening to the Company, to give an Account what we had done; and upon the Account that we gave, Sir George Barcley's Mind was altered, and it was agreed to do it in the Lane coming from Brandford to Turnham Green, and the particular Manner was agreed on too.

There was one Rookwood that was to command one Party of Sir George Barcley's Men, to attack the Guard; he told us, he had bought twenty Horses which were to be employed in this Expedition; they were to be divided in three Partics, and Sir George Barcley was to have four out of each of the other Parties, and to seize upon the King's Coach, and to shoot into it, and kill the King, and all those that were with him: And this was to be done on the 15th of February, which was a Saturday, and the King usually went to Richmond on Saturdays. We had two orderly Men (as they were called) who were to lie at Kenfington, to give Intelligence when the King and the Guards went out, the one was Chambers, and the other one Durant, a Flemming, I think, or I do not well know what Country-man he was; and Durant was to bring an Account when the Guard went out, and Chambers when the King went out, and when we had Notice that the King was gone, we were to go by three of four in a Party to prevent Suspicion, and we were to be dispersed in the several Inns about Brentford and Turnham Green. Sir George Barcley was to be at the King of Bohemia's Head; and we ordered a Man to give Notice to him when the King landed, and then he was to give Notice to us, and so we were to form our selves into our feveral Bodies, to take our feveral Posts as were agreed upon. I asked him, what he thought to do when the Matter was over, how we should dispose of our selves? He told me, we need not sear any Thing, but might go to Town and lie still, and that there would come a sufficient number from abroad ready to affift us. That 4 or 5000 French were to divert in Scotland, and the King would be near the French Shore with a fufficient Army. On Friday before the 22d, when it was to have been executed again, we met at the Sun-Tavern in the Strand; and there discoursed, for a matter of half an Hour, about the former Disappointment, and several in the Company were afraid the Design was discovered; but then I told them, if it had been fo, fure we should have been taken up before now; upon which it was agreed, Then let us refolve upon it again to Morrow, and so it was resolved upon. Capt. Charnock said, he could not stay, because he should want fome Men that were come up out of the Country on purpose. I said, I was afraid my Horses were fick, and could not be used in the Service, and Sir William Perkins thereupon undertook to furnish me, and told Mr. Charnock and me he had sent to Mr. Lewis, that belongs to the Earl of Feversham, to procure some, having, as he faid, promised so to do. I sent the next Morning to have a Note for two, by Mr. Cranburne, and he fent me a Note back again by Cranburne, that he had fent to Mr. Lewis, and Mr. Lewis faid, he would help him to three Horses, with Saddles, Holfters and Piftols, and defired the Lift of my Men, which I fent him, and he fent it me back again with the Lift of his own, and then I shewed it to Mr. De la Rue, and we were preparing all Things for the Execution of this Defign, and presently after News came, that the King did not go out that Day neither; upon which I said I would go out of Town, and I asked Capt. Pendergrass to go with me, and we fent Keyes to bring Linnen unto us, but he did not come until the Wednesday, and upon the Thursday we were taken. Mr.

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Mr. Att. Gen. Captain Porter, you mention several Confultations, at feveral Times and Places; who were prefent at any, and which of them? Were any of the Prisoners at the Bar there, and which?

Capt. Porter. There was Mr. Charnock, and Mr. King, at all of them.

Mr. Att. Gen. What do you fay about Keyes? What was he?

Capt. Porter. He was my Servant a Year and

a Half. Was he acquainted with the

Mr. Sol. Gen. Affaffination?

Capt. Porter. Yes, he was, and was prefent at most of the Consultations. He hired Horses for me to be employed in the Business. On the first Saturday, he hired two, I gave him Money for them, and he did know upon what Account they were hired.

Mr. Att. Gen. Was he present when News was brought of the Disappointment?

Yes, he was both Times. Capt. Porter.

Mr. Att. Gen. You are fure he was present then? Yes, the fecond Time he faid, Capt. Porter. that he met the King's Guards that were come back all in a Foam, and that he had spoke to one of my Lord of Oxford's Regiment, and that fomething was mutter'd, upon which he feared a

Mr Att. Ges. Did Keyes agree to be one of the Men, that should be concerned and act in this

Capt. Porter. Yes, he did.

Discovery.

Mr. Att. Gen. What Quality is he of? What is his Profession?

Capt. Porter. He used formerly to help to dress me, and he was to look after my Linnen and Equipage.

Mr. Sol. Gen. Had he not been a Trumpeter?

Was not that his Profession?

Capt. Porter. He was a Trumpeter, and used fometimes to entertain us with his Trumper.

Mr. Conyers. You speak of a Meeting at the Sun Tavern in the Strand upon Friday the 21st of February where it was resolved to execute this Attempt upon the next Day.

Capt. Porter. Yes, there was fuch a Meeting. Mr. Conyers. Was Keyes there at that Time?

Capt. Porter. He was not in the Room where we were, but he was in another Room in the same House, where I went out to him, and there was he, Cranburne and Kenrick.

Mr. Conyers. Pray what did you go to them for? Capt. Porter. I went to acquaint them what was resolved upon; and I told them they were refolved to do it the next Day, to which they agreed, but that I thought my Horses would not be ready, but I hoped I should get some other.

Mr. Con. Pray, what other Discourse had you in that Company: With whom, and about what?

Capt. Porter. Mr, Kenrick came to me with his Arm in a String; either he had broke his Arm, or pretended so to have done. I then asked him for Mr. Sherbourn, whom he had mentioned before to me, as one that was likely to be concerned: He told me Mr. Sherbourn asked a great many Questions about the Design, which he did not think fit to answer; I thanked him for telling me so, and said I would not send to him.

Mr. Cooper. Pray, Captain Porter, give me leave to ask you one Question, Can you remember what

Number of Men Charnock was to provide for this Enterprize?

Capt. Porter. He promifed feven or eight Men, fome of which should bring their Horses out of the Country, others he would borrow or hire for them.

Mr. Att. Gen. Pray, Sir, was there any Body fent to take an Account of the Inns about the Place where this Affaffination was to have been executed?

Capt. Porter. Yes, Mr. Durant was, and he did bring us an Account of the feveral Inns about Brentford and Turnbam Green.

Mr. Att. Gen. As to the List of Men, which you fay you fent to Charnock, and he fent you back with a List of his Men, pray can you tell whose Hand that List of his Men was in?

Capt. Porter. I know Captain Charnock's Hand very well, and, to the best of my Knowledge, it was his own Hand, and subscribed R.C.

Mr. Att. Gen. Sir, you have given an Account of the Meeting the 22d at your Lodging.

Charnock. I was not there he fays.

Mr. Att. Gen. First let me ask you, how came it that it was not put in Execution the 15th; for that you did not tell us before?

Capt. Porter. I tell you, Sir, it was because the King did not go out that Day, according as we had Notice, that he intended to do: Durant wrote first Word that the Guards were gone before, upon which I went for my Men, and about Noon I received a Note from Mr. Charnock that the King did not go out that Day.

Mr. Att. Gen. Pray what Name was subscribed

to that Note?

Capt. Porter. R. Robinson, which was a Name he used to go by sometimes.

Mr. Att. Gen. And pray in whose Hand was that Note?

Capt. Porter. To the best of my Knowledge it was Captain Charnock's, Iknowhis Hand very well.

Mr. Att. Gen. My Lord, if the Prisoners will

ask him any Questions, they may.

L. C. J. Will you ask him any Questions?

Char. My Lord, in the first Place I desire the Judgment of the Court, whether he be a legal Evidence or no. I conceive he is not, and I hope your Lordships will think so too: For he makes himself a Criminal by his own Confession, and that of a very henious Crime, and it is equal in my Judgment (and as I have been advised, who I must still say am ignorant in these Matters) as if he had confess'd it upon an Indictment, and then the Law can take no Notice of him as a good And if he were no legal Witness then, Witness. I take it by the same Reason he is no legal Witness now: For the Crime is the same, and it is an Acknowledgement in open Court.

L. C. J. Look you, Mr. Charnock, if it had been a Confession upon an Indictment, it would have been a Conviction, which would have had quite another Operation; but it not being upon an Indictment, it is no Conviction, and therefore he is a legal Witness, though he does acknowledge himself to be guilty of the Crime.

Char. Then, my Lord, he is looked upon as no good Evidence, in my Judgment, because he is a Criminal.

L. C. 7. He is a legal Evidence, tho' he does confess himself guilty of the Crime.

Char. He owns himself a Partner in a bloody Defign,

Defign, and to convict me, he swears to take away my Life, to fave his own. I cannot imagine why he should be accounted a legal Witness, that is a Party by his own Confession in such a Matter.

L. C. J. Pray, who can tell better what was

intended and done in fuch a Conspiracy than he

that was a Party in it?

Char. My Lord, he has forfeited his Life by his own Confession, and now he would by Swearing against me take away my Life to save his own.

L.C.7. Whatfoever Objections you have against the Credit of his Testimony, you may make what Use of them you can in the proper Time; but for any thing that yet appears, he is a legal Witness.

Charnock. My Lord, I know not how far he is a legal Witness, therein I must be governed by the Judgment of the Court; but sure it will take away from the Credibility of his Testimony, his own Acknowledgement of his being guilty of fuch a Crime. Tho' he may be a legal Witness, he cannot be a good one. And I hope the Gentlemen of the Jury will consider of it, when a Man comes to take away other Mens Lives to fave his own, by accusing them of Crimes which he acknowledgeth himself to be guilty of.

L. C. J. Look you, Mr. Charnock, for that matter, it is fo in all Cases of this Nature, not

only in Cases of High-Treason, but of Robberies and Burglaries, and the like, where the Parties concern'd are and always have been allow'd to be good Witnesses against their Accomplices in those Crimes. Will you ask him any Questions, Mr. Charnock?

Charnock. My Lord, here is another Thing, which, I apprehend, I have Reason to object against the Testimony of this Witness; he does not only swear to save his own Life, and take away another's to deserve the faving of his own, but there is in this Case Swearing to get a Reward, for there is a Reward of 1000 1. apiece promised by Proclamation, for the Apprehension of this Man and others. And not only a Pardon but the 1000 l, to any of those in the Proclamation who shall discover and take any of the profcribed Persons. Now, where a Man stands accused by Proclamation, and his own Life is thereby concerned, and a Reward is propos'd for any of the Conspirators discovering and apprehending the others, it is a hard Matter to admit any one that acknowledgeth himself guilty of such a Crime, to prove a Prisoner guilty of that Crime under those Circumstances. Besides, my Lord, I have known this Gentleman, and tho' he may have had an Estate, yet since I have Reason to fuspect, and perhaps it may be very well known, that the Fortune he had is lavished away; to make up that Damage, he may be tempted to undertake this Way of Swearing. So I think he cannot be a good Evidence, and I hope your Lordship will think fo too, and that he is to receive no Credit or Countenance before an honest Jury, as I doubt not these Gentlemen are that are to try us.

L. C. J. Mr. Charnock, do not mistake yourself, he is to have no Reward by the Proclamation unless he had come in voluntarily, and apprehended one of the others; for only those that apprehend any of the Persons named in the Proclamation, are to receive any Part of the Reward, not any of the Witnesses against any of them; the Reward is for the Apprehension, whether they be found

guilty or not guilty.

Char. But still, my Lord, he cannot be a good Vol. IV.

Witness, for it looks as if he was a Man that was willing to have become an Evidence, because we, whom he has accused, particularly my self, were permitted to be taken, and then in the mean while he feems to withdraw, only that he might be taken as a Colour. For my Part, I know not but that it may be a Contrivance of his own, to be colourably taken up, because he is so willingly an Evidence, as the Jury may perceive he is.

L. C. J. It is certainly a very hard Matter, if not impossible, to discover Crimes of this Nature, if the Accomplices in those Crimes shall not be allowed to be good Witnesses against their Fellow-

Confpirators.

Char. My Lord, I must submit to the Judgment of the Court that he is a legal Witness. But tho' I shall not press upon the Legality, yet I must say he is not a good Witness for all the Reasons that I have urged.

L. C. J. Nay, he is a very good Witness, if he be a legal Witness; but the Credit of what he fays, as in all other Cases, must be left to the Jury, who are Judges of the Matter of Fact, and the Credibility of the Witnesses.

Char. My Lord, when Persons will own themfelves guilty of joining in fo barbarous a Crime as we stand indicted for, and accused of, sure there will be little Credit due to their Testimony.

L. C. 7. His Credit must be left to the Jury, who are the Judges of it; now if you will ask no Questions, I must speak to the rest; Mr. King will you ask him any Questions?

Char. I speak this only in general; but I have fome Remarks that I have made upon the Evidence that has been given, out of which, when I have told you of them, Questions may arise, which it may be fit for me to propose, and I shall desire

your Lordship's Leave accordingly.

L. C. J. Look you, Mr. Charnock, you shall be heard all that you have to fay, when your Time comes for your Defence, and to make what Obfervations upon the Evidence you please. But the Matter is now, whether you will think fit to crossexamine the Witnesses that are produced for the King, or to ask them any Questions?

Char. My Lord, I have taken some Notes of what has been faid, and I defire I may make the

best Use of them that I can.

L. C. J. You may make what use you will of your Notes, and make what Observation you will to make any Question you ask intelligible.

Char. My Lord, Capt. Porter in his Evidence hath faid that this Conspiracy was in the latter End of February. Now I apprehend his Oath is not valuable upon this Indicatement, because the Offence is laid the Tenth of February, and fo his Conspiracy that he talks of, was after the Time laid in the Indictment.

L. C. J. I believe you mistake him, Sir. Mr. Att. Gen. If he pleafes to ask him, I suppose

he will find himfelf mistaken.

Capt. Porter. My Lord, I fay the latter End of January; if I faid February I mistook.
L. C. J. And so it must be; for the two and

twentieth of February, was to have been the second Time for the Execution of the Defign, and feveral of the Conspirators were taken the next Day.

Char. My Lord, I desire Capt. Porter may be asked, where it was, and when, that I brought Sir George Barcley and Mr. Holmes into his Company?

Capt. Porter. It was the Beginning of February,

at my Chamber in the fame House where Mr. Charnech lodged, and I was then fick of the Gout.

Char. My Lord, I declare it, I know nothing of it. Then he fays we had several Meetings, particularly at three feveral Taverns; by what I can observe, there is no Time at all, nor at any of those three Places that there was any Sort of Conspiracy for the Assassing of the King.

L. C. J. Yes, he fays, that you met at those Places, where you did confult about Assassinating of the King, and the Ways and Methods how it should be carried on, and that you was at those Confults; for Mr. Attorney asked him particularly, Whether you that are the Prisoners were there?

and he fays, Ay.

Char. He fays, that we met at the Nagg's-head Tavern in St. James's-street, where it was agreed that he and Knightly should go and view the Ground, to fee which would be the most convenient Place; and that they came the next Night to give an Account according to our Defire. Now, my Lord, I was there at Dinner, and Capt. Porter did come in at Night; and if you do remember, Captain, you could not pull off your Boots well, and complained of the Gout, and was very peevish; and faid you had been at Mortlack, and had met with a Friend there; That is all that I know. was Capt. King and Mr. Knightly indeed; who fent for some other Cloaths, but it cannot be pretended that there was any Crime transacted at that Time; for you cannot imagine, that I would have to do in any fuch Matter amongst Porters and Messengers that were to go on common Errands.

L.C. 7. I will only put you in a right Method; You may ask what Questions you will now; but you are not to make your Observations upon the Witnesses to the Jury till the King's Evidence be given, for then your Time will come for your

Defence.

Char. My Lord, it may be I may forget then what may be proper for me to infift upon. your Lordship will please to allow me a Sollicitor to put me in Mind, I should be the better able to manage my felf.

L. C. 7. You may be helped by your Notes; but you have been told over and over, we can

allow no Sollicitor.

Char. My Lord, Capt. Porter fays, I told him there was fuch a Commission brought by Sir George Barcley from King James; he fays indeed, I told him I never faw it; and I do not know how I could, because I do not believe there ever was any fuch, and it is improbable there should be any such.

L. C. J. Mr. Charnock, I would not hinder you from faying any Thing that would be proper for your Defence, nor will interrupt you when your

proper Time comes.

Char. My Lord, what I fay is as to what Captain Porter has evidenced, and I will make Observations upon one Part of the Evidence after ano-

ther, as it is given.

L. C. 7. But that is not regular, according to the Course of Evidence, and will introduce a Confusion. You may ask any Questions of the particular Witnesses, as they are in Order, if you will; but your Observations, as to your own De-sence, you must deser, till the Witnesses are heard, that so the Evidence may be intire, and your Defence intire; therefore if you will ask him any Questions, fay fo.

Char. No, my Lord. L. C. J. Then Mr. King, will you ask him any Questions?

King. Capt. Porter, Did I mention any Thing, or was there any Discourse when you and I, and Mr. Knightly, as you fay, went out to view the

Ground, about killing the King?

Capt. Porter. The Day before we went, we dined together, and it was at the Nagg's-bead, and he asked if I was to meet Knightly, and go and view the Ground, in order to fettling the Defign, which was then talked of, and consulted about; and Captain King defired to go with us, and we lay at Knights-bridge; and when we were about it, we discoursed several Times of the Nature of the Place; and Captain King did not approve of the Place on this Side the Water, but liked the Ambuscade better which was to have been on the other fide the Water.

L. C. J. Will you ask him any more Questions?

King. No, my Lord.
L.C. J. Well then, What fays the other Man,
Keyes? Will he ask him any Questions?

Keyes. My Lord, I have had no Body to advise me, no Council; I was only a Servant to Captain

Porter.

Mr. Att. Gen. If then they have done with him, before he goes, I defire to ask him one Question. What Discourse, or Treaty, or Consultation about this, or fuch like a Matter, there was the last

Winter, and between whom?

Capt. Porter. There were feveral Meetings and Consultations the last Winter between Capt. Charnock, Sir William Perkins, and myself, about such a Thing; and we thought that the quickest Way to bring in the King, and restore him to his Crown, was by knocking King William on the Head; and there were feveral Meetings about the Ways of

Mr. Att. Gen. Who else were there at those

Meetings?

Capt. Porter. There were feveral others in Company.

Mr. Att. Gen. But the Meaning of my Question is, who of the Prisoners?

Capt. Porter. I cannot remember any but Capt. Charnock.

Mr. Att. Gen. Pray will you acquaint us with the Reason why it was not done at that time.

Capt. Porter. We wanted a Commission from France, which we thought was a necessary Au-

thority for us to act by.

Mr. Att. Gen. You speak of a List that was brought you again from Charnock, with the Addition of those Names that were his Men; pray at that time was there no Discourse about a particular Gun that was fomebody's, and that one in the Company was to have, to be employed in this Service?

Capt. Porter. My Lord, I faid, I had a Musquetoon that carried 6 or 8 Bullets, that Capt. Pendergrass, who was one of the Four out of my Quota, that was to go with Sir George Barcley,

should have if he pleased.

Mr. Att. Gen. Capt. Porter, I would not lead you, but were there any particular Directions given, and what, touching the particular Imployment of that Gun?

Capt. Porter. I remember I told Capt. Pendergrass, if the Coach made any great hafte to get away, he might eafily hinder that, by killing or laming one of the Horses with that Gun.

Mr. Att. Gen. Pray recollect yourself, Sir, was King, the Prisoner at the Bar, present at that

Capt.

Capt. Porter. Capt. King was then in my Room at Maiden-lane, where I then lay, being removed from my Lodging at Norfolk-street.

Do you say that I heard any such Dif-

courfe?

I cannot say you heard it, but Capt. Porter.

you was present then.

Mr. Att. Gen. Was there not some Discourse about a Defect of the Numbers that were appointed, and expected to join in this Thing?

Capt. Porter. My Lord, I told you I wanted a Man, and that was Kenrick, who had his Arm in a String; and Mr. De la Rue brought one that I knew not, and some of the Company went to the Blue-Posts to tarry there whilst I came to them, and Capt. King was present when the News was brought us of the Disappointment, and then I refolved to go out of Town.

Mr. Att. Gen. The next Witness, my Lord, that we call is Mr. De la Rue, and we desire he may

(Which was done.) be fworn.

Mr. Sol. Gen. Mr. De la Rue, we would desire you to acquaint the Court and the Jury, what you know of any Defign or Conspiracy to Assaffinate the King, when it began, how it was carry'd and by whom, and by what Methods.

Mr. De la Rue. My Lord, this Conspiracy hath been carrying on a great while, for some Years: And it originally came from Col. Parker, especially as to my Knowledge of it; and that was five or fix Years ago, at St. Germains, when I was there: He proposed it to me, and said he would propose it to my Lord Melfort, who was King fames's Secretary in France. Two Years after, he came over into England, it was a little before the Business of La Hogue, and he would have had me come over into England with him; upon which I applyed my felf to my Lord Melfert, to know whether I should come over hither yea or no: My Lord Melfort advised me to stay there a while, for, faid he, you will find there is fomething a doing which will please you. But nothing being done, after that I came to England, and suffered a very tedious Confinement here. I became acquainted with Mr. Charnock and Capt. King abroad; I have been with Mr. Charnock, Mr. King, Mr. Porter, Mr. Goodman and Col. Parker, here in Town feveral Times, and at feveral Places. And now I come to what was a doing the last Year. In the Months of January, February, and March, till the King's going to Flanders, there were feveral Conferences, and Confultations about this Matter, between Sir Il'illiam Perkius, Capt. Porter, and others; I cannot fay that ever I was in Company with Goodman at that Time, when we talked of any Thing of this Nature. Bur Capt. Charnock carried me to Sir William Perkins, whom I had never feen before, to the Mitre-Tavern in St. James's Market, and there I was asked, if I would be concerned in the Easing us from the Yoke that then lay upon I asked which way it was to be done, for I could not understand what was meant, but the taking off the King, and therefore I asked which Way it was to be done. Then they asked me, whether I knew where Capt. Stow lived; and they imployed me to go to his Lodgings, and appointed me to meet them at the Star-Tavern in White-Friars. They were there before me, when I had met with the Captain, and brought him thither; but that they thought not a fit Place to confult in, and therefore they went to Bromfield's Coffeehouse, and there they did talk something of it;

but they took one another afide, and talked privately amongst themselves, which I took some Observation and Notice of; and upon Enquiry I was told it was because there was an old Gentleman in the Company, whom they did not care to acquaint with any Thing of the Matter, because he was too Old to have any Hand in it, and they would acquaint none with their Resolutions, but those that were to be Actors in the Defign. My Lord, I was not often in their Company after that, but I heard from Time to Time, how Matters went on, and I heard from Capt. Porter particularly, that they had been at Turnbam-Green and liked the Place very well, and that the Defign was to take the King off, or else to hurry him away to Rumney-Marsh alive, and carry him into France.

Charnock. Surely this is not any Evidence, because Captain Porter only spoke of it, and it is by Hear-fay, and we are not concern'd what other

People talk of.

Mr. Att. Gen. Pray who was in the Room,

when the Proposals were made?

De la Rue. What Proposals do you mean, Sir? Mr. Att. Gen. At the Tavern in St. James's-street.

De la Rue. At the Coffee-house there was a little Talk of it between themselves; but they would not talk much, they faid, because there was an old Gentleman there, who was too old to engage, and they would have none but Actors; that I understood to be the Reason why they talked one with another fo: But I taking notice of their Privacy, whenever I asked Charnock of it, he referr'd me to Captain Porter. But withal he told me fe veral times, that he believed it would come to nothing. The Defign was to carry the King alive into France, if they could; if they could not take him alive, then to affaffinate him, and pretend it was done by a Random Shot. He told me alfo, they had fent to King James for a Commission to execute this Matter, and to authorize them to carry the King into France, if they could take him; and then if they could not, they agreed to excuse themselves, as I said, by pretending that he was killed by a Random Shot. It should seem (as I understood) the Commission was delay'd a long Time, and then they refolved to execute the Defign without a Commission; and within a few Days before the King was to go to Flanders, I was told, all was ready. But then they wanted a Ship to carry him off when they had taken him; and there met at the Rose Tavern, as I remember, Captain Porter and Sir William Perkins; but I cannot tell whether Mr. Charnock was there or not. I asked them if they had concluded upon the Matter; they told me, it was concluded upon, and, as I remember, they told me Captain Charnock, or Robinson (for he went by both Names) was to have a Recommendation to some Body at Deal; and there they were to hire a Veffel, and I was asked whether I would go with him: I told them, I would. But then the King went a little after for Flanders; and they had no Time to compleat the whole Affair, and so the Business was put off, till the King's Return this last Winter.

Mr. Att. Gen. Well, What fay you to any

Thing fince?

De la Ruc. This Year in the Months of November and December, Mr. King, the Prisoner at the Bar, told me, that there would be a Major General come over from France, and that there was a Man of Quality about the Town, that offered to dif-

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burse two or three Thousand Pounds, if King James would give Order for it: And this was, as I suppose, to buy Horses to be engaged in this Matter, and he would tell me more a while after. A Month or two after, he told me he was out of Money about it, which could not be had: I was brought in by Capt. Porter, and they communicated this to me, about the latter End of 7anuary, or the Beginning of the Month of February; they told me there was a Major-General come over from France, and there were a great many People come over besides; and there would be something fpeedily put in Execution, which would be for the King's Service.

L. C. J. Who told you this?

De la Rue. Captain King. The next Time I faw him, he told me he wanted a Saddle with Holsters, it was the 7th of February, on Friday Night, for he was to go out of Town with some Friends, about fomething in order to this Affair; he defired me to lend him one; but I had none, I told him, but I would write to Captain Porter, to procure one for him; and he told me he was to go with Knightly, Durant, and others, to fee whether the King went to Richmond or to Hounflow; because they were told the King had altered his Journey from Richmond to Hounflow. He afterwards told me, he went out with his Friends, and the Sunday Morning he comes to me, and told me, there was the rarest Place for the Execution of the Defign against the King, that was possible to be thought of; if they should have studied never so long, and defired a convenient Place, they could not have had fuch another. It was within a Quarter of a Mile of the King's House at Richmond, in a Lane that leads to the House, and so narrow, that the Officers and the Guard could go but very few a-breast, hardly broad enough for a-breast; and there was to be an Ambuscade behind the Park Pales, and the other Side was the River; and, fays he, he will have all the Pales fawed fo far, that when the King's Coach comes into the Place, the Pales shall be broke down, and we will have a Parcel of Horse ready, that shall be sure to do the Work with the Guards; and when we fire, they shall take Notice to make their Attack. Durant defires to command this Party; and they were to be dreffed in Country-Mens Habits, that they might the less be taken Notice of: And he said 10 or 12 Men on the other Side would beat 100 of the Guards in that Consternation, especially we having the Park Pales before us to defend us. He asked me if I would be one of the Ambuscade. I told him, I had rather be one of those on Horseback to secure the Retreat, and I would rather attack the Guards. It was late, and fo King and I went Home; and the next Day I went to fee Captain Porter, when he was ill of the Gout. This was Sunday, the 9th of February; we did go to Porter, and he was in his Chamber, and two or three more, and they were talking of indifferent Things: He asked for Captain Charnock, and they faid he was gone out; but he takes out Capt. Porter into the Yard to talk with him by himself; and what he faid to him, I suppose was to tell him what he had told me before: Says Captain Porter to him, I have taken care of a Horse for you; we will ride out on Tuesday next to see the Place. Mr. Porter, and Mr. King, and, as I was told, Mr. Knightly, went to Knightsbridge, and lay there all Night; and the next Day they went out of Town to view the Place. I was at Porter's Lodging on the Monday,

but I was told there by Keyes and his Landlady, that he lay that Night at the Swan at Knight sbridge, and was to go out the next Day. On the Tuefday Morning Iwas coming back from Kensington, which was the 11th of February, and when I was coming along the Street I met with Keyes, and ask'd him where he was going? Says he, I am going to Sir William Perkins with a Lerrying Trumpet; for it feems he was raising a Troop of Horse, as Porter told me afterwards; and within a little Time afterwards, I faw Captain Porter at the End of Norfolk-street, and he told me they would all be together at the Nagg's-bead about 7 or 8 a Clock. I went, and expected to be admitted, and asked if Captain Porter was there; they told me he was above, but there were feveral other Persons with him; and there was a Coach at the Door which had brought two Scotch Gentlemen, of which I thought Sir George Barcley was one, whom I heard to be in I defired to speak with Captain Porter; they told me he was bufy above in Company, and could not be spoke with; by which I saw they were not willing that I should come there among it them, which I took very ill. Captain King came out to me, and was talking with me at the Door, and Captain Charnock comes with another to the Door in a Coach: I faw him, but when, I suppose, he perceived me, he pulls himfelf back into the Coach, asif he had no Mind to be feen; but finding he could not avoid it, he comes out, and asks me if I would not go up Stairs into the Company? I told him, No, I hear they are bufy, and because I was not invited up at first, I would not trouble them. I was then thinking of going to my Lord Shrewsbury's Office immediately, to get some Mesfengers immediately to apprehend them; but then I thought I had not enough to discover their Intentions, and make it out against them, but I should have one Time or another. I did not see Captain King till Saturday afterwards at 12 a Clock, and I was then at Charnock's Lodging, to fee whether he was gone out, that I might be able to give the King the better Account; they told me, he was at the Blue Posts in Spring Garden: I would not go and dine there, but went home, and afterwards went thither; and King, told me, the King did not go out that Day; I told him that I heard fo, and would come and see them after Dinner. At this Meeting at Spring Garden I faw Keyes was one, and Kenrick, and Sherbourn, and Bryerly, and two that I did not know. This was Saturday the 15th. On Sunday the 16th, I met Mr. King at St. James'sfreet, and we went thence to the Dog Tavern, and there we supped together, and he told me Sir George Barcley had brought over Sixteen of the Guards, and two Officers, and a Brigadier, and a Sub-Brigadier; and he told me the Day before, that he knew fome of them, and was going to meet them; for they were en Cachet, as he called it in French, and did not stir abroad without Leave, and were subsisted at the Rate of 4 s. a Day, as the Guards were here. He told me, he had been lately with them a Drinking. I asked him whither they went; he told me, to the Bear Tavern in the Strand; and he told me, Mr. Charnock and Captain Porter had several Conferences with them to contrive how to take off his Majesty, to Murder and to Assassinate him. And he told me—

Charnock. My Lord, I desire he may be ask'd whether he was at the Bear Tavern with thefe

Men.

L. C. 7. What he fays about this Matter, is

what King told him.

Char. That is not Evidence, my Lord.

L. C. J. That is true, not to affect you, but

only Mr. King.

De la Rue. Captain King told me besides, that Mr. Charnock did not argue like a Soldier, and reflected upon him for it; for he said, he seemed to defire to have his Post in as little Danger as was possible. And for Mr. Porter, he did not approve of him; for he told me he had as much Fatin his Brains, as he had in his Body. I remember those Words he faid; and that what he and Durant had proposed, was rejected, that was about the Ambuscade: For it was faid, that after all their Confideration, Sir George Barcley was not fure of Horse enough to carry them off afterwards; wherefore they resolved to Assassinate his Majesty in the Lane coming from Brentford to Turnham-Green; and Sir George Barcley was to command Eight Persons to assault the King, and those that were in the Coach; and Mr. Charnock was to attack the Guards in the Rear; and one Rookwood, with a Party that came from France, and Captain Porter, in two Wings, were to attack the two Sides of the Guards. I remember on Sunday Night I asked him if he had a good Sword, for I wanted one; and I said to him, Where is your Sword-Cutler? He told me, On the other Side of the Way; and he was fent for to bring a good Sword, and I chose one that was but a little Blade, which he thought would do best, and was ridiculing Captain Charnock's Sword, as being too broad, and of three or four Finger's Breadth. I liked his Sword, and spake to the Man to get me one like his; and he faid a Tuesday, that he had fent him to my Lodging, but I had not feen him. On Tuefday, the 18th of February, I went to him, and asked him, whether I should see him in the Afternoon? He told me, No; for he was to go out with Knightly to buy Arms. Shall I fee you then at Night? faid I. I cannot tell whether you can or no, faid he. I cannot remember any Thing more that passed upon the 18th. But I spoke to Mr. Charnock, whom I met near his Lodging in Norfolk-street, and desired to have a Word with him towards the Water-side: I asked him, how the Matter in Hand went; Says he, I find People that were fanguine, and hot, and forward, are now grown cold: I believe the King has Notice of it, and the Thing has taken Air; for he has not been abroad a good while. He was not abroad on Saturday, as he usually does go: and I hear that upon Friday Night it was agreed in Council, to take up several People. Said I, Does the Business go on? No, says he, I believe it is off, because we apprehend the Thing has taken Air; besides Things of such a Nature are not to be communicated to fo many, nor delayed, both which are very dangerous; not above Three People should know of it. Said I, How then would they get enough for the Execution? If they be not acquainted with the Defign, they will never engage. Well, faid he, I believe they are quite off of the Thoughts of it; but you may depend upon the main Business, that will be very speedily, which was the Landing of King James. While I was talking, comes Bryerly from Captain Porter; and after him, came Captain King in a Coach, and asked me, if I would go Home with him? I told him, No, I was not going Home, but was going into Wbite-

Fryers, and I took my Leave of them; and nothing pass'd more, that I remember, at that Time. On Wednesday Morning I went to Capt. Charnock's, thinking to learn fomething how Matters went on; but he was closer, and more reserv'd than before. I asked him to lend me a good Sword. He faid he had none, but Mr. Porter had a good broad flaming Sword, which I thought to be the Sword that Capt. King mentioned to be his: And we had little Talk that Day; for I had Businessto do, and I left him pretty foon on the Wednesday. Next Day after, I went to Captain Porter's Lodging, who was removed from Norfolk-street into Maidenbead-lane, to one Brown a Surgeon's, and very few People knew where he was, but those that were of the Party in this Business; and I went into another Room, into the Dining-room, because his Room had not a Fire, and he came in to us, and I told him what I had heard from Mr. Charnock, that the Thing was quite off. He told me, he heard nothing of it, but found all People that were concerned, as resolute for the Execution of it, as ever they were.

My Lord, he speaks of what Captain

Porter told him; that is nothing to me.

L. C. J. No, it is not, nor will it ever be urged against you; it is but Hear-say from another. Go

De la Rue. I stayed there but a short Time: But, Capt. Charnock, fince you speak of this Matter, I only fay, I told Captain Porter what you told me, that you thought they were off of the Business, and that it had taken Air; and I asked him what he thought: Says he, I know nothing of any Alteration; I believe they are as resolute as ever they were: For they fully purpose, that if the King goes abroad on Saturday Morning, we will have all ready. And he told me how it was to be done. He defired me to lie with him on Friday Night, that we might prepare everything against the next Day: But I could not do that; and therefore he bid me fend at Nine, or thereabouts. I told him I would be at my Lodging about that Time, if he would fend to me, to be fure about feven or eight a Clock in the Morning. that Time in the Morning Captain Porter fends to me again; a Servant-Maid came to me, for the Black that used to attend him, used only to go abroad at Nights, and was not feen to go in and out a-Days, for Fear of being taken Notice of; because, as I said, none but those that were of the Party knew that he lodged there. I dress'd myfelf, and went to Captain Porter's Lodging. He was in Bed, but presently he rises, and told me in French, Toutes Parties font profts; All Things are ready: And when he was up, he put on his Boots; and by and by, in comes Mr. Kenrick; and after him, in comes Mr. Keyes; and after him, Mr. King and Mr. Pendergrass: and Captain King takes Mr. Porter into another Room, and there they were whispering a while, but I did not hear what they said; but King told me afterwards, he did not observe that I was in the other Room. The Question then was asked of Cranbourne, When he faw Sir George Barcley? He faid, he just came from him: And then Captain Per-ter takes a Pen and Ink, and writes down a List of the Persons that he was sure of, and puts me down first. What, fays Mr. Pendergrass, are you the Captain? I told him, I believed I was in before the rest of the Company that were there. Then Capt. Porter fends Mr. Cranbourne with the List to Captain Charnock's Lodgings; and in the mean Time when Mr. Cranbourne was gone, Capt. Porter told me, that Mr. Pendergrass was to be one of the Eight under Sir George Barcley, that were to Assassinate the King; And now, says he, I am going to lend him a Gun that will carry six or eight Bullets. Says Captain King thereupon to him, I hope you will not fear to break the Glass Windows. No, fays he, I will have a Hand or a Finger in the Bufiness. By and by came in News, that Chambers, one of the orderly Men, as they called them that lay at Kensington to give Intelligence, had fent Word that the King was to go abroad, and the Guards were gone out. Durant was to stay last, to see when the King went out. Chambers had been there all the Week. Mr. Cranbourne came back, and told Captain Porter, that Chambers had fent to Captain Charnock, that the King would go out that Day. At which all the Company feemed joyful. Captain Porter told me likewise of several Disappointments that they had, both as to Time, and as to Men; particularly that one Major Lowick had engaged to bring two Men, and that one of them had told his Wife, that he was to mount for King James's Service; and fhe went and cried after him when he went to the Coffee-house; and so he was forced to abscond, and so we lost three: And also told me, that Kenrick faid he had broke his Arm; and when Captain Porter asked for Sherbourne whom Kenrick had talked of, he faid he asked fo many Questions that he durst not trust him: so that they had loft Five or Six in the whole: And there was one Plowden that they were disappointed of besides, whom they had very much reckon'd When Mr. Cranbourne brought back the List that Captain Porter sent to Captain Charnock, there were added to it several Names, which Captain Porter faid were the Names of the Men that were to be under Captain Charnock, and that it was his Hand; and at the Bottom there were the Letters R. C. which I thought stood for Robert Charnock. The Names made upabout feventeen or eighteen: I told him, I thought there had been more. He told me, there would have been more, but that they were under some Disappointments, as I told you before. He asked me to get him fome Men to supply the Defect, and I proposed some Names, to make him believe I was hearty in the Business: We agreed to go to the Blue-Posts in Spring-Garden, and I went under Pretence to get the Men, and came and told them, I had got them, and I found Mr. Pendergrass there, and I took Mr. Keyes thither, and Mr. Porter sent Mr. Cranbourne to Captain Charnock several times; by and by Word was brought that Chambers had fent Word, the King would not go abroad that Day; upon which they all look'd very blank: And Keyes eame two or three times in, and went out again; he was feveral times up and down, at last he came and told us, the Guards were returned from Richmond foaming; and he went down again to learn further Intelligence, and within a little Time came and told us, the King's Coach was returned to the Mews Gate, and the People very much wondred what should be the Reason that the King did not go a Hunting for two Saturdays together as he used to do. feemed to be in a very great Consternation at this News, and Captain Porter faid he refolved to go out of Town, and asked me if I would go: I told him, No; I had a Suit in Doctors Commons, and I

would go to my Proctor and Lawyers to confult about it. Then he asked Mr. Pendergrafs to go with him, which he agreed to do; and Captain Porter fent Keyes up to give the rest of the Company an Account, that there was no Occasion for them then, and so they dispersed.

Charnock. Did I go out of Town, can you tell? Mr. De la Rue. Now you put me in Mind, Mr. Cranbourne brought a Message from you about that Time to Captain Porter, that Sir George Barcley defired to speak with him at his Lodgings. Captain Porter was then apprehensive of Bayliffs meeting with him; and, fays he, he knows this, I wonder he would not come to me. But he did not go to him, but refolved speedily to go out of Town; and Keyes was to give an Account where he was in the Country, that if Occasion was, he might be fent for. This is all I can at present recollect, only, I beg your Pardon, I remember, there were feveral difloyal Healths drunk in the Company, at feveral Times, as the Restoring the late King, the Health of the Prince of Wales, the late Queen, and the French King; and particularly, I remember, when the News of the Disappointment was, Mr. Porter took an Orange in his Hand, and squeezed it, and gave it into the Hand of the next Person to him, whom he drank to, and began a Health to the squeezing the rotten Orange; and faid, Though we are disappointed one Day, I hope to have another: And Keyes was at Dinner with them all the Time, and every Body drank it, I did not see any Body refuse it, but it went from one to another quite round.

Mr. Att. Gen. Pray, who were there at that

De la Rue. All the Company pledged the Health, and Mr. Keyes was there.

Charnock. Pray was I there?

De la Rue. No. King. Was I there?

De la Rue. No, there was none of the Prisoners, but Mr. Keyes, who belonged to Mr. Porter's Party; Mr. King for his Part belong'd to Sir George Barcley's Party.

Mr. Att. Gen. My Lord, before we go to another Witness, I defire to know whether the Prifoners will ask this Witness any Questions.

Char. You fay, there was a Note of Names fent by me to Captain Porter; Pray, do you know my Hand-writing?

De la Rue. I cannot fay I have seen you write, or that I saw you write that; but I have seen your Writing several Times, and I believe it to be your Hand.

Char. Why so, have you any of my Writing?

De la Rue. I have received several Notes from
you, which I believe are your Writing.

Char. But you do not swear, that they were my

Writing, or that this was my Writing.

De la Rue. I tell you, you have fent feveral Notes to me at feveral Times, and you have owned the Messages came from you, and I do believe it was your Hand-writing, because it was like the rest: and Captain Porter told me, it was your Hand-writing.

Mr. Att. Gen. Pray did Mr. Keyes use to sit

down at Table with Mr. Porter?

De la Rue. Yes, in all Companies he was treated as familiarly as a Companion, and no ways as a Servant; and dined and supped at the same Table with the rest.

Mr. Att. Gen. What was done after that the

News

News was brought of the King's not going abroad, and Captain Porter refolving to go into

the Country?

De la Rue. When Captain Porter was gone, the Company broke up; and away goes I to Captain Charnock, to see him, about four of the Clock-in the Afternoon. When I came there, his Land-lady told me there was a great deal of Company: But I defired her to go in, and tell him that I was there. She did so; and he fent and defired me to come in. I did fo, and I faw feveral Persons there. There was one *Douglas*, and one *Trevor*, and four Troopers of my Lord of Oxford's Regiment, and a Trumpeter that was his Servant in Ireland, when he was a Captain in Parker's Regiment; I know Captain Charnock was a great Croney of Parker's, and he sent Letters by me to him: I have seen fome of the Letters that Parker fent; and they were drinking the same Healths as were drunk before at the Blue Posts, to the restoring King James, the Queen, the Frince of Wales, and the Grand Monarch (as they called him) the French King.

L. C. J. Who was in Company then? De la Rue. Mr. Donglas, Mr. Trevor, four Troopers of my Lord Oxford's Regiment, one White, one Lowthorp, and one Mason, whom I know when I see very well; Mr. Charnock, one Day in the Summer, asked me to go and drink a Bowl of Punch, which I was unwilling to do; but he must needs press me, and he carries me where Mason and Lowthorp were, at the George Inn in Piccadilly; whence we went to the Prince of Orange's Head, and Captain Charnock spent in Wine and other Liquors upon them a great deal of Money. This was halfa Year ago in the Summer Time, but I do not remember that I faw those two, Lowthorp and Mason, afterwards, till the 22d of February.

Mr. Att. Gen. Is this all that you can fay as to

the Prisoners?

De la Ruc. This is all at present that I can recollect.

Mr. Att. Gen. Then for the Satisfaction of the Court and Jury, give us an Account when you first made a Discovery of this Conspiracy, and in

what Manner, and to whom.

De la Rue. The last Year I had discovered it if it had come to a Head, and been ripe enough to have been put in Execution; I did then defign to acquaint the King with it; but it coming to no Head then, I deferr'd troubling the King with it: And now this Year I defigned (had the King gone out the 15th of February) to have prevented any Mischief, but they had Notice that he was not to go: But my Way was, to have put them all into the King's Hands, by getting two or three General Officers to be acquainted with it; and dividing some of the Guards into several Parties in the Lanes between Brentford and Turnbam-Green, and so have surprized them and their Horses in their several Inns that they were quartered in. But upon Monday the 17th of February lest they should alter their Resolution, and I should happen not to be acquainted how it was to be done, I went to a General Officer of my Acquaintance, that is, Brigadier Lewson, to acquaint him with the Matter; but he was gone out of Town with Colonel Fitz Patrick and another: I went then to Durant's Lodgings for a Colour, and it was told me, he had been out all Night. I went again to Brigadier Lewson's, but he was not in Town, and I left Word for him, that the next Day I would wait upon him, and defired he would not

go out till I came to him. I went, he was not then at home, but I afterwards met with him, and acquaints him with this Bufiness, and begs of him to acquaint the King with it that Day, which he told me he would. He asked me which Way I purposed to put them into the King's Hands. told him the best Way and safest for me, was for his Majesty to go out on the 22d, for the Party that was to execute this Defign, were not to go out of Town till the Afternoon, to be at Brentford, when the King came back from Hunting, and that they should have two or three Troops of Horse by Parties to have seized them and their Horses in the several Inns and Publick-Houses, where they were dispersed. He said, it was not fafe to run that Hazard, but he would offer it to the King, and let me know his Mind. He fent to me the next Day, and told me, he had acquainted the King with it, who defired to know who they were that were concerned in it; then I gave him the Names of those that I knew, and where they lived. I dined with him on Thurfday, and told him what had passed on the Wednelday Morning between Captain Charnock and I, and what Porter faid about it on Wednesday Night; and after Dinner he faid he would go again to the King and acquaint him with it; and that I should come to him on Friday Night, which was the Reafon I was not there with Captain Porter, where Sir George Barcley and they were together; for I went to the Play to pass away the Time. When I came home to my Lodging, I found there were a Couple of Letters from the Brigadier, to whom I went, and he told me, the King was defirous to see me: I told him I would wait on him to the King with all my Heart. I went with him to Kenfington, and was introduced to the King by my Lord Portland, where I think I told the King what I have told the Court now.

Mr. Att. Gen. What Day do you fay it was you

discover'd it to the King?

De la Rue. Brigadier Lewson acquainted the King upon the Tuesday Night before, and that had been done the Day before, if I could have met with him; but it was Friday Night that I was with the King.

Mr. Att. Gen. Will they ask him any Quef-

Char. No, my Lord, I do not think that any Thing he says against me is material at all.

De la Rue. My Lord, I remember one thing more; that upon Tuesday Night Mr. King told me he had my blue Coat on.

Mr. Att. Gen. Have you any thing more to fay as to Keyes?

De la Rue. Keyes was the only Man that told me of the Meetings.

Char. Where was it that you fay I pull'd my-

felf back in the Coach? De la Rue. It was at the Nagg's-head in St. James's-street, and he came out of the Coach and

asked me to go up; but I took it ill to be refused before, and because I was not invited up at first, I refused, and faid, I had Business elsewhere, and

went away.

L.C. J. Will you ask him any more Questions?

Char. No; yet I think I would ask him one
Question more. You say, Sir, I carry'd you once to the George Inn in Piccadilly, where there were Lowthorpe and Mason: Are you fure it was the George Inn?

De la Rue. Yes, fure.

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Char. Are you positive it was the George Inn? De la Rue. I believe so, I took it to be that Inn. Char. You did fwear it positively, that it was

the George Inn before.

De la Rue. I saw those two Men since, which was on Sunday the 23d, at Kenfington, and they faid they did quarter at the Inn in Piccadilly, where you carried me to them.

Char. Pray, whereabouts is the George Inn in

Piccadilly?

De la Rue. The Inn that I speak of is about the Middle of Piccadilly, upon the Left-hand.

Char. There is but one George Inn in all Piccadilly that ever I heard of, and that is at the further End, there is no fuch Sign in the Middle.

L.C. J. He is not so positive as to the Sign, but

as to the Place.

Char. I appeal to every Body, if he did not fwear before politively, that it was the George Inn

in Piccadilly.

De la Rue. I do say, it was to an Inn in Piccadilly; and Lowthorpe told me on Sunday the 23d at Kenfington, they were quarter'd at an Inn in Piccadilly, I take it to be the George Inn, if it be not the George, I know not what Sign it is; but I think it is not very material what the Sign was.

Char. Yes, it is all material to us; and I think it is very material for every Man to take care how

he forfwears himfelf.

L C.J. No, it is not for swearing himself, when

he is not positive as to the Sign.

Char. But I hope every Body confiders, that he did fwear it was the George Inn, and there is no fuch Inn there.

De la Rue. This I did not think of, to take so much Notice of it then, as to mind what the Sign was; 'twas you carried me thither.

Char. It was your Interest to mind every Particular; for, according to your own Words, you had been a Trapanner half a Year before.

De la Rue. I have told you already, I intended never to have been an Evidence; but to put you into theK ing's Hands, and revent the Execution of the Defign, and I begg'd of the Council to beexcused from given any Evidence, but I could not by any Means get my felf excused.

L. C. J. Will Mr. King ask any Questions?
King. No.
L. C. J. Well, what say you, Keyes, will you

ask him any Questions?

Keyes. My Lord, he fays I drank the Health to the Squeezing of the Orange, and the other Healths: I was not in the Room while any fuch Healths were drunk, nor did I sit down while I was there, nor do I know any thing of the Horses, upon my Word, that he speaks of

Mr. Att. Gen. Then if they have done with him, there is a noble Lord, whom he has mention'd, as being present when he discover'd this to the King, who we defire may be examined touching that Matter: We must humbly pray my Lord Portland,

that he will please to be sworn.

L. C. J. Hold my Lord the Book, and fwear

(IV hich was done.)

Mr. Att.Gen. My Lord, I humbly ask your Lordship this one Question, whether Mr. De la Rue did make any Discovery of this Matter in your Presence to his Majesty, on Friday the 21st of February.

E. of Portland. Yes, he did.

Mr. Att. Gen. Your Lordship has heard what he faid now: Was it to the fame Purpose?

E. of Portl. Yes, to the very same Purpose, and

he did it before he went in to the King to me, being brought to me by his own Defire: It was all the fame in Substance as he has told you now; and afterwards he was brought to the King on Friday Night, and there he faid the fame Things.

Mr. Soll. Gen. This Gentleman did it not to fave his own Life, but the King's. Witness, my Lord, is Mr. Pendergrass. Our next

(Who was fworn.)

Mr. Att. Gen. But before we go on to another Evidence, I would ask Mr. Porter one Question, and that is, What is become of the Lift which you spoke of?

Capt. Porter. I burnt that Lift. Mr. Att. Gen. Why did you fo?

Capt. Porter. Because I thought the Thing was discover'd, and it was not fit to have such a Paper remain.

Mr. Soll. Gen. Mr. Pendergrass, pray will you tell my Lord and the Jury what you know about this Matter, how you came to be acquainted with it, who were concerned in it, and when and how it

was to be done.

Capt. Pendergrass. My Lord, about the 11th of February last, I was sent to by Captain Porter, where I was in the Country, to come to Town; the 13th of February I met him at the Blue Posts in Spring Garden; we dined there, and he told me of a Defign that was on Foot, to take away the King's Life, and that Sir George Barcley, and other Officers, were come on purpose out of France, in order to execute the fame. I was very uneafy when he told me of the Thing, but I faid nothing till I had an Opportunity of waiting upon my Lord Portland, which I did as foon as I could, and acquainted him with the whole Matter of the Defign, and defired him to acquaint the King: This was upon the Friday Night, which was the 14th, and he told me the King had a mind to speak with me; and afterwards my Lord Portland carried me into the King's Closet, where the King ask'd me some Questions. I told him what I knew of the Design, but desir'd to be excus'd from naming any Persons, because my Intention was only to prevent such a barbarous Action, and I was resolv'd not to be a Witness. The King promised me I should be safe, and press'd me to name them, and affur'd me I should not be forc'd to come in as an Evidence; upon which I did tell all that I knew, and went out of Town with Mr. Porter as refolving not to be an Evidence; but being fatisfied, after we were taken, that Mr. Porter, who had engaged me in it, had himself discover'd, and accus'd me, I thought my self discharged from any Obligation of Honour in concealing it, and am willing to give an Account of any thing that I know.

Mr. Att. Gen. We know you do it voluntarily, as you did it at first honourably, and therefore, Sir, we defire you would please to give an Account of

your Knowledge in the Matter.

Capt. Pendergrafs. My Lord, as I told you before, the 11th of February I was sent to by Capt. Porter into the Country, where I was with Mr. Bryerly, to come to Town; accordingly the 13th, which was the Thursday, I came to Town with Mr. Bryerly, and found Capt. Porter at the Blue Posts in Spring Garden, and we dined there. There was Keyes, and Bryerly, and Porter, and I in Company, where he acquainted me with the Defign, We had no further Discourse that Day; the next Day we dined at the Rose Tavern in Covent Garden,

where

where there was King, Bryerly, Cranbourne, Porter, and I dined together.

King. Fray, was it by way of Rendezvous or

fet Meeting?

L. C. J. Holt. Look you, you must stay your Time before you ask any Questions of the Witnesses; you shall be heard, when your Time comes,

as fully as you defire. Go on, Sir.

Capt. Penderg. 'This was Friday the 14th of February, we had fome Difcourse about the Matter; Captain King and Captain Porter went away, and then I went to my Lord Portland's, and was by him introduced to the King. The 15th I came to Captain Porter's Lodgings, and he was getting ready, in Expectation of Notice whether they should execute the Design that Day or no. While he was getting ready, I goes to the Blue Posts, where was Kenrick and Sherbourne, and Mr. Bryerly, and there we were drinking a Glass of Wine, and in comes Durant, who was an orderly Man that lay at Kenfington to give Intelligence; and Bryerly, directed him to Capt Porter's Lodgings to carry the Intelligence which he brought that the King intended to go out that Day; upon that he went away to his Lodging, and Capt. Porter came a little time after, booted, to the Blue Posts, and there he din'd; within an Hour or two after Capt. Porter came in, Mr. Charnock fent a Note to Capt. Porter, to tell him, the King did not go that Day, and so there must be Counter Orders; Capt. Porter told me it was his Hand; the Note was figned R. Robinson, and he shewed me the Note, and acquainted me and the rest of the Company, that they were disappointed that Day, since the King did not go; there we dined, and drank a Bottle of Wine. The next time we met, there was Mr. King, and Mr. Keyes, and Mr. De la Rue, at Mr. Porter's Lodgings; this was Saturday the 22d in the Morning, there we had some Discourse of the Matter; and Capt. Porter, upon Notice from Capt. Charnock of the King's intending to go abroad, had sent a List of his Men, and receiv'd back a List of Capt. Charnock's, and Capt. Porter, and De la Rue, and we went to the Blue Posts to dine, where we had an Account afterwards, that the King did not go, and fo there was another Disappointment; and a little after Keyes came in, and said, the Guards were come home all in a Foam, and the King's Coaches come back to the Mews. Capt. Porter then thought all was discover'd, and fays he, I will go into the Country; Mr. Pendergras, will you go with me? With all my Heart, said I; so we sent Keyes to get our Horses ready; we lay at Epsom that Night, and from thence to another Place we went the next Day, where we lay till Thursday Morning, when Captain Porter, Mr. Keyes and I was taken together, the Place was called Leatherhead, in Surrey, whence we were brought up to Town; and have remained Prisoners ever since.

Mr. Att. Gen. Which of the Prisoners were there present upon the Saturday the 22d at Capt.

Porter's Lodgings?

Capt. Pendergrass. There was Capt. King and

Mr. Keyes.

Mr. Att. Gen. Pray was there any Discourse

about a Gun, and who was to have it?

Capt. Pend. Capt. Porter told me there was a Musquetoon that he had would carry 6 or 8 Bullets, and I should have it, being to joyn with Sir George Barcley to fet upon the King's Coach, and directed VOL. IV.

me to be fure to shoot some of the Horses to stop their Course if they seemed to drive suriously away; and Mr. Cranbourne was the Person that carried the Messages from Mr. Charnock to Mr. Porter.

Mr. Soll. Gen. Do you remember, Sir, that Keyes

faid the Guards were come back?

Capt. Pendergrass. Yes, and that they were all in a Foam, and the Coaches were come back to the Mews Gate, and one of my Lord of Oxford's Regiment told him there was something extraordinary mutter'd among the People, upon which they concluded it was discovered

Mr. Att. Gen. Will the Prisoners ask him any

Questions?

Char. King, and Keyes. No.

Mr. Att. Gen. Then I must beg the Favour of my Lord Portland to give himself the further Trouble of acquainting the Court how this Gentleman behaved himself in reference to this Discovery.

E. of Portland. My Lord, it was, as he has acquainted you. This Gentleman came to me upon the Friday Night, and told me of it; and then upon the same Friday Night, which was the 14th, I think the Night before the first time that it was to have been executed, and declared his Abhorrence of fuch a barbarous Business: And he told me his Design of coming into it, and keeping Company with them, was to fave the King's Life by acquainting me with it, and discovering it, which he would do upon a Promise that he should not be used as an Evidence, nor pressed so much as to name Names, which Promise I made him, and the same Promises were made him that Day feven-night, when I carried him to the King. But the King pressing him to name their Names, assuring him he should be safe and not forced to be an Evidence, he did then name the Names under that Promise from the King.

Mr. Att. Gen. Pray, my Lord, who was by then

besides your Lordship?

E. of Port. My Lord Cuts.

Mr. Att. Gen. We must desire my Lord Cuts will please to be sworn. (Which was done.)

Mr. Soll. Gen. Pray, my Lord, will you please to acquaint the Court and the Jury what happen'd

at that time.

L. Cuts. My Lords, I was in the King's Closet that same Friday Night when Mr. Pendergrass was brought in there: 'Twas, as near as I can remember, between 12 and 1 a Clock at Night; no Body was present but my self, with the King, when my Lord Portland came in with this Gentleman: All that he faid to the King at first was, that he had a Discovery to make of a Design to assassinate his Person, if that his Name might not be made use of, nor he forced to be an Accuser or a Witness. And therefore desired to be excused if he said no more; then desiring the King not to go out the next Day, but to take care of himself, because there were some Persons had refolved to affaffinate him coming home; but begg'd to be excus'd from naming Names, for he faid he would rather die than betray his Friend, and he thought it enough that he had faved his Majesty's Life. It was above half an Hour before the King could perswade him to name Names, and he would not till the King had given him his Word and Honour that he should not be obliged to be a Witness, and then he did name the Names. Afterwards when Captain Porter and Mr. Pendergrass were taken, as my Station obliged me to give Orders, and require Intelligence, and affift at the fecuring and Examination of the Confpirators, I happen'd to fee them before they were carried into the Council, and presently knew Mr. Pendergrass to be the Person that was with the King that Friday Night; I had a great Compassion to see Gentlemen and Officers, whom I had some Knowledge of before, in such a Condition, and I told them naturally what my Opinion was: Mr. Porter did seem sorry for what he had done, and inclin'd to make the King that Atonement for his Fault which he has now done. When I came out and told Mr. Pendergrass this, and that Mr. Porter had named him, and owned the whole Matter, I only gave him my Opinion upon it, that I thought he was discharged from any Obligation of Friendship: and he seemed then inclined to do the same likewise that Mr. Porter had done.

Mr. Soll. Gen. Swear Thomas Bertham. [Which was done.] Pray do you give my Lord and the Jury an Account how long you have known Mr. Charnock to be engaged in this Conspiracy:

Tell your whole Knowledge as to him.

Mr. Berth. The 8th or 9th of February last I was crossing Covent-Garden, I lit upon one Mr. Trevor, who is now in Newgate, and he told me he was going down to Mr. Charnock's Lodgings, and that he heard him say he wanted to speak with me; I told him he had no Business with me nor

I with him that I knew of: But he prevailed upon me to go with him, and when we came to Mr. Charnock's Lodgings, he met me in the Entry. Mr. Sol. Gen. Who did?

Mr. Berth. Mr. Charnock did. He told me he wanted to speak with me, and took me into a back Room, because he had Company in his own; and he told me the King, that is, King James, was a coming, and there was a Piece of Service to be done before he could come, and if I would affist in it, it would answer my Expectation. I asked him what was to be done? He answered, you must only go abroad to take the Air, you will see several of your Acquaintance there. I desired to know what was to be done? He faid it was to cut off this Spark or to take off this Spark, I can't tell which, and then the King will come home quietly.

Mr. Att. Gen. Who were to cut him off?

Mr. Berth. The Party that I was to meet when we rode out to take the Air.

L.C. J. Who did they fay they were to take off?
M. Berth. He faid we must take off this Spark,
or cut off this Spark, I can't tell which, which I
understood to be the King.

Mr. Att. Gen. How long had you known Charnock?

Mr. Berth. By Times, feven Years.

Mr. Cooper. How came you acquainted with him?

Mr. Berth. We were in the Army together; he was a Lieutenant in Col. Parker's Regiment, and I was a Trooper there then.

Mr. Sol. Gen. What Discourse was there between you and Charnock after you heard there

were Warrants out?

Mr. Berth. Sir, I have not yet done with what past at his Lodgings. He asked me if I would accept of being one in the Business? I told him I could not engage in it, for I had disposed of myfelf otherwise. So we came out of that little

Room, and he defired me to come into his Room and drink a Glass of Wine: There were three or four Gentlemen that I did not know; and then there was one Mr. Chambers, and Mr. Trevor, and Mr. Lee, which Mr. Chambers fetch'd afterwards in there.

Mir. Att. Gen. He would not be engaged there because he had otherwise disposed of himself: Indeed, he was engaged with Sir William Perkins.

Mr. Berth. After I came in I observed great Whisperings among the Company, and frequent calling out of Mr. Charnock for private Discourse; but there was no other particular Discourse about this Matter that Night.

Mr. Sol. Gen. Pray when did you fee Mr.

Charnock again, and where?

Mr. Bertb. At another time, which was the 22d of February, I met him at Lincolns-Inn back Gate; and meeting me there, he called me aside, and took me within the Inn upon the Pav'd-stones; we took a Turn there: He told me Warrants were out against us, as he heard, and we had as good, if I would come to his Lodging, go out to Kensington and do the Work at once and take him off, and then we shall be quiet, and have the King peaceably here. I am sure he cannot say that I do him a Word of Wrong in what I have said, he knows it all to be true.

Mr. Cooper. Has any Body else engaged you in this Matter? Do you know one Lowick?

Mr. Berth. If that be necessary I will tell it.

Mr. Berth. If that be necessary I will tell it. But this is all that I know of any thing of the Prisoners; only Mr. Charnock did ask me as to Mr. Trevor, what I thought of him, whether he might trust him? I told him he might do what he pleased.

L. C. J. H. Mr. Charnock will you ask him any Questions? for his Evidence relates only to you.

Char. No, I think not. Pray did I fend for you? Mr. Berth. I met Mr. Trevor, and he told me, he was coming to your Lodgings, and that you defired to fpeak with me: And when I came, you told me your felf you wanted to fpeak with me: Indeed I knew no Business you had with me, or I with you.

Mr. Att. Gen. We have one more Witness, and that is one Mr. Boyse. (Who was sworn)
Mr. Sol. Gen. Pray, Mr. Boyse, will you give an

Mr. Sol. Gen. Pray, Mr. Boyle, will you give an Account when you were spoke to about this De-

fign, and by whom?

Mr. Boyse. On Friday the 14th of February I went to visit Mr. King, and he was the first that ever told me of the Business; it was in his own Chamber, he told me there was a great Under-taking in Hand, and he had put my Name into the Lift, and if I would make one, I should have a Horse; and he asked me if I had any Boots? I faid No. He defired me to fee if I could get any, and to meet him in the Afternoon at the Rose-Tavern in Covent-Carden; but in the mean time he bid me go to Mr. Knightley and he would inform me further. I went to Mr. Knightley, and I came to Mr. King again in the Afternoon at the Rofe-Tavern, and he defired me not to be out of the way the next Day, but to be at my Lodging, and he would come or send for me; and I had Twenty Shillings of him to buy Boots, and he still referr'd me to Mr. Knightley: When I came to Mr. Knightley I was told there was nothing to be done that Day: But I was defired to be always in the way, for the Business would soon be over. This

is all the Discourse that Day. After that I met Mr. King feveral times, who still referr'd me to Mr. Knightley, and when I asked him for my Horse, he told me I should have one allotted for me time enough; and when this Thing was done we should be happy: But he never told me it was to take off the King.

Mr. Att. Gen. Pray what did you understand

was to be done?

Mr. Boyse. I did believe I should know further of it; for I would not have engaged till I did know. But he did not tell me it was to take off the King, or what it was. This, to the best of my Memory, is what I know of the matter.

Mr. Att. Gen. Pray when did you come from

France?

Mr. Boyse. He told me indeed several were come from France, and that the King would land very speedily.

Mr. Att. Gen. But when did you come?

Mr. Boyse. I came the Beginning of June last. Mr. Att. Gen. Do you remember nothing about

Sir. George Barcley?

Mr. Boyse. Yes, he told me Sir George Barcley would command the Party, and that there were about forty or forty-five, that were concerned in the Defign.

Mr. Soll. Gen. Do you remember nothing else? Mr. Boyse. No truly, I do not remember any

thing more concerning Mr. King.

L.C. J. H. Mr. King, will you ask him any Questions? for what he says relates only to you.

King. No, my Lord. Mr. Att. Gen. Then we have done, my Lord; we rest it here till we hear what they can say.

L. C. 7. H. Mr. Charnock, The King's Council have done all the Evidence they design to give, and now is your Time to make your Defence.

Charnock. My Lord, I have taken some Notes of the Evidence, and made some Remarks, which must be my Defence; and I shall take them in Order of Time as they were given: The first is Capt. Porter; and the main Evidence he hath given against me, is my informing him that Sir George Barcley was come from France, with a Commission all written with King James's own Hand, thereby authorizing us to raise War against the Person of King William. But then he says at the fame time, I told him I never faw it; and I know not how I should? for it is impossible to see a Thing that is invisible, a Thing that never was in being, and to suppose that ever there should be fuch a Commission under the King's own Hand, and writ with his own Hand, is such a Contradiction to all Sense and Reason, that no rational Man can be guilty of; and therefore I hope the Court and the Jury will consider of it, and reject it all as a foolish, idle, nonsensical Fiction and Story. It is very well known that King James has always had, and still has, notwithstanding his present Sufferings and Circumstances, his Ministers of State about him, in how slender a Condition soever they may be, or be represented to be. He has my Lord Middleton as his Secretary of State, he has been all along with him, and it is not supposable that he should put himself to the Trouble of Writing any Commissions with his own Hand, when there were others enough to do it for him, and he need only fign the Top of it James R. much less is it supposable, that he should give any fuch Commission as this that they speak

of, and write it all with his own Hand, and that Sir George Rarcley should bring it over. This is fuch a nonfenfical ridiculous Story as ought to be rejected with Scorn and Contempt, and is only fit to be laughed at: I hope every body will look upon it as fuch, and think that fuch Evidence is very incredible.

My Lord, Another Thing that I observe out of Capt. Porter's Evidence is this: He fays, he and I was to command a Party; he knows what he himself intended to, but I am sure I know of no Party that I was to command. It is all a Dream, a meer Dream and a Fiction. He thinks fit to acknowledge his own Guilt of a very bad Crime, and he may accuse himself as long as he will, but I think that will not make me guilty of any fuch Thing, only because he says so: He does not say what Men they were, or who they were; and it cannot be an Overt-Act, unless he can tell who they were. He fays Sir George Barcley and I met at the Sun Tavern in the Strand, and at several other Places where this Matter was discoursed of, and a great many were supposed to be in the Affassination, to the Number of Forty; but he does not mention any thing then of its being difcoursed who they were to be: And is it suppofable when the Design he talks of was so near being put in Execution, it should not be known who should engage in it? For my Part, I deny that ever I was with him at any Place where Sir George Barcley, or any Body else, talked of any such thing. When I was examined before the Council, my Lord Keeper asked me when I saw the Duke of Berwick? I thought it not fit to answer that Question, because I knew the Duke of Berwick was out-law'd here, and I might accuse myself if I acknowledged having been in his Company, tho' it were at St. Germains. But I faid I never believed he was in London, and I do not believe he was. I heard that Colonel Parker was in England, but I did not fee him; and as to the Major-General and other Officers, they talk of, it is all a Jest to me, and it is no way at all to be believed or credited; that because other Men have Notions of Castles in the Air, I must be so foolish as to believe such Impertinencies too. He fays I fent him a List of Men, and written with my own Hand, and fubscribed with the two Letters of my Name; he does not swear he saw me write it, and Similitude of Hands was never thought good in Criminal Causes; and I believe it was never look'd upon for Law, that it should be a good Evidence for a Man to fwear fuch a Writing was another Man's own Hand, unless he says he saw him write it, and kept it in his own Custody till it should be produced as Evidence, and produce it in open Court, and not let it go out of his Custody till then. All these Things I apprehend, the Law judges necessary to make a good Proof of a Writing to be of a Man's own Hand; but here is nothing of that here: Here is nothing produced, nor does he fay he faw me write it; and so I think it all goes for nothing, a meer idle Invention of his own. My Lord, upon this Evidence there is not any positive Proof of my doing an Overt Act, by buying of Arms or Horses, or writing Letters, or any thing of that Nature; and I hope if I speak irregularly, your Lordship will pardon me; I am no Lawyer, and I have no Affistance but my own nonfensical Notes to de-4 D 2

pend upon for my Defence. My Lord, he speaks about Horses that were to be provided, but there is no Proof of that; I never bought any Hories, or borrowed any; nay, nor is there any Proof, that while this bloody Affaffination that he owns himself to have contrived and carried on, was on foot, I had not so much as a Horse any where, and that I should be so vain to get Men to engage in fuch an Expedition with me, and have never a Horse my self, is very strange. The Conspiracy he tays was depending a long while, and whenever it was to be put in Execution, we were to go expeditiously to work, lest it should be difcover'd; and 'tis very strange then that I should never have provided the least thing in the World to do it with! neither Arms, nor Horse, nor any thing: For there is no Proof of any fuch thing against me, but only Talk, as he is pleased to swear, to take my Life to save his own: And I hope your Lordship and the Court will declare to the Jury, that here is no Evidence of any

Overt Act against me. My Lord, there is another Thing he fays against me: He says he had a Note from me by the Name of Robinson, to countermand the Orders upon the 15th: My Lord, The Truth of that would depend very much upon the producing of that Note, then it would be feen whether it was my Hand, and what it contained, and what it related to: For my Part I utterly deny I ever tent any fuch Note wherein there was a Word of the King, or of any Fact of this Nature that was to be committed, or any thing relating to it, if it were true that I had written any Note to him at all; and I hope the Jury will confider, and the Court will direct them so to do: For I know not that they are any more skill'd in the Law than my felf, and therefore I hope your Lordship will give them ample and true Directions, what is Law and what is not Law, and what is Évidence and what is not Evidence; and this cannot be Evidence to affect me at all, there being nothing that doth appear or is produced.

My Lord, he fays, there were four that were to go with Sir George Barcley, that were to be appointed out of each Party; he does not fay I named any, nor does he name any himself; but it feems they knew what was to be done; they knew it themselves (and no Body else that I know of) who swear to save their Lives, and get a Reward. If the four were to be out of the Party, which he calls his own, he knows them best, and I believe the Party was his own, and the Plot his own too, and no Body's else; he does not say that I appointed any one, he only says there were four to be appointed out of a Party, which Party was in Nubrbus, and so is the whole Design, unless it be in his Head, fram'd there by his own Invention, for it only exists there that I know of.

My Lord, these Observations I make upon Captain Porter's Evidence: The next Witness is Mr. De la Rue, and he is a very good Evidence indeed, if Hear-say be to be believ'd; he says I was very shy of discoursing with him about it, that I told him it would come to Nothing, without saying what would come to Nothing, not that the Plot would come to Nothing, for there was nothing at all spoken of any Plot, much less of a Design to Assassing that the King. This is all that he says, as to me, of his own Knowledge, all

the rest relating to me is but what Captain Porter told him. But to begin with the Beginning of his Evidence, he fays one Thing which is very odd, that at the Rose-Tavern, the last Year, there was a Confultation about carrying King Witham away into France, in a Vessel alive, and that Sir William Perkins ask'd him whether he would go along with me to Deale, to procure a Veffel to carry the King over: He might as well have ask'd him to go with me to Constantinople, or any other Place in the World, as to Deale, and about any other Employment, as that. A pretty Sort of Thing, that I should go to Deale to hire a Vessel to carry the King over into France; I that know no Sea-Man, or any Master of a Vessel at Deale, that I should be employ'd to hire a Ship before the Defign was form'd, as he fays it was not come to an Head. If we had got the Prince of Orange into our Power: If we had King William in our Power, how was it possible we should ever have carry'd him to Deale? I cannot but think any one would believe us Mad-men to entertain fuch a Chimera in our Heads. What nonfenfical Stories are all these, that we should carry King William to Deale, and I hire a Ship to transport him to France! I hope the Jury, and all that hear it, will confider what ridiculous Stuff these Men talk of, as Evidence against Men for their Lives. Then he talks of my coming in a Coach to the Nagg's-head Door, where I was very shy of leting him see me, and afterwards, when I came out, ask'd him to go into the Company; but he was angry that they had deny'd to admit him before, and so would not go up: What a strange Sort of a contradictory Story is all this? here was a Conference it feems, appointed the Night before to be at that Place, when Captain Porter, and Captain King, and Mr. Knightley were just come from viewing the Ground, and were to make their Report, and Porter told him of it, and yet they would not admit him, and I was shy of him, and yet ask'd him to go up: What contradictory Nonsense is this? it must needs be look'd upon as improbable or impossible to be True, that I should ask him to go up into fuch a Company, where fuch a mighty Conference was to be had about fuch a great Transaction, when I had shewn my felf apparently fly of him, by falling back in the Coach, as being unwilling to let him fee me; I hope the Jury will confider the felf Contradictoriness and Improbability of such Evidence. Then there is another Thing, and that is, what he fays Captain King faid he did not believe it would come to any Thing, because he did not like me as being no Soldier, for I was for keeping out of Danger, and having an easy Post: If he means I had no Mind to be in a Plot, he was in the Right of it; for no Man in his Senfes, would ever be engaged in any fuch desperate Designs, where there is such apparent Destruction in view: fo I cannot apprehend what there is in that of any Objection against me, or any Proof that I had a Hand in this Plot, because I desired to keep out of Danger. It was faid that I was to have attacked the King, with Sir George Barcley; but Captain Porter fays, we were to be together, to attack the Guards; and both can't be true, nor indeed is either of them true, but a Figment and Invention of their own: I hen he fays he ask'd Keyes for a good Sword, and he told me I had a very good one: 'Tis true, I had a Sword, I always wore one, but it does

not follow that that was to be employ'd upon fuch an Enterprize as this. And then he tells you a Story again of Captain Porter's having a broad flaming two-cdg'd Sword. But what is all this to the Purpole? Does this prove any Thing against me, that I consented to, or was engaged in any fuch bloody Defign, as this. He faith that on Wednesday he came to me, and ask'd me of the Affair, how it went on; he dothnot fay what the Affair was, nor he doth not fay it was about killing the King; nor indeed is it probable it should be, for he fays I was always shy of him, and that he could never get any Intelligence but from Captain Porter. He faith I told him it was a Thing would not admit of being delay'd, and that only three People should know such a Thing; but still he doth not tell you what this Thing was, and therefore I do not apprehend how this should affect me, as Evidence of my intending to Assassinate the King. He faith he had it from Captain Porter, that Mr. Chambers was an orderly Man, a Word I do not understand, to convey Intelligence to me; and that Durant was an orderly Man, to convey Intelligence clfewhere: Still this is all but what Captain Porter told him, and there is no Proof that I fent Mr. Chambers any where; Chambers, I acknowledge I know, he is a poor Man, and my Lord Chief Justice Treby, I suppose, cannot but remember that he was in Prison, and try'd before him, upon the Account of Piracy; I must needs say, I thought him an honest Man because he had serv'd with me in Ireland: I knew he was in great want, and therefore I gave him his Diet and Lodging; there is no Proof that I furnished him with Money, but I acknowledge I did with Bread and Drink, to keep him from Starving; that I think was an Act of Charity, but it cannot be interpreted, nor is there any Proof to warrant it, that it was with any ill Defign, or that I gave it him to hire him or engage him to any fuch Purpofe. My Lord, they would make it as if the Persons that were intended to be employ'd in this pretended Plot, were to be regular Troops, and to have Courts of Guard, and to be dispos'd of into Quarters, and this was to be done by these orderly Men: I profess I know not what to make of it, it is such a Medley, a Fancy, and a Chimera, that it is per-fectly Unintelligible, whether these were to be general Officers, or private Centinels, or what. Then, my Lord, hefaith Cranbourne brought a Lift from me to Captain Porter, with R. C. at the Bottom: First, that he does not prove that it was my List, nor doth that R. C. being at the Bottom of the List make me a Partner in this Conspi-Then he faith that Cranbourne came to the Blue-Posts, as from me, to acquaint them of the Disappointment, because the King did not go out that Day: Surely, my Lord, I need not trouble you with faying any thing to this, for it is all, as to me, but Hearfay; and what am I concern'd in that which other People talk amongst themselves? tho' they do use my Name, how can I help that? My Lord, he saith himself that he intended to discover this Conspiracy a Year ago, but the Thing failing then, which how ridiculous it was I observed before, he let it alone for that Time; but when I met him at the Nagg's-head Door, and he was so angry for their not admitting him into their Company, which was three Weeks before this Defign they talk of was to be execu-

ted, he had a Mind to go to the Secretary's, and get Warrants and Messengers to apprehend us; and he faith he hath often come to me, to ask about the Affair, as he calls it, but I was still referv'd and shy, and told him nothing would come of it. From all this I would observe that I have very good Reason to look upon him to be no Evidence, not only for the same Reason that I objected against Mr. Porter, that by his own Acknowledgment he is Particeps Criminis, but his coming to me after he refolved to discover, plainly declares, that he fet himself to be a Trapanner, and no Trapanner can, in the Judgment of any honest or understanding Man, be a credible Perfon as an Evidence to take away any Man's Life: I am fure what he faith of my Shyness to converse with him, and his own frequent Attempts to converse with me, shews plainly, he was willing to trapan me, for so he himself faith. He came to me several Times, and took me aside, to ask how the Affair went on, but he did it only to enable himself, to make the better Discovery, which makes him ten thousand times worse, than if he had only gone at first and told what he pretends he knew, and afterwards forbore the Company. Besides, my Lord, as to trapanning, I have read in a Book of Sir Robert Atkins, that to be Particeps Criminis, proves a Person to be a bad Man, and consequently not so Credible, especially if it can appear the Witness has trapann'd the Prisoner into the committing the Crime; then the Witness will appear to be guilty of a far more higher Crime than the Prisoner, and therefore ought not to be believ'd as a credible Witness against the Prisoner, for he is a credible Witness that has the Credit of being a good and honest Man, which a Trapanner cannot have; and this Trapanning proves withal that the Trapanner did bear a Spight and Malice against the Person trapanned, and intended to do him a Mifchief, and defign'd to take away his Life: Shall fuch a one, says be, be a credible Witness, and be believed against him? God forbid!

My Lord, as to Mr. Pendergrass, who is the next Witness, I do not take my felf to be much concerned in all he faith. I think I have feen him but once of a great while, and that was on the Wednesday or Thursday before I was taken up; but, my Lord, I have this to fay to his Evidence, I defire your Lordship to observe I was not in the Proclamation, though he was: They took Occasion to have me fecured as a Colour, or to fave Expences, I suppose, while they themselves went out of the Way, to have their Names put into the Proclamation; that fome Body might colourably take them, and get the King's Money. All that he faith of me, is, that Cranbourne brought Meffages from me: One Time I writ a Note, fign'd R. Robinson; another Time I fent a List subscribed R. C. and that Porter shew'd him them both; but all this is but Hear-say still out of the Mouth of Porter, and can be no Proof at all against me. faith, upon the Disappointment he and they went to Epsom, which to me seems a very remarkable Thing; for if he fay true, it is plain, this was before by him discover'd at Court; and to me it shews, that he had a strong Design of getting Money, and taking away People's Lives upon that Account; and that Capt. Porter was in the same Design: For De la Rue saith, Captain Porter ask'd him to go with them, as well as Pendergrass. Now

can it be supposed, that these three should agree to go together, unless they were in a Combination, as it appears they now are? And I cannot but think, the Court and the Jury will think it reasonable to believe: For if I was in a Plot of such a Nature as this, and should hurry out of Town after I had discover'd it, with three or four of the People that were concern'd in it, and some of them afterwards pretend to be Discoverers too, nobody in the World can believe but they contrived the Thing amongst themselves, and went out of Town only for a Colour, that they might be put in the Proclamation, and pretend to be taken, to entitle themselves to the Reward.

L. C. J. Really, Mr. Charnock, I am loth to interrupt you in any Part of your Defence, but I do not understand what you mean by this, and I very willingly would understand you if I could.

Mr. Char. My Lord, I fay, I look upon it, that they were all combin'd together in a Defign to get the King's Money, and take away our Lives; that Porter should desire them togo with him, into the Country, and particularly Mr. Pendergrass, who discover'd this to the King, and then that he should agree to go with him.

should agree to go with him.

L. C. J. Truly, I do not understand the Force of your Argument; that because upon the supposed Discovery, Capt. Porter went to Ensom, and

fed Discovery, Capt. Porter went to Epsom, and Mr. Pendergrass went with him, therefore this must be a Design between them to get the King's Money, I cannot any way see how that must follow.

Char. Pray, my Lord, to what End should he run out of Town, upon the Apprehension of the Discovery, and with Captain Porter too, when he actually had got the King's Promise that he should be safe, and not be a Witness, unless it were a Combination between them, in order to set up as Witnesses against us, to get the King's Money?

L. C. 7. I'll tell you why he was willing to go with Captain Porter; because he had not a Mind that the Discovery he had made, should be any Way known to have come from him; for you see how unwilling he was to name Names, and so kept Captain Porter Company still, as his Friend, resolving not to be an Evidence against him.

Char. Well, my Lord, after all, I hope, what he faith cannot be look'd upon as any Evidence against me; because whatsoever he saith relating to me, is about the Notes and Messages that he faith were brought to Captain Porter, and all of it can amount at the utmost to Hear-say from other Peoples Mouths. My Lord, the last Evidence that I apprehend relates any Way to me, is that of Mr. Bertram, and he talks of what I should say to him upon the ninth of February, that I should take him into a back Room into my Lodgings, and there tell him, That there was fomething in Hand for the Restoring King James, but there was somewhat to be done first to take off the Spark, or I do not know what, nor do I believe any Body else doth know how to make any thing of it. It is a very improbable Thing, that this Matter which was to be so great a Secret, and which I should say, was not fit to be communicated to above three People at once, I should send for a private Trooper, for he was no otherwife, to communicate fo great a Matter to him; besides that, I cannot, nor, I believe, can any Body else tell what to make of the Words, Taking off the Spark, how to construe that to make it an Evidence of an Intention to kill the King. It might be probable I might fay there was a Noise that King James would come, for it hath been in the Gazettes and the publick Prints, that there was fuch an Expectation, and Preparation for it on the Coast of France; but it is not probable, I am sure it is not true, that I should say there was fomething to be done first, for the taking off the Spark. Evidence of a Thing of this Nature ought to be plain and clear, and distinct: He doth say nothing that I talk'd to him of killing the King, or of Assassinating him, or of my asking him to be one in any fuch Thing, and that I furnish'd him with Arms, and an Horse on any fuch Defign, but only that he might ride out, and take the Air, and there he should meet with some of his Acquaintance: What unaccountable loofe Stuff is all this? It is very strange, my Lord, that if I liked the Man so well, as I must do if I would fend for him to communicate a thing of this Nature to him, that I should not put it into a Method, that he might be one with us in the Execution of it: But there cannot be any Thing inferred of that Nature, for which we stand accused, from any Words that he faith were spoken. My Lord, he doth say indeed that he told me, that he had difposed of himself otherwise; but that is no more certain, nor can be referred to any particular Thing, than the rest. He might dispose of himfelf to a Friend, he might dispose of himself to his Wife; but what is all that to this Purpose? And he might indeed, if King James came, difpose of himself to affist him, or to oppose him, or to let it alone; but all this is nothing to the Business for which we are here to be try'd; it's all loose, idle, impertinent Talk, and not at all to the Purpose. And then he faith, that afterwards, I met him at Lincoln's-Inn back Gate, and took him into Lincoln's-Inn, and told him, there were Warrants out, and we had as good do the Business presently. My Lord, I do remember I met him at Lincoln's-Inn Gate, and it was upon Saturday the Day before I was taken up, and it was about twelve a Clock at Noon, and I did hear there were Warrants out, but there never was that Intimacy between him and me, that I should defire him to come to my Lodging, or that I should fupport him in any Sort. My Lord, I have made a few Remarks to your Lordship and the Jury, upon the Evidence; I am sensible I have given the Court a deal of Trouble, but I hope you will consider it is for my Life, and my All, and I hope you will be of Opinion, that the Evidence produced against me is frivolous and weak, and that the Witnesses have a very bad Cause of it, since all that they talk of, if it were true, is only a Difcourse, and they are forced to supply in Words,

what they want in Fact.

L. C. f. Have you any more to fay, Sir?

Char. Yes, my Lord, I defire to take Notice to the Court and the Jury, that the Business of bare Words was never look'd upon in Law as an Overt Act to prove a Man guilty of High-Treason, nor that several Persons met together doth prove a Conspiracy. These Persons proving that I met with them doth not prove that I was concerned in the Assassian, nor that I consented to any such Thing, besides, my Lord, I am taxed in the Indictment with buying Arms and Horses for this Business; but there is not one Word of it proved, or of my riding out to view the Ground, nor any thing, that I was to be concern'd about this

villainous Act. My Lord, if I had bought any Arms, that had not been an Overt-Act of itself; it must be proved first that I bought them with such an Intent to employ them about fuch a Business; and it neither is, nor can be proved, that I furnish'd any Body with Horses or Arms: And therefore the bare Buying of Arms of itself, as far as I am informed of the Law, would be no Proof of an Overt Act. To prove an Overt Act of Treason by the buying of Arms it must be prov'd that I declar'd fome way that I bought them with fuch an Intent, or else it is no Proof at all; but now if you have no Evidence that I bought any Arms at all, I look upon it, that there is no Possibility to make that an Overt Act. If you please, my Lord, to bear with me to give you the Trouble of reading some short Notes, which I have taken out of some Law-Books about

Overt Acts.

L.C. J. No, the Gourt won't think it any Trouble: Make your Defence as well as you can,

and take your own Way.

Char. My Lord, I hope you will allow what hath been collected out of the Books of Law as to Overt Acts: There is Hales's Pleas of the Crown is positive in it, That an Overt Act must be alledged in every Indictment, and proved; That compassing the Death of the King by bare Words, is no Overt Act. Now if bare Words be no Overt Act, why then all the Conspiracy that is here proved, supposing all to be true that is said, it is no Overt Act; for it is all but Words still. And bare Conspiring is no Overt Act, according to my Lord Coke's Opinion in his Third Institutes; and the utmost of all that any of them prove against me is, that I did say so and so, which is but bare Conspiring. Pray, my Lord, let me know upon what Law it is that I am indicted and try'd, I suppose it is upon 25 Edw. 3.

L.C.J. Yes, you are, and only upon that Statute. Char. My Lord Coke, in his Third Institutes, saith, The open Act must be manifestly proved. If divers conspire the Death of the King, and the Manner how, and thereupon provide Weapons, Powder, Poison, send Letters, or the like, for the Execution of the Conspiracy, or Preparation be made by fome Overt Act to depose the King, or take him by Force, or by strong Hand, or imprison him; these are sufficient Overt Acts, to prove the Compassing the King's Death. But by this it is plain, that bare Conspiring is not Treason, as wanting a sufficient Overt Act to declare the Intention. Now, my Lord, I say, that in all this Evidence that hath been given against me, there is not one Overt Act proved of my providing Arms, or sending Letters, or the like. And the same Page of the same Book, the Third Institutes, Chap. High-Treason, upon the Words proveable Attaint, it must be by Overt Act, it must be upon direct and manifest Proof, not upon conjectural Presumptions or Inferences, or Strains of Wit: So that the strongest Prefumptions upon the whole Earth will never be able to make any Overt Act, without plain and manifest Proof. And, my Lord, I do insist, here is not plain and manifest Proof, or any Overt Act, but only Presumptions in the whole Scene of the Thing. I must beg the Favour of the Court as to one particular Thing: Your Lordship, no doubt, knows the Law very well. I am here an ignorant Man, unable to defend myself by the Forms of Law; but I hope your Lordship and the Court will not let me fuffer any Damage

upon that Account. You are always prefumed to be of Council for the Prisoners; and I look upon it as affured, that you will do that Justice to Perfons in our Circumstances, as truly to instruct the Jury how they shall behave themselves in Relation to this Matter that is now upon Enquiry before them. Particularly, my Lord, I defire they may be told plainly and truly, what is Proof of an Overt Act, and what is not; and when your Lordship sums up the Evidence, you will tell the Jury directly and plainly, what is Legal Evidence, and what is not: and then what is fufficient Proof of any one Overt Act or Species of Treason; and that you would not leave it to the Apprehension of the Jury, what they do be-lieve, but inform them really and truly what is Legal Evidence, and what of that Sort hath been given to Day. My Lord, here is a strange Sort of Thing, a Conspiracy, which, consider'd in the general, hath neither Head nor Tail; how manythere were to be is uncertain. In the Indictment is faid, there were forty Men to do this Fact upon the King in his Coach, and for attacking the Guards. Can it be supposed, that any Man in his Senses would do such an Act as this, without Respect to have Security for himself and his Family, or those he is concerned for? I know not how great Wits these People be in other Things, but I am fure they shew no Wit in this, I look upon it to be so desperate a Thing. The Guards are at least treble the Number, and better appointed; and that forty should go to assault treble the Number, and in divided Bodies too, that were only to mix Fury and Malice with Resolution, to be torn in Pieces by the Mob upon an apparent visible Disappointment. And when we had done this, and made this Attempt, where were we to go? We had no Asylum that we can hear of, nor Castle or Fort to retire to, nor none that were to back or affift us; and I am fure no Man in his Wits would undertake a desperate Attempt without Assurance of a Retreat. If I was resolved to kill any Man, I would propose to myself some Place, to which I might repair for Shelter and Safety when I had done, If then we were in our Senses, it cannot be imagined we should ever engage in so apparently destructive a Design. We ought rather to have been confin'd to Bedlam, than any other Place, if we could be thought guilty of so much Rashness and Folly. My Lord, I pretend not to make any particular Reflections upon these Gentlemen that have given Evidence here; but only I must take leave to say in general, that there are none of them, but that if they have had any Fortunes in the World, their Circumstances as to that Matter are now much altered; and if any Persons will be Evidence against others for their Lives in Hopes to repair those Fortunes, and concerning Matters in which they were engaged themselves in, as they do acknowledge, and if it be true, it must be thro' the Desperateness of their Fortunes, it is the most barbarous and inhuman Sort of Evidence that ever was given by any that ever had any Sense of Honour, and must be a base Reslection upon any who pretend themselves to be Gentlemen: And I hope the King will think them upon that Account very little deserving Credit. My Lord, I hope your Lordship will please to consider, that what I have offer'd is but what my own sudden Thoughts could suggest to me out of the consused little Re-

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marks I have been able to make upon the Evidence; and it is the more confused and immethodical, because I could have no Council to assist me. I would only put your Lordship in Mind once more, of what I carneftly defire and infift upon from your Lordship, that you would tell the Jury plainly and truly what Evidence it is the Law requires to convict any Person of the Crime for which I stand accused; what Things are necessary to make up that Evidence, what is a Legal Proof of an Overt Act, and what Overt Acts have been plainly and manifestly proved against me in this Case, and not leave the Conftruction of the Evidence to the Apprehension or Inclination of the Jury. This is all the Favour that I have to beg of the Court, and I hope I need not doubt the Justice of the Jury.

L. C. J. Have you done, Sir?

Char. Yes, my Lord.

L. C. J. Then what fay you, Mr. King?

King. My Lord, I must insist upon a great many Things that Mr. Charnock hath faid. But as to what relates to myself, Captain Porter faith, I went with him and Mr. Knightley to view the Ground where this Design was to be executed. Truly, my Lord, I did go abroad with Captain Porter and Mr. Knightley; but it was meerly to take the Air, and no other Thing. Truly, my Lord, I have not taken any Notes of the Evidence, nor have I had any Council to affift me, and so I am not very capable of making my Defence.

L. C. J. Well, have you any more to fay? King. As to Mr. De la Rue, he doth not pretend to fay, I did ever tell him of any thing of a Defign of destroying the King: And as to the Sword he speaks of, he knows I always wore one, and

ever had one.

L. C. J. Well, is this all you have to fay?

King. And as to Mr. Pendergrass, he faith, he faw me at the Rose-Tavern in Covent-Garden, where we discoursed something of the Matter; but he tells you not what that Matter was, nor what the Discourse was. And as to Mr. Boyse, he doth not tax me with any Design of killing the King: Nay, he faith, I did not mention any fuch Thing to him. And as to the Matter of an Overt Act, what is an Overt Act and what not, and what is good Proof of it, and what not, I must refer to your Lordship and the Court.

Char. My Lord, I beg your Pardon, there is one thing I forgot to offer to your Lordship; there is no Place laid in the Indictment, nor no fet Num-

ber of Men ascertained.

L. C. J. At present you are out of Time, for that you might have spoke to it before the Evidence was given, or you may speak to it after the Verdict is brought in, if there be Occasion.

Char. My Lord, I am ignorant in the Forms of Law.

L. C. 7. If you will observe any thing out of the Evidence, you may; now is the Time.

Char. My Lord, I think the Evidence is inconfistent with the Indictment: for the Indictment doth fay positively, that there were Horses and Arms bought and provided. Now if this be an effential Overt Act, as I apprehend it is, according to my Lord Coke, to prove the compassing the King's Death, then there hath been no Evidence to support this Indictment; for there is no Proof of the buying of any Horses or Arms.

L. C. 7. They tell you there were forty pro-

My Lord, I have taken some Notes, Char. as well as I could, upon reading of the Indictment; and in the first place it is said, that it was agreed there should be forty Horse-men armed of us, Robert Charnock, Edward King, and Thomas Keyes; which I take to be Nonfense and impossible.

Mr. Att. Gen. But there is, And others in the

Indictment too

Char. It is Quadragint' Homines equestres de ipso Roberto Charnock.

L. C. J. And divers others, to the Jurors unknown. May not they make forty? thirty-feven and you three will make forty.

Char. That divers others is so uncertain, that no one can tell whether it be five or five thousand; and I know not what will make an Indictment void,

if Uncertainty will not.

L. C. J. But your Time of Exceptions to the Validity of the Indictment is not now; we are now

only upon the Trial of the Fact.

Char. My Lord, I was advis'd by my Council that if I could find a Flaw in the Indictment, I must mention it, and take the Advantage of it be-

fore the Summing up.

L. C. J. You were not well advised; for after the Jury is sworn, we are only to have Regard to the Fact, and we are now upon the Trial of the Fact; and the only Thing we have under Confideration upon the Fact and the Evidence is, Whether upon this Evidence that hath been given, you are guilty or not of the Fact that is charged upon you in the Indictment?

Char. My Lord, I crave your Pardon, and I hope you will take no Advantage of my Ignorance,

not being used to these Proceedings.

L. C. J. As to what you faid at first, that there was an Overt Act proved because there is no Proof of buying Horses or Arms; it is true, that is one Overt Act laid in the Indictment, and there is some Evidence given of it; but what that Evidence will amount unto will be a farther Confideration by and by.

Char. There was another Observation, my Lord, that I have made upon the Indictment, that it is uncertain upon the Word tune; there is no Time affigned, nor no Place: Pray what Time doth this

tune refer to?

Mr. Att. Gen. When the King went out.

L. C. J. But thefe things are not proper now, I tell you we are upon the Fact. Mr. King, have you any more to fay? because Mr. Charnock inter-

rupted you.

King. My Lord, if there be any Objection that Mr. Charnock hath made, would be of any Advantage to me, I hope you will let me be heard by my Council, that I may have the Benefit of it.

L. C. J. I tell you, that is not proper now; you may have the Benefit of any Objection of that Nature, if there be an Occasion, after the Verdict: Now we are only confidering the Evidence upon the Issue, Guilty or not Guilty; and you are now to apply yourselves to that.

King. My Lord, I think I have answered all

the Evidence.

L.C. J. Well then, Mr. Keyes, What have you to fay for yourfelf?

Keyes.

Keyes. My Lord, all that I have to fay is, I was the Parish of St. Clements in the County of Middlea Servant to Captain Porter, and I did nothing but by his Order.

L. C. J. Is that all you have to fay?

Keyes. Yes, my Lord.

L. C. J. Then I must tell you, no Man is such a Servant that the Commands of his Master can excuse him for committing High-Treason.

Keyes. I did but obey his Commands. L. C. J. But I tell you again, no Man is so much under the Command of his Master, as that he ought to obey him, if he command him to commit High-Treason. It is proved you bought Horfes, and he told you upon what Defign, and you engaged in it.

Keyes. I did not hear any thing of it, my Lord. My Master was pleased to jest with me several times, and he might fay a great many things that

I did not much regard.

L. C. 7. You were by when your Master, as you call him, promised Mr. Pendergrass his Musquetoon, and Mr. King told Pendergras, he hoped he would not fear breaking the Glass Windows.

Keyes. Indeed I do not remember any fuch

thing.

L. C. J. And there are several other Particulars fworn against you: But have you any thing more to fay?

Nothing, but that I did what my Keyes.

Master order'd me to do.

L.C.J. Have you all done then? If you have any more to say, you must speak it now, because you cannot speak after the King's Council have fummed up; they must have the last Word: Have you any Witnesses to call, or any Thing more to fay?

Char. No, my Lord, we have nothing more to fay, but leave it to your Lordship entirely.

Mr. Soll. Gen. May it please your Lordship, and you Gentlemen of the Jury, I am of Council in this Case for the King against the Prisoners at the Bar, and I think the Matter hath been fully proved as Mr. Attorney at first opened it; That there was a Design of an Invasion on this Kingdom from France, and of an Infurrection within this Kingdom, to abet that Invasion, and as an Inducement to both, of a barbarous and abominable Affassination upon the Person of the King, and that the Prisoners at the Bar had an Hand in this

Conspiracy.

Now, Gentlemen, I must tell you, that for the two first Parts of this Design, the Invasion and the Infurrection, we have given you no other Evidence now, but some short Hints, that such a Thing was intended; and we did it purposely for this Reason because the Prisoners, tho' they were concerned too in those other Parts of this Plot, yet they are not now indicted for that Matter, but only for a direct Conspiracy to murder and affaffinate the King: We have abundance of Witnesses to prove the other Parts at several Times against a great many as well as them; but we confine ourselves now to this Particular, as it stands charged against these Persons in the Indict-

Gentlemen, There is an Overt Act alledged in the Indictment, as it by Law is necessary to do, to prove the Treason; which is, Compassing the Death of the King; and it is by Law a good Overt Act, That they did at fuch a Place, that is to fay, Vol. IV.

fex, on the tenth of February last, consult and agree to carry on such a Design: now it is not material, as my Lords the Judges will tell you, in Point of Law, to prove all the feveral Confultations to be in that Parish, nor to have been up-on the Day alledged in the Indictment; for if it be any Day before or after the Times specified in the Indictment, fo it be before the Indictment preferr'd, and if it be at any Place within the County wherein the Indictment is laid, it is fufficient; the thing that is material to be proved, is, Whether they did meet upon fuch a Design before the Indictment, within this County.

This Design, Gentlemen, we in Law call High-Treason; the highest Crime that our Law, or the Law of any other Government, takes Notice of: and it very well deserves to go under that Name; for it tends to subvert the very Foundations of the Government, without which no Subject is fafe, and to bring all into Confusion and Desolation, by taking away the Life of the King, who is the Head of this Government; which Life the Law makes facred above all others, because without that be fafe, there can be no Safety to any

particular Person.

Gentlemen, We have proved this bloody Confpiracy most fully against all the Prisoners at the Bar: I will not take up so much of your Time, as to repeat every Particular of the Evidence that hath been given; but only shortly remind you of what hath been materially faid against each of them by the Witnesses that have been pro-

Against Mr. Charnock, there is first Mr. Porter, who hath fworn, That he and others met, and confulted about this Design, agreed upon it, and on the Ways and Methods for carrying it on; and he names the Places where, and the Times when those Consultations were had: Then there is Mr. De la Rue, who faith, he ask'd Mr. Charnock, how the Affair went on? and he answered, he was afraid it would come to nothing; that shews he was willing it should come to something, though perhaps he might be fearful whether it would take Place or no. Mr. Pendergrass faith, Mr. Charnock fent a Note to Mr. Porter to countermand the Orders for the 15th, subscribed by the Name of Robinson; but that is only a concurring Evidence to that of Captain Porter, who faid before, he had fuch a Note; but Bertram tells you, That he ask'd him if he would be one in the Defign to take off the Spark? And that after he heard Warrants were out, he would have had him joined in the putting it in immediate Execution, and affured him there would be Safety in fo doing.

Against Mr. King, there are the same Witnesses, Mr. Porter, and Mr. De la Rue, who tell you of the Discourses at Captain Porter's Lodgings, where Mr. Pendergrafs was likewise, who tells you the Times, viz. the 15th and 22d of February last, the Days when this wicked Defign was to have been put in Execution, and there they confulted about carrying it on. Mr. Boyle likewise tells you of the Discourse he had with King; he would not indeed directly tell him, what the Defign was, but Mr. Boyse did suspect what it might be; for Mr. King told him Sir George Barcley was come, and Mr. Boyse should have a Horse, and make one, and

it would foon be over.

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Then for Keyes, there are three politive Witneffes against him; there's his Master, as he calls him, Capt. Porter, who swears, That Keyes knew of it, and confented to it. Mr. Pendergrafs faith, Keyes was one that met at Captain Porter sthe 15th of February, to put the Defign in Execution that Day. De la Rue tells you, Keyes was in the Chamber at that Time, and in other Places confulting about it, and so must needs know of it, and consent to it. So that, Gentlemen, if you believe these Witnesses, as I sec no Reason offered to the contrary, we have most manifestly proved upon them all three, the Matters charged in the Indictment.

As to what they speak of the Witnesses being Trapanners, and Iwearing them out of their Lives to fave their own; it is plain the Prisoners defigned to trapan the King out of his Life, and some the Prisoners would have trapann'd to have join'd with them in that Defign, who honestly and honourably discover'd it, and now the Pri-

foners Danger is a Safety to the Nation.

Gentlemen, They argue against the Belief of this Conspiracy, from the Improbability that any Person should be so desperate to engage in so wicked a Defign. Truly had this been a Matter that had been only talked and discoursed of once, that might have been the better alledg'd; but when there have been fo many Meetings at feveral Times and Places, and fuch Methods taken for the putting this Conspiracy in Execution, and after a Disappointment one Day, put off to another; nay, and as it hath been prov'd, it hath been a Project that hath been transacting for several Years, from one Year to another, and all this made as manifestly evident, as Proof by Testimony can make it; the Objection of Improbability will foon vanish into nothing; and I hope you will think, as I believe all the World doth, or will after this Trial, That there hath been such a barbarous, bloody Conspiracy, as in the Indictment is alledg'd, and that these Persons are guilty of it, and that you will give your Verdict accordingly.

Mr. Conyers. My Lord, I would only add to what Mr. Sollicitor hath faid, some few Observations that have been omitted of the Evidence that

hath been given against the Prisoners.

The Treason charged, is a Design of Assassinating the King's Person, the Overt Acts laid in the Indictment are several Meetings and Consultations in order to the bringing it to Effect, and the providing Men and Horses to put it in Execution.

This Charge we have fully proved against the feveral Prisoners at the Bar, by two Witnesses at the least, and it is manifest that they were all concern'd in the feveral Meetings and Confultations

for the carrying on this Design.

As for Mr. Charnock, Mr. Porter's Evidence is very full as to his providing Arms and Horses; and there is besides, Mr. De la Rue, who though he met him at the Tavern, and not being admitted at first, took it ill, yet afterwards at two Meetings he did discourse with him about it; and Bertram gives an Account, how he would engage him in it.

As to Mr. King, there is not only Captain Porter, who testifies, that he dined with him the 14th of February, where they did discourse of this intended Assassination, but De la Rue likewise, that faid, there was a Meeting appointed for Porter

and King, and another, to go and take a View of the Ground; and the Prisoner himself owns he did ride out with them, but he would have it only to take the Air; Captain Porter tells you, it was to fee which was the most convenient Place, and that the Place pitch'd upon was the Lane between Brentford and Turnbam-Green.

And for Keyes, there are two politive Witnesfes Capt. Porter and Mr. De la Rue, that he was at the Blue Posts, and at Mr. Porter's Lodgings when this Matter was confulted of, and particularly that he came and gave an Account of the Disappointment the fecond Day, upon the Guards coming

Besides, Mr. Porter gives an Account in general, of feveral that were to provide Arms, Horfes, and Men; and Mr. Bertram proves that Mr. Charnock told him, the Design was to take off the Spark, and then the Time would come, that King James would come back quietly. Mr. Boyfe swears, King told him on the 14th of February, that he was to go out upon a Defign the next Day, and that he should have a Horse provided, which next Day, the 15th, is by all the Witnesses agreed to be the first Time appointed for the Assassination; and Mr. Bertram adds that he met with Charnock the 22d, who told him Warrants were out, and it was best to go and do the Business presently, and defired him to come to his Lodgings, and he went to his Lodgings, and found several Persons there-

Char. He does say no such thing, Sir. Mr. Att. Gen. He does fay that Mr. Charnock

desir'd him to come to his Lodgings.

Mr. Conyers. As I apprehend him, he fays, he went thither in the Evening on the 22d.

Mr. Att. Gen. He says, Mr. Charnock would have had him come, but he did not; the Time that he was at his Lodging, was before.

Mr. Conyers. My Lord, if I miltake, I beg Far-

don of the Court, and of the Prisoner too.

L. C. J. As I take it, there is no coming to his Lodging at all, but the 9th or 10th of February.

Mr. Att. Gen. He fays the ninth of February he met with Trever, who carry'd him to Charnock's Lodgings, and then he would have engaged him in the Defign of Taking off the Spark; the Meeting of the 22d was afterwards in Lincoln's Inn, and there was no going to the Lodging that

Mr. Cowper. My Lord, I am very loth to take up any of your Time; but I would beg the Fayour to observe two or three Passages relating to this Matter, which have not been observed yet; and shall only mention so much as I think has been

omitted.

The Defence that has been made, has been principally by Mr. Charnock; and upon his Defence, it seems, the rest do depend; therefore I would beg Leave to make some few Remarks npon the Defence that he hath made. He fays, That all the Evidence is but Hearfay, as to him, and no Overt Act of his own proved; but, my Lord, I question not, if the Evidence be looked into, it will appear fufficient not only to prove him guilty beyond Contradiction, of all that is charg'd upon him in the Indictment; but particularly, that he was the principal Agent (under Sir George Barcley) in carrying on this whole Conspiracy.

For Captain Porter tells you, That Charnock first acquainted him with Sir George Barcley's com-

ing over with the Commission; that Charnock brought Sir George Barcley to the Lodgings, where they both lay; that they had several Meetings, at which he was always present, and a main Promoter of the Design; That he agreed to find a principal Quota of the Persons that were to be concerned; particularly, That he was to find eight Men, and seem'd always most zealous for the Execution of it.

Then as to Mr. King, it is plain, that Knight-ley, and Captain Porter, and he, went to view the Ground; and Mr. De la Rue tells you, what Report King made of that View; that with great Joy King acquainted him, they had found the rareft Place in the World for the Execution of their Defign, a Wood hard by the King's House at Richmond; and then he opens the whole Manner of the Ambuscade, and the Design.

Charnock. It is at the Liberty of any Body to fwear what they please; but I hope the Jury will

consider the Nature of the Evidence.

Mr. Cowp. Mr. De la Rue tells you further, fomething more than Hearlay, as to Mr. Charnock; that he ask'd Mr. Charnock about the Matter, what was like to come of it? And he answered him, that he feared the Success of it; for that a Thing of such a Nature was not to be trusted to above three. Which could not refer to the intended Invasion and the Insurection; for as to that, it is plain from the Nature of the Thing itself, that it must be communicated to a great many, or essentially could not be ready to affist in it: And therefore it is evident, it was the Assassianton which he was in haste to have executed, saying, it had been delay'd too long, and that was as dangerous as

communicating it to too many.

My Lord, I shall make my Words good to you, and rather than take up your time in making Repetition of what has been faid, I will chuse to break my Method, and omit what might be further observed: It is true, it was a Mistake of the Day as to Bertram's Evidence of his going to Charnock's Lodging, but that is not material; for it is in Proof he did go to his Lodgings, the 8th or 9th of February, and there Charnock told him that King James was a coming; but there was a Service to be done first, to take off the Spark, and then the King would come in quietly; if that Design took Effect, it would answer his Expectation: He was to ride out to take the Air, and meet fome of his Acquaintance, and after all was over, we should be very happy. The Words indeed were something dark, but yet the Intent and Meaning of them are pretty manifest, not only from the Words to take off the Spark, but because this Action, whatever it was, was to precede the Invasion of King fames with the French Forces, and was to be done in order to it, and therefore could not be meant of it, nor of joining with it.

My Lord, I shall trouble you no further but submit to your Direction.

L. C. J. Gentlemen of the Jury, these three Prisoners at the Bar (viz.)Robert Charnock, Edward King, and Thomas Keyes stand indicted of High-Treason, for conspiring compassing and imagining the Death and Destruction of the King, and that in a very bloody and barbarous Manner, by Way of Assassing in and the Indictment charges them, that they did meet and consult with Vol. IV.

divers other Traitors unknown to the Jurors, and there did refolve upon this Affaffination, and Horfes and Arms were prepared and provided for the Execution of it.

The Question, Gentlemen, that you are to try is, Whether these Persons who stand now thus accused, are guilty of this Crime or not? And you have heard a very long Evidence; Five Witnesses have been produced, and they have given upon this Occasion a very large Account of the whole Transaction, which I will observe to

you as briefly as I can.

In the first Place, Gentlemen, you are told, how there had been a Defign forming, even for fome Years, for the Restoring of the late King fames, and the Depriving and Deposing of this King; it seems it was a Design before the Business of Cape la Hogue, which you remember very well was in the Year 1692, about the Time of the burning a great Part of the French Fleet by Admiral Ruffel; but this Defign, though it met with feveral Disappointments, yet did not die, it had its Ebbings and its Flowings, fometimes it was higher, and at other times lower; and in Winter was twelve Months it began to be more vigorously profecuted than at any time before, fince the La Hogue Bufiness, and then there was a Resolution fram'd of attempting the Person and Life of the King, which appears by Captain Porter's and Mr. De la Rue's Testimony. And great Hopes were conceiv'd amongst them, that it might be effected before the King went over into Flanders; but it seems they wanted a Commission from abroad, (which they thought necessary as an Authority for them to act under) which not coming in time, the King went over to Flanders, and fo for that time the Execution of it was de-

Gentlemen, after the King's Return from Flanders, the Profecution of this Defign was refumed, and Intimation was given, that a Commission was brought over by Sir George Barcley from King James, which was to make War upon the Perfon of King William, who was called therein, as you may suppose, the Prince of Orange: and you are told by Captain Porter, that at that time, he and Mr. Charnock lodged together in one House in Norfolk-street, and that Mr. Charnock told him Sir George Barcley was come with such a Commission from King James, and imparted to him the Design of Assalianting and Murdering the King, and that would be the readiest Way to bring Home King James: He asked Captain Porter, whether he would engage himiest in the Matter. It seems Mr. Porter did freely and readily engage in it, and was in good earnest; and therefore there were several Meetings at several Places, in order to consult and contrive how they might bring it to pass.

Gentlemen, you are further informed, that there were feveral Meetings at the Globe Tavern in Hatton Garden, another at the Nagg's-kead in St. James's-street in Covent Garden, and at the Suntavern in the Strand, and that two of the Prifoners at the Bar, Mr. Charnock and Mr. King, with divers others, were at those Meetings, and Keyes was at several of them, and there it was agreed and refolved, that the King should be murdered, as the

best Way to bring in the late King.

This being settled and resolved upon as fit to be done, the next Consideration was, in what man-

ner it might be effected, and two Ways were proposed, one by way of Ambuscade on the other Side of the Water near the King's House at Richmond, the other in the Lane that leads from Brentford to Turnbam-Green, upon the King's Return from Richmond, fome Evening; for it feems it is usual for the King to go to a House he has on the other Side of the Water, to divert himself once a Week upon the Saturday, and to return in

the Evening.

These two Places being proposed, the one on this, the other on the other Side of the Water, there was a Difference in Opinion among the Conspirators, which of the Places would be the best and most proper: And in order to settle that Matter, it was refolved upon, that some Perfons should be fent to view the Ground in both Places, and make their Report to the rest; and the Men agreed upon, were Captain Porter and Mr. Knightley, to whom Mr. King added himfelf, and accordingly they did go out of Town together to take a View of these Places.

Here the Court was interrupted by Mrs. King, the Prisoner's Mother, who in a very outragious violent Manner, got into the Court; but being removed, the Lord Chief Justice proceeded.

L.C.7. Gentlemen, I was faying that this View was taken by those Persons that undertook it; and the Night of that Day they had viewed the Places, upon their Return, they made a Report to their Accomplices, and thereupon it was refolved to relinquish the Ambuscade, and that the Attack should be made in the Lane that leads

from Brentford to Turnbam-Green.

The Time that was fix'd upon for this Execution was Saturday the 15th of February: There were two Men that were appointed to lodge at Kenfington, whom they called orderly Men, a Title that they gave them: these were to give Notice at what time the King and the Guards went out, the one was to give Notice first of the Guards going, the other was to give Notice when the King went: When Notice was brought them that the King was gone abroad, the Conspirators were to be ready to go after in small Numbers, and were to be quartered and dispersed in the several Inns about Brentford and Turnbam-Green, to be gathered into the feveral Bodies, upon Notice of the King's Return; when the King came over, then they were to make the Attack in this Man-Captain Porter and Mr. Charnock, with one Rookwood were to attack the Guards, and Sir George Barcley, and his Party, were to come up to the King's Coach, and fire into it, and kill the King, and every one that was in it; and of that Party Mr. Pendergrass was designed to be one, and he was to have had a Mulquetoon from Captain Porter, that would carry feven or eight Bullets: These Conspirators, and the Persons that were to be concerned, were in all forty, or fome few more in Number.

But, by great Providence, this bloody Defign was discovered, as was told you, by one of the Witnesses, Mr. Pendergrass, a Day or two before it should have been put in Execution; and so his Majesty did forbear going out that Saturday the 15th. But they having Notice that the Guards were gone, and after that receiving an Account that the King did not go, it very much alarm'd

these Conspirators; but notwithstanding this, as you have been told, they were refolved not to lay afide the Profecution of this Defign, but were rather bent upon executing it the next Opportunity that should offer itself, for which purpose diverse of the Conspirators did meet together, and did confult whether it was fit further to proceed, particularly upon the Friday the 21st Day of February at the Sun-Tavern in the Strand, divers of them met, and there they had Discourse of the Matter, and were troubled at the Disappointment, and were refolved to purfue it, and for that purpose, agreed to be in a Readiness upon the next Day, and as foon as they should have Notice that the King was gone from Kensington, they would profecute it in the fame Manner, in which they had formerly agreed.

It should seem, some of the Men that they had engaged were gone off, and others were provided in their stead, but there was another full Discovery made, before that, by Mr. De la Rue, by which their wicked Purpose was a second Time

difappointed.

Gentlemen, upon the Discovery of this Design, it was thought very fitting to take all possible Care, for preventing fuch a difmal Stroke, and for punishing fuch heinous Offenders; there was a Proclamation issued for the Apprehension of a great many of them that absconded, which had a very good Effect, by the taking of several of them, besides those that were taken up by Warrants before; and these three Prisoners now at the Bar, are indicted for this horrid and traiterous Conspiracy, and for pursuing this wicked Defign, and are now upon their Trial for it.

Now, Gentlemen, you have heard the Evidence, which you are to consider of in relation to these Prisoners, and how far they are affected by it. must tell you, that Captain Porter, gives a very full Evidence against all three; he tells you how and in what Manner they were all engaged, and what Parts they had all in the Profecution of this bloody Enterprize. As for Mr. Charnock, he feems to have been a remarkable Person in almost all the Parts of it, a great Carrier-on and Promoter of it, was to be an Actor in it, and provide his Number of Men: and it seems he was a Person much trusted by Sir George Barcley, and he spoke to Mr. Porter, of a Commission that Sir George Barcley brought with him from King James, which was to levy Warupon the Person of King William, which it feems was understood, to authorize them to Affaffinate the King. Mr. King went to view the Ground, and Charnock and he were at the feveral Confultations, and Keyes was at Porter's Lodgings, and at divers other Confults, when the carrying on of this Design of assassing the King, was debated and resolved upon. Mr. Porter's Evidence you have heard at large, and I doubt not you take good Notice of it, and the King's Council have repeated the most material Parts of it, therefore I need not do it again. And as to Mr. Charnock, you have heard what Evidence is given by De la Rue and Bertram; for the Mr. Charnock, fays all that is tellified by the other Witnesses, is only Talk and Discourse, and that bare Words are not High-Treason, but there must be some Overt Act; therefore you are here to confider particularly what the other Witnesses say against him, and whether another Overt Act is not proved. De la Rue (who was one of the Discoverers, and

(as

(as he tells you) he resolved so to be so soon as he could get a persect Knowledge of the whole Design) does inform you, that between the 15th and 22d of February, he met Mr. Charnock, and enquired of him how the Business went, to which Charnock returned answer, That the Design did languish, saying, that People were not so warm as formerly, and did believe the King had Notice, for that he had not been abroad on Saturday; that too many were acquainted with it, and therefore thought it might come to nothing: But the main Business, which was the landing of King James, would be speedy; and though the Discourse may be reckon'd only Words, yet they do import, at least acknowledge, to the carrying on

this Design before that time.

But then consider what you are told by Bertram, another of the Witnesses, that he being inform'd by Trevor, that Mr. Charnock would speak with him, he thereupon went to Mr. Charnock's Lodgings, where Charnock took him aside into a back Room, and told him that King James was a coming, and there were great Hopes of restoring him; but there was something to be done to facilitate it, which he would do well to joyn in: And when he asked what it was, Charnock told him, he must go abroad and take the Air, where he would meet with some of his Acquaintance; and there was no way to effect it, but by taking off the Spark; and by doing that Thing, it would most probably be brought about that King James should be restored. Now, though it was not directly faid, they were to kill the King, yet it is manifest what was meant by it: For the Taking off no one Person in England, besides King William, could conduce to the Return of the late King. And for his Encouragement, he told him further, that if Bertram would undertake the doing of it, it would answer his Expectations. And then you are told again by Bertram, that he met Charnock, at Lincolns-Inn-Gate, upon that very Day that it was last to have been executed, which was the 22d of February, where Charnock told him he fufpected a Discovery was made, and that there were Warrants out against them; and that therefore the best Way was, to go immediately and take him off, and then all would be well.

Now I must tell you, Gentlemen, that what he fays, that bare Words are not Treason, is very true in some Cases; for loose Words spoken, without Relation to any Act or Defign, are not Treason or an Overt Act; but Arguments, and Words of Persuasion, to engage in such a Design or Resolution, and directing or proposing the best Way for effecting it, are Overt Acts of High Treafon, as much as if two agree together to kill the King, though the Agreement be Verbal only, and not reduced to Writing: Likewife, confulting together for such a Purpose, is an Overt Act of Treafon. For it is the Imagination, the Compassing and Defigning the Death of the King, that is the Treason. For the Law is very careful of the Perfon of the King, and hath fully provided for his Safety; and this Treason is the first Species mention'd in the Statute. But there is no Way of discovering those Compassings or Imaginations, in order to punish a Traitor, but by some external Act, that may be fufficient to manifest such an Intention and Purpose; and that which is a suffici-ent Manifestation of such a Design, is another Overt Act: But there have been proved several Meetings, and Confultations and Propofals at those Meetings, about the Ways and Methods for bringing about the Design of Assassian. And it was never yet doubted, but to meet and consult how to kill the King, was an Overt Act of High Treafon. Besides, Mr. Charnock's endeavouring to engage Bertram in this Enterprize, and the Argument he used to persuade him to it, that it was a means to restore the late King, and telling him it would answer his Expectation, is another Overt Act. And therefore, how far Mr. Charnock is Guilty of the Charge in the Indictment, you are to determine when you have well consider'd the Nature of the Evidence, and what Answer Mr. Charnock hath made to it; which shall be open'd to you by and by.

Then, Gentlemen, concerning Mr. King, who is the next Man, he has these Witnesses against him: Captain Porter says, that he was very frequently at the Meetings, and Consultations, and that he came to him when he and Knightley were to view the Ground, and desir'd to be one of them, and they went together, and did view the Ground; this was some Time before the 15th of February,

in the fame Week.

And you may also remember the Evidence given by Mr. De la Rue, That Mr. King told him about November or December, that a Major-General would come from France, and that Money was to be advanced; and that after Captain Porter and Mr. King told him, that the Major-General was come. On Friday the 7th of February, King faid he was to go out of Town with Knightley and Durant, to know whether the King went to Richmond or Hounflow. Being inform'd the King had a Defign to go to Hounslow; and being return'd, on the Sunday following, Mr. King did fay they had found out the rarest Place, and the fittest that could be for that purpose, within a quarter of a Mile of the King's House at Richmond; and that there was to be an Ambuscade, and asked the Witness whether he would be one in the Ambuscade; but he liked it not, but had rather attack the Guards. He had been at the Dog Tavern with Mr. King, and discoursing about this Undertaking, Mr. King the Prisoner had told this Witness, that several of the Guards were come from France, and that several Conferences were had about taking off the King; and he did not approve of Mr. Charnock, in regard he did not talk like a Soldier, and was for an easy Post without Danger; and as for Captain Porter, he had another Objection against him, he had as much Fat in his Brains as he had in his Body; and so the one wanted Skill, and the other Wit. But still Mr. King owned his being concerned in the carrying on of this Design of Assassination: for after the Design of the Ambuscade was disapprov'd of, and agreed that the Guards should be attacked, and the King in his Coach, at Turnbam-Green; he by Discourse with De la Rue, expresses his Consent to it; besides, he told Pendergrass, who was to be one, and to have Porter's Gun to shoot the King, he hoped Pendergrass would not be afraid to break the Glass Windows.

Mr. Keyes stands upon it, for his Part, that he was only a Servant to Captain Porter, and if he had done any Thing amis, it was no more than what his Master bid him do; and that he knew of no Design; and that it was a hard Thing that he should be troubled in this Matter; for if a

Master

Mastersend his Servant to buy Horses or Arms, if he does not know how they are to be impioyed, afterwards it doth appear they are to be imployed in Affaffinating the King, that the Servant should be punish'd for obeying his Master. But the Question is, whether Keyes knew what the Defign was: Captain Porter fays he did know when he hired the Horses, for what Purpose they were to be used. And he says further, that he was with them at many of the Confults at the Globe-Tavern and other Places, where he did eat and drink with them, and was privy to the Defign, and concerned in it.

Then, Gentlemen, by the other Evidence it is proved, that he was in Company feveral times when the Defign was discoursed of, and that he was used as a Companion to Captain Porter, and used to fit and eat and drink with him and the rest of them at the same Table; and when they drank to the Restoration of the late King, and to the Squeezing of the rotten Orange, Keyes was there, and pledged the Health, which shews the Intention of the Man; and this was upon Saturday the 22d, and when News was brought that the Defign was disappointed by the King's not going abroad that Day, he went out, to get Intelligence, and brought in Word that the Guards were come home, and that all their Horses were in a Foam, and the King's Coaches returned to the Mews; all which is Evidence that he knew of the Defign and confented to it. So that I must leave it to you upon the whole, though there be a great deal more Evidence than I have mentioned; you are the Judges how far it amounts to prove them Guilty.

But then, Gentlemen, as to what they fay, that the Witnesses do testify by Hearsay, that's not Evidence; but what they know themselves, or heard from the Prisoners; and so Mr Charnock infifts upon it, that what Mr. De la Rue fays against him, is mostly what Captain Porter told him, and therefore cannot make a Proof, by two: It is true, and therefore I did omit repeating a great Part of what De la Rue said, because as to him it was for the most part Hearsay: But whatfoever Evidence has been given of any Fact done within the Witness's own Knowledge, or of any Confult or Discourse of the Prisoners themselves, that you are to take Notice of as good Evidence,

and confider of it.

But then there is another thing that is objected against the Evidence, and that is, as to the Fairness and Credibility of it, because the Witnesses, especially Mr. Porter, by their own Acknowledgment, are involved in the same Crime, and therefore cannot be good Witnesses against others. Now as to that Objection, I must tell you, first, that Prisoners under those Circumstances are good legal Witnesses, but their Credits, as in all other Cases, are left to your Considera-But, Secondly, As to the Weight of this Objection against their Credit, you may consider that traiterous Conspiracies are Deeds of Darkness as well as Wickedness, the Discovery whereof can properly come only from the Conspirators themselves; such Evidence has alway sbeen allow'd as good Proof in all Ages; and they are the most proper Witnesses, for otherwise tis hardly possible if not altogether impossible, to have a full Proof of fuch fecret Contrivances; fuch Difcoveries are to be encouraged in all Governments,

without which there can be no Safety: And though Men have been guilty of fuch heinous Offences, in being Partakers or Promoters in fuch Defigns, yet if they come in and repent, and give Testimonies thereof by discovering the Truth, great Credit ought to be given to them, for fuch Evidence was ever accounted good. Besides, as to two of them, De la Rue and Pendergrafs, which were the first that discovered, before they were apprehended, or suspected themselves to be in Danger, and therefore do not fwear to fave their own Lives, but resolved upon it to save the Life of the King. And Mr. Pendergrass had not any Defign to be an Evidence, who, tho' he difcover'd it almost as early as he knew it, yet refused to tell the Names, upon a Principle of Honour, till he had the King's Word that he should not be press'd to come in as a Witness; and he tells you himself the Reason why he refused then, and why he comes in now, because Captain Porter was his Friend, to whom he was obliged, and he never intended at first to discover his Name, nor afterwards to be Evidence against him; but upon Captain Porter's being taken, and discovering himself and his Witness, he thought then he was absolved from all that Obligation, and therefore refolved to appear as a Witness against the rest: And this does not depend only upon the Credit of *Pendergrass*, but also upon the Testimony of my Lord Portland, and my Lord Cutts, who have given you a full Account of the Manner of it.

And Mr. De la Rue tells you, That it was his Design at first, even a Year ago, if the Conspiracy had so far proceeded, as to be ready to be put in Execution, he would have endeavoured to have prevented the Mischief, by acquainting the Kiug with it; and he gives you an Account how he revealed it to Brigadier Lewfon, and to my Lord Portland, and after to the King, which is confirmed by my Lord Portland; fo that these are Witnesses beyond all Exception, and if fuch Evidence as this be not allowed to be good, the Government can never be secure against such villainous Enterprizes and wicked Machinations.

Gentlemen, This is not trapanning, for it doth not appear by any Evidence, nor have I heard the Prisoners pretend that these Persons did go about to feduce them into the Defign, but indeed were endeavoured to be seduced into it themselves; and though they kept them Company afterwards, yet it was only with a Purpose to acquaint themselves with the real Intentions of these wicked Men, which is Lawful and Just in order to the making a full Discovery of their so dangerous a Villainy; and therefore they ought to receive all Countenance for doing fo great a Service to the Government, without undergoing the Imputation of being Trapanners.

Gentlemen, there is no more occurs to me at present that is material to be observed or taken Notice of; I leave it to you, you have heard what the Witnesses say against the Prisoners, you have heard what the Prisoners have faid for themfelves, you are the Judges of this Fact; if you are not satisfied that here has been sufficient Evidence given to prove them Guilty, you will acquit them; but if you are fatisfied, that upon the Evidence and all the Circumstances of this Case, that they are Guilty, I suppose you will discharge your Consciences, and give your Verdict accord-

ingly.

Then the Jury withdrew to consider of the Evidence, and in less than half an Hour returned, and sound all the three Prisoners guitty of the High-Treason for which they were Indicted, and the Court Adjourned 'till six a Clock that Evening.

### Post Meridiem eodem Die.

Bout Seven a Clock the Lord Mayor, and the Common Serjeant, with as many of the Court as would make a *Quorum*, came upon the Bench, and by Proclamation in ufual Form, the Court was refumed, and the Prisoners called to the Bar to their Judgment.

Cl. of Arraignments. Robert Charnock, hold up thy Hand (Which he did) You stand convicted of High Treason, for Conspiring the Death of our Sovereign Lord the King by Assassination, What can you say for yourself, why the Court should not give Judgment upon you to die according to the Law?

The Jaylor first made him to kneel; and then, when he rose up, he spoke as follows.

Charnock. Sir, I have a great deal to fay, if I knew when was the proper Time to apply myfelf to the faying what I have to fay.

Mr. Com. Serj. You are now called to, to know

what you have to fay.

Charnock. Sir, I would put this Question, because I am ignorant in Forms of Law, Whether it be practicable for me to say any thing before Judgment, or not? For I have no Pardon to plead to hinder the Judgment; and therefore I would know, if it be practicable to say any thing before Judgment?

Mr. Com. Serj. Yes, Sir, it must be before Judgment; because what you are called to, and asked now, is what you have to say in Arrest of Judg-

ment.

Char. I have many Things to fay as to Observations I made out of the Indictment, and upon my Trial, if this be my Time to offer them.

my Trial, if this be my Time to offer them.

Mr. C. Serj. Yes, Sir, it is your only Time.

Char. Then, Sir, I think the Fact is ill laid:
We are indicted here for High Treason, in Confipring the Death of the King, and no Overt Act is proved against me; I speak for myself, I suppose these Gentlemen will speak for themselves.

Mr. C. Serj. At present you are the only Perfon that is asked the Question; therefore pray go on, and say what you have to say in Arrest of Judgment. You say the Indictment is ill laid,

wherein is it so?

Char. I do find fault with the Indictment, because it is laid for Assassinating the King; and all that is proved against me, "was, That I was in Company where such a Thing was discours'd of: Now I am advised, and my own Reason tells me, that being in Company is no Proof of my giving my Consent to the Thing; and without my Consenting, there can be no Overt Act to

make me guilty of the Treason. It is said, that I and my Accomplices, though there are none named but us Three, did meet together, and confult of this Matter, and that we bought and provided Horses and Arms: Which I take to be the only Overt Act. And of all these Things, there is not one Tittle proved; and therefore, with Submission to the Court, the Indictment is naught in that respect. And this, I think, I may speak, not only for my own Sake, but for the Sake of these Gentlemen that stand by me; if there be nothing proved against us of an Overt Act, as laid in the Indictment, we ought not to be condemned.

Mr. Com. Serj. Look you, Mr. Charnock, you move nothing against the Indictments, but only run into the Proof: That Matter is quite at an End, and we cannot enter into any Debate about it; you have had a fair and a legal Trial, and upon that Trial the Jury has found

you Guilty.

Charnook. I have not had a fair, and an equal Trial, Sir.

Mr. Com. Serj. Yes, you have had both a fair

and a legal, and an equal Trial.

Charn. If you please to leave out the Word Legal, because it perhaps may be according to the strict Forms of Law: But I say it was not a fair and an equal Trial, because in the last Act of Parliament, which was made for regulating Trials in Cases of Treason, the Equity and Reasonableness of a Prisoner's having that which was denied me, that is, a Copy of the Indictment, and Council, is laid down as the Ground and Reason of making the Act; and without that it had never been made: It is in the Preamble of the Act, which I have look'd upon fince I went out of Court; and though as to the Time of the Commencement, there is a certain Day prefix'd, yet the Equity of the Act is always the same, and that Equity I take myself to be intitled unto; and therefore being denied the Benefit of it, I think I had not an equal and a fair Trial.

Mr. Com. Serj. Sir, you have very unreasonably objected this Matter of this Act of Parliament at your Araaignment, and upon your Trial, and now; but your Objection is of no Moment or Validity in the World: For the Act is to commence in future, and you are tried according to the Course of Common-Law before that Act can take Place; and it is the Common Law only that this Court can proceed by, and you be tried by.

Char. Sir, I insist not upon the Law itself, but only upon the Equity of it, and the Reasonable-

ness of the thing.

Mr. Com. Serj. Courts of Justice are to go according to Rules of Law, and that is equal that is according to those Rules: I say again, Sir, you have had a fair, a legal, and an equal Trial, and have been treated with all the Candor and Temper, that I believe was ever shewn to any Persons in your Condition.

- Char. I had not Council allowed me to affift

me.

Mr. C. Serj. The Law allows it you not; if it

had, you should have had it.

Char. Then my Council were ignorant People, to instruct and advise me, that by the Equity of this Act I ought to have it.

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Mr. Com. Serj. It was never practicable before, nor can be, till the Time that this Act takes Place.

Char. Sir, I cannot argue with the Court in Matters of Law; but as to the Evidence, I fay,

it did not come up to the Indictment.

Mr. Com. Serj. If you have any thing to except against the Indictment, that is very proper for you to do, and if you will propose it, we will hear you.

Char. Sir, I find fault with the Indictment in feveral Particulars; all the Facts are laid in the Parish of St. Clements Danes, and there is not one

Fact proved to be done there.

Mr. C. Serj. It is not material that the Facts should be proved to be done in the particular Parish laid in the Indictment; it is sufficient, if they be proved to be done in the County.

Char. There is not one Fact proved to be done

in that Parish.

Mr. C. Serj. All that is against the Evidence, which we cannot at all take Notice of after the

Verdict.

Char. I infifted upon several Things, whereby it was impossible that the Evidence could be true, and mentioned several Things, wherein the Indicament was erroncous, and the Evidence not consistent with it, or at least not of such Validity as to affect me; all which Things, if I might have had Council to argue for me in Point of Law, (and I look upon it as a very great Hardship that it was denied me,) as likewise that my Lord Chief Justice over-rul'd what I offer'd about Trapanners, as I take these Witnesses to be, out of Sir Robert Atkins's Book, and what I quoted out of my Lord Hales's Pleas of the Crown, and Coke's Institutes.

Mr. C. Serj. Mr. Charnock, If you please to offer any Point of Law to the Court to stop Judgment, we are ready to hear it; but you

· ought not to reflect upon the Court.

Char. Where a Man is dying, fure he may have Leave to take Notice of what Hardships

he has lain under.

Mr. C. Serj. Pray, Sir, hear me; No Men that ever stood in your Place have had more Indulgence and Favour shew'd them, nor, I believe, so much neither. Those of us that are here, and were at your Trial, do think you do very much amiss, to make any Reslections upon the Court, after you were so fairly dealt with. If you have any thing that is material to offer in Arrest of Judgment, pray let us hear it: But we must over-rule all Discourses of this Nature, it is a vain fort of Discourse, and will be of no Use or Service to you at all.

Char. Truly, I know not what it is possible for me to urge which you will think to be material, if I cannot urge false Latin and Inconsistencies. There have been heretofore Arrests of Judgment, and that must sure have been up-

on some Error or other.

Mr. C. Serj. It it true, but you affign none; you abound in Words, but will not offer any

thing that is fit for you to offer.

Char. Sir, I assign this particularly as an Error, and if it be not, I cannot tell what is: I am upon my last Legs, and stand here for my Life, and ought to be allowed all legal Advantages. One particular thing is this, Whether the Scene of the Fact being laid to be at the Parish of St. Cle-

ment Danes there ought not to be Proof that such Facts were done there; and if so, Whether it be not an Error, that there was no Proof of any one Fact done there? And then the next thing is, we are charged to have bought Horse and Arms in the Indictment, and there was no Proof of any Horses or Arms bought; I am sure as to me there was not.

Mr. C. Serj. I told you before, all this is to no Purpofe, you enter into the Evidence, which is Matter of Fact, which is all over, and we cannot enter into any Confideration of it, therefore pray do not spend our Time; but if you have any thing that is an Objection to the Frame of

the Indictment, let us hear it.

Char. Then I think that the Indictment is uncertain; it fays, quadraginta Homines equestres aut circiter de ipsis Roberto Charnock, Edwardo King, & Thoma Keyes; this is either not true, or it is Nonsense: For if there be forty Horsemen, or thereabouts, of Robert Charnock, Edward King, and Thomas Keyes, that cannot be true, for they can't make forty; and if you take in the aliis Proditoribus ignotis, that will make it uncertain, and that Uncertainty will make the Indictment void.

Mr. C. Serj. I thought my Lord Chief Justice had satisfied you as to that Objection; you repeat but Part of the Sentence: It is said, de ipsis Roberto Charnock, & pradictis aliis Proditoribus ignotis, ac aliis, that is certain enough, I thought we should have heard no more of that frivolous Objection, but you had been satisfied with the Judge's Answer to it.

Char. I am fatisfied in Point of Fact that they construed it so; but these are the Words of the

Indictment as they were read to me.

Mr. C. Serj. You shall have the Words read to

you again. Read them.

Cl. of Arraignments. Quod quadraginta Homines Equestres aut eo circiter de ipsis Roberto Charnock, Edwardo King, & Thoma Keyes, & prædictis aliis Proditoribus ignotis, ac aliis.

Mr. C. Serj. You took but Part of the Sentence, or else you could never have made that

Objection.

Char. Then, Sir, here is tunc & ibidem, what is that?

Mr. C. Serj. You can easily tell that fure; it is then and there.

Char. What, ibidem? What Word is that? Mr. C. Serj. It is the best Word that could be used; what Word would you have had?

Char. Tunc & ibi, is then and there.

Mr. C. Serj. No, ibidem is a better Word, and

is always used in our Pleadings at Law.

Char. Then I have only this in general to fay; Whether it be possible for a Man that is ignorant in Forms of Law to defend himself without Council? I must defire Council to look into the Indictment and to assist me.

Mr. C. Serj. That is what we cannot allow by Law, unless you offer something that may be such an Objection, as the Court shall think sit to have

argued by Council.

Char. But how shall I that am ignorant in the Law, know how to offer you that which you

will think fit to hear Council to?

Mr. C. Serj. You may offer any thing that you think is an Exception, and the Court will confider of it; for I think it is my Duty, and every

Man's

Man's that has the Honour to fit here by the King's Commission, to lay as much Weight upon any Objection that the Prisoner does offer, as it will bear; but if nothing be offer'd that is of the least Weight or Moment, we being to do our Duty equally between the King and the Prisoner, we cannot allow Council when there is nothing before us to allow it upon.

Char. You will not, it feems, let me have fuch Affistance as I may offer you fomething

material.

Mr. C. Serj. You know well enough we cannot do it; pray do not spend our Time to no Purpofe.

Char. Nay, Sir, if you be in hafte, I will not

trouble you any longer.

Mr. C. Serj. You have no Reason to say we are in hafte; I am fure you have had all the Indulgence and Patience that could be; you are at Liberty to offer any Thing that you can, but to spend the Time of the Court in bare Words is not reasonable.

Char. The Law was never my Practice, Sir, nor Study: I perceive whatfoever I offer fignifies nothing; therefore I beg your Pardon for the Trouble I have given you; I shall not attempt to offer any thing farther.

Mr. C. Serj. You may offer what you will, we

will hear you.

Char. Sir, I perceive whatfoever I fay is unac-

ceptable, and so I had as good let it alone.

Mr. C. Serj. You shall be heard to say whatever you think is for your Interest to say.

Char. I thought these Things were for my Interest to offer; but I see it is to no Purpose; therefore I have no more to fay; I have done.

Mr. C. Serj. You may offer what you will, and you shall be heard with all the Patience and Can-

dour imaginable.

Char. I fee it is impossible for me to offer any thing that the Court will think material; therefore it is in vain for me to speak, and trouble my felf and the Court with what will be of no Use

Cl. of Arraignments. Edward King, hold up thy Hand, (which be did.) You stand convicted of the same High Treason; What can you say for yourself, why the Court should not give Judgment upon you to die according to Law?

(Then he was made to kneel, and rife up again.) King. What Mr. Charnock has faid, all of it I do imagine to be material; and fince he is not to be heard, I have done; I can fay no more.

Cl. of Ar. Thomas Keyes, hold up your Hand; you are in the same Case with the Prisoner that went last before you: What can you say for yourself why the Court should not give Judgment upon you to die according to the Law?

(He was made to kneel, and rife again.) Keyes. Sir, I have had no Council, nor no

Assistance since I have been in Prison.

Mr. C. Serj. That you alledged upon your Trial, and you were then told you might have had Council if you had thought fit; for you had an Order for it, and you come too late to offer any Thing of that Nature now. But the Question that is now ask'd you is, what have you to fay for yourfelf, why Judgment should not pass upon

Keyes. I was only a Servant.

Mr. C. Serj. You have been told that will not excuse a Man in such a Case.

Keyes. I cannot help it, Sir, I have done; I hope you will takecare of my Wife and Children when I am gone.

Then Proclamation was made for Silence, whilf fudgment was in giving; which the common Serjeant, sitting down upon the Bench, pronounced thus:

Mr. C. Serj. Robert Charnock, Edward King, and Thomas Keyes, the Prisoners at the Bar; You have been severally indicted for High-Treason; you have pleaded not guilty, and put yourselves, for your Trial, upon the Country, which Country have found you Guilty: You have had the Benefit of a fair, lawful, indifferent, and equal Trial, according to the Laws of this Land; those very Laws, which you are charged in this Indictment to have conspired to subvert. It is a Crime of the highest Nature that the Law knows: are Gentlemen of liberal Education, and I hope this will bring you to some Reflection, both upon the State of your own Case, and the Blackness of your Offence, in the Time you have to live, which I fear is but short: It is certainly the heinousest Crime that any Persons can be guilty of; the Murdering of a Prince in cold Blood, and involving your Country in Slaughter and Confusion. I have nothing more to do, but to pronounce the Judgment that the Law has provided for such Offenders, and which the Court doth award:

That you go from bence to the Place from whence you came; and that from thence you be drawn upon a Hurdle to the Place of Execution, where you are severally to be Hanged by the Neck, and cut down alive; your Bowels and Privy Members to be cut from your Rodies, and to be Burnt in your View; your Heads to be cut off, your Bodies respectively to be divided into Four Parts; which Heads and Quarters are to be at the King's Dispo-sal: And God have Mercy upon your Souls.

Char. Sir, I defire we may have the Favour to have our Friends and Relations come to us while we are in Prison.

Mr. C. Serj. You shall have all the Liberty of your Friends and Relations coming to you, that you can reasonably desire.

Char. And I hope we shall have no hard Usage

in Prison.

Mr. C. Serj. No, God forbid you should; you may affure yourfelf you shall have none.

Then the Seffions of Peace for London, and of Gaol-Delivery of Newgate for London and Middlesex, were adjourn'd unto Saturday the 21st of March following.

Accordingly on Wednefday the 18th of March, 1695 they were all three drawn from Newgate to Tyburn on Sledges, were they deliver'd the following Papers to the Sheriff.

Mr. CHARNOCK's Paper.

HAT I might avoid Distractions, and be compos'd as much as is possible at the Time of my Execution, I thought it much more proper to communicate this to the Sheriffs, than to give myself the Uneasiness of speaking, leaving it to them to publish (if they should think convenient) for the Satisfaction of the World; and in what I have to fay, I have taken as much Care as I could to be short, that I might not lose time

in my greatest Concern.

As concerning an Invasion intended by King James upon England, there was certain Intelligence of it from abroad, I presume every Body was fatisfy'd, and to the facilitating of which, I own that myself and some others did agree upon the Undertaking to attack the Prince of Orange and his Guards, for which I am now to fuffer; but I think myself obliged, by all the Ties imaginable, both of Coniscence and Honour, to declare, that as for any Order or Commission of King James's, for assassing the Prince of Orange, I never saw nor knew of any, but have had frequent Assurances of his having rejected fuch Proposals when they have been offer'd.

I confess, I did hear that there was a Commisfion arrived for levying of War; and which was natural to believe, if the King was in fuch a Readiness to come over as was reported; but if there was any fuch Authority as that, I declare I never

As to what regards the Body of the Roman Catholicks, I must do them this Justice, and which I dare be politive in, that they had no manner of Knowledge of this Defign; nor do I believe it was communicated to any other Party of fuch as are reputed the King's Friends, but carried on merely by a fmall Number, without the Advice, Consent, or Privity, of any Parties whatfoever.

I ask Forgiveness of all the World for what Offences or Injuries I have done to them; and I am (I bless Almighty God) in perfect Charity

with all Mankind.

ROBERT CHARNOCK.

#### Mr. King's Paper.

Am now, within a few Moments of Eternity, brought to this Place by the just Hand of God, in Punishment of all my Crimes, but particularly of that of which I have been lately arraign'd, and for which I stand here condemned; but I hope that Goodness of God, which has given me a Sense of my Wickedness, will accept my Repentance, and shew Mercy on me; which I

hope to obtain, through the Passion and Merits of my Redeemer, upon whom I entirely cast

myfelf.

And that I may find his Mercy, I think myself obliged to do Justice to my Neighbour, that so none may fuffer wrongfully on my Account. And, therefore, as I am foon to answer the Truth of what I say before the Tribunal of God,

First, I declare, that I never saw any Order or Commission for King James's promoting the Assassination, for which I am condemned; neither do I know of any fuch Order or Commission.

Secondly, That this Design was not undertaken with any general Knowledge or Approbation of any Body of Men, either Catholick or Protestant.

Lastly, That I did not engage in it on Prefumption of any King-killing Principles that could justify such an Undertaking, but was drawn into it by my own Rashness and Passion; for which, and all other Sins, I heartily befeech God to forgive me.

And I hope, that fuch who think the Misfortune of their Imprisonment or Trouble is derived from my having been engag'd in this Enterprize, or fuch to whom it has any ways given Scandal, that they will admit me to their Pardon, as I freely and heartily forgive all Mankind. In this Disposition of a sincere Repentance, and true Charity, I commend my Soul into the Hands of God, and hope to find Mercy from him. And for this I beg all your Prayers.

EDWARD KING.

### Mr. KEYES's Paper.

Am going to appear before the living God; I trust in his Mercy that he will forgive all my Sins committed to this last Moment of my Life. God is just in all his Judgments, and I accept of this Death as the Punishment of my Iniquities. I forgive all my Enemies, and hope, through a hearty Repentance, and the Merits of my Saviour to obtain Mercy.

Have Mercy on me, O Father of Mercy, and thro' thy only Son forgive me all my Sins.

THOMAS KEYES.

After which they were executed as Traitors, and their Quarters expos'd about the City.

### PROPERTY OF THE PROPERTY OF TH

## CLI. The Trial of Sir John Freind, Knight, at the Old-Baily, for High Treason, March 23. 1695. 8 WILL. III.

Monday, March 23. 1695.

At the Seffions-House in the Old-Baily, this Day came on the Trial of Sir John Freind, Knight, for High Treason, upon an Indictment found by the Grand Jury for the City of London, upon the Seffions of Oyer and Terminer and Gaul-Delivery of Newgate, on Saturday the 21st Instant.

Clerk of Arraignments.



RYER, make Proclamation.

Cryer. Oyez, Oyez, Oyez, All Manner of Persons that have any thing more to do at this general Seffions of the Peace, Seffions of

Oyer and Terminer, holden for the City of London, and Gaol-Delivery of Newgate, holden for the City of London, and County of Middlesex, adjourned over to this Day; Draw near, and give your Attendance, for now they will proceed to the Pleas of the Crown for the faid City, and County; and God fave King

Cl. of Arr. Make Proclamation again.

Cryer. Oyez, You good Men of the City of London, fummoned to appear here this Day, to try between our Sovereign Lord the King, and the Prisoner that is to be at the Bar; answer to your Names as you shall be called every Man at the first Call, upon Pain and Peril that will fall thereon.

Then the Petty Jury were all called over, and the Appearances of those that answered to the Call were recorded.

About ten a Clock the Lord Chief Justice Holt, the Lord Chief Justice Treby, Mr. Justice Ne-vill, and Mr. Justice Rokeby, came into the Court; and there being a great Confluence of the Nobility and Gentry there present, the Prisoner was order'd to be brought to the Bar: Which was done accordingly.

Sir John Freind, hold up thy Cl. of Ar. Hand.

Freind. My Lord, I humbly move that I may have one William Courtney (who is to be a principal Witness for me at my Trial, and is now a Prisoner in the Gatebouse) sent for.

\* L. C. Just. Is he your Witness, Sir John? \* Sir 7ohn Holt.

Freind. Yes, my Lord, William Courtney is his Name.

L. C. J. Sir John, why did not you fend, and defire this before?

Freind. My Lord, I did not hear of him while last Night; and I humbly beseech your Lordship, that you will please to let him be fent for.

The Judges consulted among themselves.

L. C. J. Look you, Sir John Freind, I'll tell you, if you'll appoint your Agent to come hither, you shall have an Habeas Corpus ad testificandum: But indeed you might have sent this Morning, and then the Writ might have been got ready.

Freind. My Lord, I did not know fo much; for it was last Night before I understood that he

was to be a Witness.

L. C. J. You might have fent last Night, or this Morning, and you should have had a War-rant for the Writ.

Freind. I affure your Lordship, I did not

know fo much.

L. C. J. Well, fend your Agent, or your Sollicitor, and you shall have a Warrant for the Writ.

Freind. I beseech your Lordship, that he may be sent for, and that the Messenger may make haste.

L. C. J. Let your Sollicitor come to my Clerk, and he shall have it.

Freind. My Lord, if you please to give a Rule of Court for it, I suppose it may be done pre-

L. C. J. No, no, Sir John, it must be by Writ, the Keeper of the Gatehouse else cannot bring him.

Fr. My Lord, that will be a long time before it can be done, I defire nothing but that I may have him here to give his Evidence for me.

L. C. J. It will be got ready prefently; I believe he will be here Time enough for you to make use of his Testimony.

Fr. But, my Lord, suppose he should not be here: It would be a great Hindrance to me, and

a greater Injury to my Trial.

L. C. J. No, no, Sir John, you need not fear any Thing of that Nature, we are not in fuch Haste; we will not spur you on: But the Warrant shall be made; and do you make what Haste you can to get the Writ, and your Witness

The Lord Chief Justice gave order to Mr. Mason his Clerk, to prepare a Warrant for an Habeas Corpus, directed for the Keeper of the Gate-house, to bring William Courtney immediately bither to give Evidence.

4 F 2 Cl. of Arr Cl. of Arr. Sir John Freind, hold up thy

You stand indicted in London by the Name of Sir John Freind, late of London, Kt. for that, Whereas there had been for a long time, and yet is, an open, and notoriously publick, and most sharp, and cruel War by Land, and by Sea, had, carried on, and profecuted by Lewis the French King, against the most Serene, most Illustrious, and most excellent Prince, our Sovereign Lord William the Third, by the Grace of God, of England, Scotland, France, and Ireland, King, Defender of the Faith, &c. All which time the faid Lewis the French King, and his Subject were, and yet are Enemies of our faid Lord the King that now is, and his Subjects. You the faid Sir John Freind, a Subject of our faid Sovereign Lord the King that now is, of this Kingdom of England, well knowing the Premises, not having the Fear of God in your Heart, nor weighing the Duty of your Allegiance, but being moved and seduced by the Instigation of the Devil, as a false Traitor against the said most Serene, most Clement, and most Excellent Prince, our faid Sovereign Lord William the Third, now King of England, &c. your Supreme, True, Natural, Rightful, Lawful, and Undoubted Sovereign Lord; the cordial Love, and the true, and due Obedience, Fidelity and Allegiance, which every Subject of our faid Sovereign Lord the King that Subject of our faid Sovereign Lord the King that now is, towards him our faid Sovereign Lord the King, should and of right ought to bear, withdrawing, and intending utterly to extinguish, and contriving, and with all your Strength, purpofing, defigning, and endeavouring the Government of this Kingdom of Eugland, under our faid Sovereign Lord the King that now is of Right, duly, happily, and very well Established, altogether to Subvert, Change, and Alter, and his Faithful Subjects, and the Freemen of this Kingdom of England, into intolerable and most miferable Slavery to the aforefaid French King to fubdue and bring, the first Day of July, in the feventh Year of the Reign of our faid Sovereign Lord the King that now is, and divers other Days and Times, as well as before as after, at London, in the Parish of St. Peter Cornbill, in the Ward of Lime-fireet, fally, mallicoufly, devilifully, and traiteroufly, did compass, imagine, contrive, purpose, and intend our said Sovereign Lord the King that now is, then your Supreme, True, Natural, Rightful, and Lawfull for the Rocal State. Sovereign Lord, of and from the Regal State, Title, Honour, Power, Crown, Command, and Government of this Kingdom of England, to depose, cast down, and utterly to deprive; and our faid Sovereign Lord the King to Death and final Destruction to put, and bring, and the aforesaid Lewis the French King, by his Armies, Soldiers, Legions, and Subjects, this Kingdom of England to invade, fight with, overcome, and fubdue, to move, incite, procure, and help, and a miterable Slaughter among the Faithful Subjects of him our faid Sovereign Lord the King, throughout this whole Kingdom of England, to make and cause; and that you the said Sir John Fremd to the aforesaid Enemies of our said Lord the King that now is, then, and there during the War aforefaid, Traiteroufly were adhering and affiffing; and the same your most impious, wicked and devilish Treasons, and traiterous Compasfings, Intentions, and Purpofes aforefaid, to ful-

fil, perfect, and bring to effect; and in Profecurion, Performance, and Execution of that traiterous Adhesion, you the said Sir John Freind, as such a sale Traitor, during the Way, in the said, to wit, the same first Day of July, in the Year abovesaid, at London aforesaid, in the Parish and Ward aforesaid, and divers other Days and Times, as well before as after, there and ellewhere in *London* aforesaid, falsly, maliciously, advisedly, secretly, and traiterously, and with Force and Arms, &c. with one Robert Charnock (late of High-Treason, in contriving, and confpiring the Death of our faid Sovereign Lord the King that now is, duly convicted and attainted) and with divers other false Traitors, to the Jurors unknown, did meet, propose, treat, confult, confent, and agree to procure from the aforesaid Lewis the French King, of his Subjects, Forces, and Soldiers, then and yet Enemies of our faid Sovereign Lord the King that now is, great Numbers of Soldiers and armed Men this Kingdom of England to invade and fight with, and to levy, procure, and prepare great Numbers of armed Men, and Troops and Legions against our faid Lord the King that now is, to rife up and be formed, and with those Enemies at and upon fuch their Invasion and Entry into this Kingdom of England, to join and unite, Rebellion and War against him our faid Lord the King, within this Kingdom of England, to make, levy, and wage, him our faid Lord the King so as aforefaid to depose, and him to kill and murder; and moreover with the faid false Traitors, the same first Day of July, in the Year abovesaid, at London, aforesaid, in the Parish and Ward aforefaid, Traiterously you did consult, consent, and agree to send the aforesaid Robert Charnock as a Messenger from you the said Sir John Freind, and the same other Traitors unknown, unto and into the Kingdom of France, in Parts beyond the Seas, unto James the Second, late King of England, to propose to him, and desire of him to obtain of the aforefaid French King, the Soldiers and armed Men aforesaid, for the Invasion aforesaid to be made; and Intelligence and Notice of fuch their traiterous Intentions, and Adhesions, and all the Premises unto the said late King James the Second, and the faid other Enemies and their Adherents, to give and exhibit; and them to inform of other particular Things and Circumstances thereunto relating; as also Intelligence from them of the faid intended Invasion, and other Things and Circumstances concerning the Premises, to receive, and the same to you the said Sir John Freind, and the said other Traitors in this Kingdom of England, to signify, report and declare, in Assistance, Animation, and Aid of the said Enemies of our said Lord the King that now is, in the War aforefaid, and to incite and procure those Enemies the more readily and boldly to invade this Kingdom of England; and the Treasons and traiterous Contrivances, Compassings, Imaginations, and Purposes of you the said Sir John Freind aforesaid, to perfect and fulfil, and all the Premises the sooner to execute, manage and perform, you the faid Sir John Freind, during the War aforesaid, so as aforesaid continued, to wit, the same first Day of July, in the abovesaid feventh Year of the Reign of our faid Lord the King that now is, at London aforefaid, in the Parish and Ward aforefaid, falsly and traiterously did procure and obtain to your felf, and did re-

ceive and accept of a certain Commission or Writing purporting itself to be a Commission, under and from the aforesaid James the Second, late King of England, to constitute you the said Sir John Freind to be a Collonel of Horse in the Army by you and the other false Traitors against our faid Lord the King that now is, within this Kingdom of England to be levied and formed; and in pursuance of the said pretended Commission by you the faid Sir John Freind so obtained and accepted of and your Treasons and all your traiterous Intentions aforesaid, the sooner to execute, perform, fulfil, and perfect, you the faid Sir John Freind afterwards, to wit the same first Day of July, in the seventh Year abovesaid, at London aforesaid, in the Parish and Ward aforesaid, Fally, Maliciously, Advisedly, Secretly, and Traiterously, divers Soldiers, and armed Men, and ready to be armed, with Force and Arms, &c. to raise, and List, and War and Rebellion against our faid Lord the King, within this Kingdom of England to make and wage; and to and with the faid Enemies of our faid Lord the King, Foreigners and Strangers, Subjects and Soldiers of the said Lewis the French King, being about to invade this Kingdom of England, at and upon their Invasion and Entry into this same Kingdom, then shortly expected to be made, themselves together with you the faid Sir John Freind to join and unite, and in Troops and Legions to form, did raise, list, and retain, and did procure to be raised, listed, and retained; And divers Sums of Money, in and about the raising, lifting, and retaining of the aforefaid Soldiers, and Men armed, and ready to be armed upon the Account aforesaid, upon the aforesaid first Day of July, in the seventh Year abovesaid, at London aforefaid, in the Parish and Ward aforesaid, falsly, maliciously, and traiterously, did give and pay, and cause to be paid; and those Soldiers and Men, for the Treasons, Intentions, and Purposes aforefaid, then and there, and long after you had in readiness. As also the same first Day of July, in the seventh Year abovesaid, at London aforesaid, in the Parish and Ward aforesaid, divers Horses, and very many Arms, Guns, Carbines, Piftols, Swords, and other Weapons, Ammunition, and warlike Things, and military Instruments, falsly, maliciously, secretly, and traiterously you did obtain, buy, gather, and procure, and cause to be bought, gathered, obtained and procured, and in your Custody had and detained, to that Intent to use the same in the said Invasion, War and Rebellion, against our said Sovereign Lord the King that now is, Him our faid Lord the King of and from the Regal State, Crown and Command of this Kingdom of England to depose, cast down, and deprive, and him to kill and murder, and all the Treasons, Intentions, Contrivances and Purposes of you the said Sir John Freind, as aforesaid, to fulfil, persect, and fully to bring to effect; against the Duty of your Allegiance, and against the Peace of our faid Sovereign Lord the King that now is, his Crown and Dignity; as also against the Form of the Statute in this Case made and provided.

What fay'st thou, Sir John Freind, Art thou guilty of this High-Treason whereof thou standeft Indicted, or Not Guilty?

Freind. Not Guilty, my Lord.

Cl. of Arr. Culprit, How wilt thou be tried? Freind. By God and my Country.

Cl. of Arr. God fend thee good Deliverance.

Freind. I don't know any thing of it, I am as Innocent as the Child unborn.

The Warrant for the Habeas Corpus was figned by the Lord Chief Justice Holt, and delivered to the Prisoner, who sent it away to the Crown-Office by his Sollicitor, to get the Writ

Freind. My Lord, I have fomething to move, if your Lordship please to hear me, and the rest of my Lords the Judges; That if any Matter of Law do arise upon my Trial, I may be heard by my Council, that you may not destroy me with-

L. C. Just. Look you, Sir John Freind, if any Matter of Law do arise at your Trial, and you will tell us what that Matter of Law is, and the Court see that it is a Matter of Doubt, we can, and ought, and no question shall assign you Council; but that is time enough when fuch Matter does arise.

Freind. My Lord, It is well known to your Lordship, and all the Court, that I am not a Lawyer; but, I hope, as you are of Council for the King as Judges of Law, fo you will be of Council for me; for I am not a Lawyer, and cannot know whether any Matter that arises be Law or no; and therefore I humbly befeech your Lordship to be so just and kind, as to tell me whether it be Law or not Law, and I submit myself to your Lordship's Direction.

L. C. 7. Sir John Freind, We are bound to tell you when any thing of that Nature appears before us, and to let you have all the Benefit of the Law that possibly you can have; for we are obliged to be indifferent between the King and

Friend. My Lord, I don't question it. I desire alfo I may have Pen, Ink, and Paper.

L. C. Just. Yes, yes, by all means. (And he had them.)
Cl. of Arr. Cryer, make Proclamation.

Cryer. Oyez: You good Men of the City of London, summoned to appear here this Day, to try between our Sovereign Lord the King, and the Prisoner that is at the Bar, who have been called, and made Default, answer to your Names, and fave your Issues.

Then the Defaulters were call'd over.

Cl. of Arr. You the Prisoner at the Bar, these Men that you shall hear call'd, and personally appear, are to pass between our Sovereign Lord the King, and you, upon Trial of your Life and Death; if therefore you will challenge them, or any of them, your Time is to speak unto them as they come to the Book to be fworn, before they be fworn.

Cryer. Call Thomas Clark.

Freind. Pray, Sir, how many may I challenge? L. C. J. Look you, Sir John, you may challenge, that is, except against 35, without shewing any Cause: If you don't like them to be of the Jury, you may refuse them; and as many others, as you have Cause to except against.

Fr. My Lord, I humbly befeech you, that because perhaps I may mistake in numbring, that I may have timely Notice before the 35 be excepted against, or else it may occasion me a great deal

of Prejudice.

L. C. J. Sir, the Clerk shall take care of that, he shall inform you how many you challenge, and you shall receive no Prejudice of that Kind, or by any Slip in point of Form.

Cl of Arr.

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Cl. of Arr. Cryer, call Thomas Clark. (Who appeared.)

Fr. Pray, Sir, must I not see the Gentleman?

L. C. J. Yes, yes, by all Means. (He was shewn to him.)

Fr. You may swear Mr. Clark; I do not except against him. I desire but honest Gentlemen, and I shall come off I warrant you: I am as innocent as the Child unborn.

L. C. J. Swear Mr. Clark.
Cl. of Ar. Hold him the Book; (which was done) look upon the Prisoner; You shall well and truly try, and true Deliverance make between our Sovereign Lord the King, and Prisoner at the Bar, whom you shall have in Charge, according to your Evidence. So help you God.

Cl. of Ar. Nathan Green. Fr. I except against him. Cl. of Ar. I bomas Emms.

Fr. I accept of him for a Juryman, I have nothing to object against him. (He was sworn.)

Cl. of Ar. Francis Byer.

Fr. Pray let me fee him (he was shewn to him) I do except against him, I challenge him.

Cl. of Ar. Benjamin Dry. Fr. I except against him. Cl. of Ar. James Demew.

Fr. I accept him, I have nothing to fay against him, I would have him to be a Juryman.

Mr. Demew. My Lord, 1 am not a Freeholder. L. C. J. Sir John, do you challenge him peremptorily, or do you challenge him for Caufe?

Fr. My Lord, I do not challenge him at all, I

accept of him.

\* Mr. Attorn. Gen. If he have no \* Sir Thomas Trevor. Freehold, we that are for the King will except against him; for I would

not have any Body that is not a Freeholder ferve upon the Jury.

Cl. of Ar. Henry Hunter.

Fr. Pray, my Lord, is this Gentleman that was called before laid aside? He is not one that I challenge

L. C. J. No, no, he is challeng'd by the King's

Council, as no Freeholder.

Fr. Then he is only set aside, I suppose; I speak it for this Reason I would not be mistaken in my Number.

L. C. J. Care shall be taken of all that, he is not to be reckoned as one that you challenged, he is challenged for want of Freehold by the King's Council.

Cl. of Ar. What fay you to Mr. Hunter? Fr. I accept of Mr. Hunter, let him be fwore.

(Which was done.) 7obn Cox.

Cl. of Ar. Mr. Cox. My Lord, I have no Freehold in

Mr. Att. Gen. Then let him be set aside.

Cl. of Ar. George Bodington. Fr. I except against him. John Hedges. Cl. of Ar.

Fr. I except against him. Cl. of Ar. You challenge him, Sir, do you?

Yes, yes, I do.
Ar. John James. Cl. of Ar. I challenge him.

Cl. of Ar. Thomas Poole. Fr. I accept of him. (He was fworn.)

Cl. of Arr. Peter Parker.

Fr. I accept of him. (He was sworn.)

Cl. of Ar. George Grove.

Fr. I except against him, for I have him not in my Pannel.

L. C. J. How comes that?
Fr. I can't tell, my Lord, I have been kept alone while Saturday last, only that worthy Gentleman (bowing to Mr. Baker, the Profecutor for the King) was with me to give me Notice of my Trial before.

Cl. of Ar. Nathaniel Wyersdale.

1 challenge him. Cl. of Ar. Samuel Blewitt. Fr. I challenge him.

Cl. of Ar. James Bodington.

Fr. I challenge him. Cl. of Ar. John Wolfe.

Fr. Sir, I do affure you I have him not in my Pannel, upon my Word. I challenge him.

Cl. of Ar. Samuel Jackson.

Fr. I accept of mm.

Cl. of Ar. Nathaniel Long.

Cl. of Ar. Nathaniel Long.

(He was fworn.)

Cl. of Ar. Richard Chifwell. Fr. I challenge him.

Cl. of Ar. George Child.

Fr. I accept of him. (He was sworn.)

Cl. of Ar. William Walker.

Fr. I accept of him. (He was fworn.)

Cl. of Ar. John Wills. Fr. I challenge him. Cl. of Ar. John Hibbert. Fr. I challenge him. Cl. of Ar. John Pettit.

Fr. I challenge him.

Cl. of Ar. Fames Robinson.

Fr. Sir, he is not in my Pannel upon my Word.

Cl. of Ar. He is in the Original Pannel. Mr. Sheriff Buckingbam. My Lord, here is the Original Pannel, and here's his Name here; and there is not a Person in this Pannel, but what was originally put in, except it be about five or fix at the End, and this is none of them.

Fr. I challenge him.

Cl. of Ar. Thomas Hollis. [He did not appear.] L. C. J. Pray, Sir John, who had you that Copy from? Who gave it you?

Fr. My Sollicitor.

Mr. Trotman. My Lord, he had none from me I am fure: I received the Pannel from the Sheriff, but no Body, from Sir John, was ever with me for a Copy

Fr. My Lord, my Sollicitor brought it to me

on Saturday Night.

L. C. J. Who is your Sollicitor, that gave you that Copy?

Fr. His Name is Mr. Burleigh, my Lord. L. C. J. Where is he? Let's fee this Mr.

Burleigh Fr. My Lord, he is gone to the Crown Office

it feems, for the Habeas Corpus.

Mr. Juftice Rokeby. It is your own Sollicitor

that has put the Abuse on you, if it be so. Cl. of Ar. Thomas Hollis. (He did not appear.) L. C. J. Pray, Sir John Friend, how many

have you in all?

In Number, my Lord? would you have Fr.me tell you how many I have in Number?

L. C. J. Aye, in Number in your Copy of

the Pannel.

Mr. Sh. Buckingham. In the Pannel there are above Fourscore. Fr. I have feventy one, my Lord.

> [Then Thomas Hollis appeared.] Cl. of Arr.

Cl. of Ar. Do you challenge him, Sir?

Mr. Sh. Buckingham, Pray let the Secondary produce his Pannel that he had from my Brother and me, and I am fure the Court will find they were all named in that Pannel.

Mr. Trotman. My Lord, I have the Pannel, but they never came to me for a Copy, as I expected: I had got one ready; if Sir John Freind, or any Person for him, had sent to me,

they might have had it.

Mr. Sh. Buckingbam. And these People that are not in Sir John Freind's Pannel, are none of the half Dozen that were added, when we came to the Knowledge of them, that they were Freeholders.

L. C. 7. When were they added, Sir?

Mr. Sh. Buck. They were added on Friday in the Afternoon, and it seems he never came for the Pannel to the proper Officer, and those that he objects against were not added, but are in the original Pannel.

L. C. J. Truly I can't fee any Body is to blame in this Matter but your own Sollicitor.

Mr. Trotman. My Lord, I affure you I had made a Copy, and I wondered I did not hear of them: I do not know where he got this Copy.

L. C. J. Treby. In Truth if you would not fend to the proper Officer for a Copy, when you might have had it, you must be content with what you have; for no Body is bound to give you a Copy unless you ask for it.

L. C. 7. Well, what fay you to Thomas Hollis? Fr. I challenge him, my Lord, for he is not

in my Pannel.

Cl. of Ar. John Sherbrook.

Fr. I accept of him. (He was fworn.)

Cl. of Ar. James Blackwell.

Fr. He is not in my Pannel, upon my Word,

L. C. J. I can't help it, he is in the Sheriff's Pannel that is returned here.

Fr. I challenge him.

Cl. of Ar. Thomas Gardner.

Fr. I accept of him.

Mr. Gardner. My Lord, I am no Freeholder in the City.

Mr. Justice Rokeby. Mr. Gardner, have you not lately conveyed away your Freehold?

Mr. Gard. No. indeed, my Lord, I never had any. Cl. of Ar. William Prince.

Fr. I accept of him. (He was sworn.)

Cl. of Ar. John Simons. Fr. I challenge him.

Cl. of Ar. Robert White.

Fr. I challenge him.

Cl. of Ar. Joseph Morewood. Fr. I accept him; his Name is John I suppose, for so it is in my Pannel.

Cl. of Ar. No, it is Joseph.

Mr. Morewood. My Name is Joseph. Fr. Well, Sir, I accept of you, I don't que-

stion but you are an honest Man. (He was sworn.)

Cl. of Ar. Cryer, countez. Thomas Clark. Cryer. One, &c. (So of the rest to the last.) Cl. of Ar. Joseph Morewood. Cryer. Twelve good Men and true, stand to-

gether, and hear your Evidence.

The Names of the Jury were thefe.

Thomas Clark, Thomas Emms, Henry Hunter, Thomas Poole, Peter Parker, Samuel Jackson, Nathaniel Long, George Child, William Walker, John Sherbrook, William Prince, and Foseph Morewood.

Cl. of Ar. Cryer, make Proclamation.

Cryer. Oyez. If any one can inform my Lords the King's Justices, the King's Serjeant, the King's Attorney General, or this Inquest now to be taken, of the High-Treason whereof the Prisoner at the Bar stands indicted, let them come forth, and they shall be heard; for now the Prisoner stands at the Bar upon his Deliverance: And all others that are bound by Recognizance to give Evidence against the Prisoner at the Bar, let them come forth and give their Evidence, or else they forseit their Recognizance; and all Jury-men of London, that have been called, and have appearand are not fworn, may depart the Court.

Cl of Ar. Sir John Freind, hold up thy Hand, (which he did.) You that are fworn, look upon the Prisoner, and hearken to his Charge: He stands indicted by the Name of Sir John Freind, late of London, Knight, (prout in the Indictment, mutatis mutandis.) And against the Form of the Statute in that Case made and provided. Upon this Indictment he hath been arraigned, and thereunto hath pleaded Not Guilty, and for his Tryal hath put himless upon God, and the Country, which Country you are; your Charge is to enquire, Whether he be Guilty of the High-Treafon whereof he stands indicted, or Not Guilty; if you find him Guilty, you are to enquire what Goods and Chattels, Lands and Tenements he had at the Time of the High-Treason committed, or at any Time fince; if you find him not Guilty, you are to enquire if he fled for it; if you find that he fled for it, you are to enquire of his Goods and Chattels, as if you had found him Guilty; if you find him Not Guilty, nor that he did fly for it, you are to fay fo, and no more, and hear your Evidence.

Mr. Mountague. May it please your Lordship, and you Gentlemen of the Jury; This is an Indictment of High-Treason, that is brought against Sir John Freind, the Prisoner at the Bar, for affociating with, and aiding the King's Enemies, with a Defign to procure an Invalion from France, and to raise a Rebellion within this Kingdom, and this was to depose the King, and to restore the late King James; and in order to the Effecting these his wicked Purposes, the Indicament sets forth, That the first of July last, he did meet, and confult, and agree with one Mr. Charnock (a Gentleman fince tried, convicted and attainted of High-Treason) how they should procure an Army from France, to come and invade this Kingdom: And should raise a sufficient Number of Men, to facilitate the Landing of the French; and the Indictment particularly charges the Prisoner at the Bar, with fending Mr. Charneck into France, to the late King James, to acquaint him with the Design, and to desire him to procure a great Number of Forces from the French King, to come here, and land within this Kingdom: And the Indictment does likewise charge him with procuring and receiving a Commission from the late King James to constitute him, the Prifoner at the Bar, a Colonel of Horse; and likewife with laying out, and expending, and paying feveral Sums of Money in lifting and keeping Soldiers and Men in pay under him, which were to be in his Regiment; and with laying out several Sums of Money in buying Arms and Horses for this Invasion and Rebellion that

was thus defigned to be made, and raised with-

in this Kingdom. To this, Gentlemen, he has pleaded Not Guilty; we shall call our Witnesses, and prove the Fact, and we do not doubt but you will find him so.

for the Design of murdering the King) Mr. Porter, and one Cook. At that Meeting you will hear what their Debates were, and what their Resolutions: After several Debates, who

Freind. Prove this if you can; it cannot be. Mr. Att. Gen. May it please your Lordship, and you Gentlemen of the Jury; the Prisoner at the Bar, Sir John Freind, stands indicted of High-Treason, in compassing, and imagining the Death of the King, and likewise in adhering to the King's Enemics.

Gentlemen, the Overt-Acts laid in the Indict-

ment to prove this Treason, are these:

That the Prisoner at the Bar did accept a Commission from the late King James, to raise a Regiment of Horse in this Kingdom, in order to join with the French, when they invaded it; and there were feveral Meetings, and Confultations between him, and feveral others whom you will hear named by the Witnesses, upon which it was refolved to fend a Messenger, one Charnock, into France, to defire the late King James to prevail with the French King to get a Number of Men, in all 10000, with an Affurance, that they would affift him with a Number of Horse when he came: And in Pursuance of this Defign, the Prisoner at the Bar did raise Men, and pay some Sums of Money for their Subfiftence, and lifted, and had them in Readiness; and provided Horses and Arms. These are the Overt-Acts laid in the Indictment; the Evidence that will be produc'd to you, to prove this Treason, and these Overt-Acts, will be in this Manner.

Gentlemen, you will fee by the Evidence, that there has been a Defign and Conspiracy on Foot for several Years, to assassing the King's Person, and to have an Invasion from France at that Time, by armed Force here to subdue this Kingdom. The Prisoner at the Bar, Sir John Freind, I think about two Years ago had a Commission sent him from the late King James, to raise a Regiment of Horse: There were several other Commissions sent like wise, but one was sent to the Prisoner, which he accepted of; and in Pursuance of it, he appointed several Officers, and listed several Men for that Purpose, and expended several Sums of Money for the raising, and subsisting of them.

Gentlemen, you will hear that his Lieutenant-Colonel was to be one *Blaire*, and his Major was to be one *Slater*; and this *Slater*'s Father was a Clergy-Man, and he undertook to bring in a Troop of Clergy-Men that had refufed to take the Oaths. One of his Captains was one *Evans*; one *Richardson* was another; and there were several other Officers whom you will hear named by the Witnesses, that were appointed, and ingag'd to make up the Regiment.

Gentlemen, you will hear further by the Witnesses, that about May, or June last, they having raised a considerable Number of Men, there were several Meetings had between the Prisoner at the Bar, and several other Persons, in order to send some Person over to get Forces from France, to invade this Kingdom. The first Meeting, that you will hear of, was at the Old King's Head-Tavern in Leadenball-Street, and there were present the Prisoner at the Bar, my Lord of Aylesbury, my Lord Montgomery, Sir John Fenwick, Sir William Perkins, Mr. Charnock, (who was lately condemned and executed

for the Delign of murdering the King) Mr. Porter, and one Cook. At that Meeting you will hear what their Debates were, and what their Resolutions: After several Debates, who they should send, they resolved to send Mr. Charnock, to go into France, to desire the late King James to get 10000 Men of the French Troops, to land upon our Coasts about 8000 Foot and the rest Horse and Dragoons: And they did impower him in their Names, to assure the late King James, that they would, whenever he landed with his French Troops, be ready to assist him with near Two thousand Horse among them.

Upon this, Gentlemen, Mr. Charnock undertook to go upon this Message: But about a Week after they met again, for he was unwilling to go upon fuch an Errand, without having a full Resolution and Assurance from these Gentlemen that were thus engaged, that he might fatisfy the late King what they would certainly do. So they met again about a Week after, and that was at a Tavern in St. James's-Street, near Sir John Fenwick's Lodgings, one Mrs. Montjoy's; there was the Prisoner at the Bar, my Lord of Aylesbury, and most of the fame Company that were at the Meeting before: And Mr. Charnock defired to know, if they did agree to what had been proposed and refolv'd on before; for he was unwilling, and did not care to go without a full Affurance of the Performance. They did all agree, and defired that he would go with all Speed, and that he should assure King James, they would be ready to meet him, if they had Notice where he would land.

Pray, Gentlemen, observe the Time when these Meetings were. It was in May or June last, soon after the King was gone to Flanders; and they thought this a fit Opportunity, when the King's Forces were drawn out of England into Flanders, for carrying on the Campaign, then was the proper Time, according as they discoursed the Matter, the People being as they said, generally dissatisfied, and but few Forces

in England to oppose them.

Mr. Charnock accordingly went over into France, and about a Month after return'd again, and acquainted them that he had told King James their Resolution, and how they would affist him, and what they desired of him, and, in short, had delivered his Message: But that King James told him, he thank'd them very much for their Kindness and Readiness to affist him; but at that Time the French King could not spare any Forces, nor could it be all that Summer, and so there was nothing to be done; and thereupon it rested till the last Winter.

Then, Gentlemen, you will hear, that the last Winter the Design was renewed again, about January last: For Sir George Barcley came over from the late King, being a Lieutenant in his Guards there, and then they entered into a Conspiracy to assessing the King; and that was to be done first, to facilitate the Invasion, which was to follow immediately upon the Execution of the Assassination: For they thought they could have no Assurance of Success in their Invasion, as long as the King lived; and I hope every one will take Notice, how precious that Life is to us, when it is so apparent to all the World, that our Enemies cannot hope

for

for any Success to their Enterprizes and Defigns to destroy us, but by taking that Life away.

Gentlemen, this very Conspiracy, you will hear the Prisoner at the Bar was acquainted with, and privy to, even this Assassination; tho' indeed you will hear he did not much approve of it, because he thought it would be a Differvice to the late King's Affairs; but he was at feveral Meetings with Mr. Porter, and Mr. Charnock, and Sir William Perkins, and several others that were Conspirators in that Design, and was acquainted with it, as you will hear by the Evi-

Gentlemen, you will hear further, that about January last, the Invasion being intended to be quickly made, the Prisoner at the Bar, Sir John Freind, had frequent Meetings with Blair, that was Lieutenant-Colonel, and other Officers, to consider and prepare how to be in a Readiness. About that Time the Prisoner at the Bar, Captain Blair, and one Captain Ridley, met at a Place in Exchange-Alley, and there they discoursed among one another; and there Ridley faid, there was a confiderable Roman-Catholick that was fent to King James, and he would bring the last Orders; and Sir John Freind said he knew of it very well, it was so, and he hoped he shou'd have them brought very quickly.

At another Time, the Prisoner at the Bar, and Blair his Lieutenant-Colonel, met at Jonathan's Coffee-House, and the Prisoner took him up in his Coach, and carried him along with him, and there they had a great Discourse of the Assairs of the Regiment. The Prisoner at the Bar, Sir John Freind, told Blair they must be very good Husbands of their Money: For if the Invasion should miscarry, he should not have Money enough to carry on his Trade, but he would take Care about some Officers that had not Money to mount themselves; but a great many were to prepare for themselves at their own Charges, and for those that were to be under them. They had likewise then some Discourse about the Thoulon Fleet coming about, and that he thought it not adviseable till the Thoulon Fleet came round. He said he would not put a Foot in the Stirrup till that were done; and that he would keep out of the Way till all was in a Readiness, and advised Captain Blair to do fo too.

Gentlemen, you will find it further proved, that about May last, the Prisoner at the Bar paid 201. to this Captain Blair, who had laid out Monies in the Affairs of the Regiment, and this was to reimburse him what he had fo laid out; and it was in this Manner: You have all heard, I suppose, of one Colonel Parker, who being taken upon his coming over from France, was a Prisoner in the Tower, but made his Escape from thence, to which Escape the Prisoner at the Bar was privy. This Escape cost 300 l. as you will hear, and the Prisoner laid down 100 l. of it. But this was to be repay'd him again: But how was it? There was one Johnson a Priest, a Conspirator likewise in this Design of Assassinating the King, and he undertook and promised, that the late King should pay this 100 l. And accordingly one Piggott went over into France, and had this 100 %. paid him by King James, to repay it to Sir John Freind: But he thought fit to keep the Money, and Sir John Freind cou'd not get it of him,

and he durst not ask it, because he knew the Consideration was not fit to be made publick. But he told Captain Blair, I cannot pay you the Money out of my own Pocket; but Piggstt ought to pay me, who has received this Money If you will prevail with Johnson, who of mine. got this Money from the late King to be paid to Piggott, to persuade Piggott to pay 201. I will allow it in Part of the Money he is to pay me, and you shall have it. Captain Blair did prevail with Johnson to persuade Piggott to pay this 20 1. and Captain Blair did receive it, and Sir John Freind did agree to allow it to Piggott out of the 100 l. due to him.

Gentlemen, at another Time, about Christmas last, there was another 201. paid by Sir John Freind's Order and Direction, by Piggott to Blair upon the same Account, by the Mediation of Johnson the Priest; and this was paid and allow'd, as being laid out in the Affairs of the Regiment before, he being intrusted as Lieutenant Colonel, to look after the Regiment.

Gentlemen, I have now open'd the Substance of the Evidence; the Particulars you will hear from the Witnesses themselves. If I have open'd it amis, you will take Care, when the Witnesses are produced, to observe what they say, who will tell you what really was done, and will rectify any Mistake of mine: For I would have no fuch Mistake do the Prisoner at the Bar any Prejudice.

Mr. Sol. Gen. [Sir John Hawles.] Gentlemen, Mr. Attorney has open'd the Nature and Courfe of our Evidence so fully, that I shall make no Repetition of any of the Particulars; but call our Witnesses and prove it in Order as it hath been open'd. And first, we call Captain George

(Who came in.)

Freind. My Lord, before Mr. Porter is fworn, I desire to know whether he is a Roman Catho-

lick, or a Protestant?

L. C. J. Why do you desire that? Is not a Roman Catholick a Witness? Though he be a Roman Catholick, that's no Objection to his being a Witness.

Freind. My Lord, I desire to ask him the Question, whether he be a Roman Catholick

L. C. J. Sir John Freind, it is not a proper Question.

Freind. My Lord, a Man ought to know what Profession they are of, that are Witnesses against him for his Life.

L. C. J. Will you ask him whether he be a

Christian or no?

Freind. My Lord, I defire to know whether he be a Papist or a Protestant.

Mr. At. Gen. If Mr. Porter be willing to tell you, he may; but it is not a proper Question. L. C. 7. Especially before he is sworn; he is

not intitled to ask any Questions whatever, till he be fworn.

Freind. My Lord, I beseech you let me have the Question answered.

Mr. Sol. Gen. Sure you don't consider, that the Answer to that Question is to accuse himfelf; you don't consider the Consequences of it.

Friend. Pray, my Lord, let me have my Right. L. C. J. The Question is whether it is your Right or no.

Freind. My Lord, I would not trouble the

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Court if I could help it, but my Life and All is at Stake, and I must make the best Defence I can.

L. C.J. Indeed your Question is improper in itself; but if he have a Mind to tell you, and answer voluntarily, he may.

Freind. I humbly beg your Lordship that he

may answer the Question.

L. C. J. I cannot see you have a Right to

have this Question answered you.

Freind. Mr. Porter, you are a Gentleman, and I defire you will answer whether you be a Ro-

man Catholick or not?

Mr. Sol. Gen. Before he does answer, I desire he may be acquainted with the Danger: He was born a Protestant, no doubt, and then turning Roman Catholick, he subjects himself to a very fevere Penalty.

L. C. J Sir John Freind, I told you your Que-

stion was not proper to be ask'd.

Freind. Pray, my Lord, let him answer the Question, it will be of great Use to me in my

Tryal; pray let me have my Right.

L. C. J. You shall have all the Right done you that can be; but in the first Place, if a Man be a Roman Catholick, notwithstanding his Religion, he is a good Witness: And besides that, it may be, his answering the Question may subject him to several Penalties; at least he is liable to Prosecution upon several Acts of Parliament that are very penal; and therefore it is by no Means to be ask'd.

Freind. My Lord, I pray only that he may

answer the Question.

L. C. J. No Man is bound to answer any Question that tends to make him accuse himself, or fubject him to any Penalties.

Fr. My Lord, I do with Submission desire it, and it is no great Matter for him to fay whe-

ther he be Papist or Protestant.

L. C. 7. If it be no great Matter, then why do you infist upon it? But perhaps it may be a great Matter in the Consequence of it to him; a Man therefore is not obliged to answer any such Questions.

Fr. I befeech your Lordship, let him answer

the Question.

L. C. J. You have my Opinion; if you will, you shall have the Opinions of the rest of the Judges: My Opinion is, That the Question

ought not to be answer'd.

L. C. J. Treby. Since your Lordship's Plea-fure is, That we should deliver our Opinions up-on this Point, I must declare, I am of the same Opinion, That no Man is bound to answer any Questions that will subject him to a Penalty, or to Infamy. If you should ask him, whether he were a Deer-stealer, or whether he were a Vagabond, or any other Thing that will subject him to Punishment, either by Statute or by Common-Law, whether he be guilty of a Petty Larceny, or the like, the Law does not ol lige him to answer any such Questions.

Fr. Well, I hope the Jury will consider it,

that he will not answer the Question; and therefore they are to take it for granted that he is so.

L. C. J. Treby. And now to this present Purpose, to ask a Man whether he be a Popish Recufant, is to subject him to Danger: For when you ask him that Question, if he were not bred up in that Religion, then for him to own himself of that Religion now, is to own as great a Crime as that you are charged with. If it were not fo.

but he was always bred in that Religion, yet there are very great Penalties that he is subject to, as, the Confiscation of two third Parts of his Estate, and several other Things that he may be liable to, if he should disclose that upon his Answer to the Question, which without this Difcovery could not be prov'd perhaps. We must keep the Law steady and even between the Prisoner and the Witness.

Mr. Justice Nevil. I am of the same Opinion. it does subject him to a Penalty; and unless he will voluntarily answer it of himself, I think it cannot be demanded of him: For he may fub-

ject himself to a Prosecution by it.

Mr. Just. Rokeby. I think, it is not a Queftion that can of Right be imposed upon him; he may answer it, if he will; but he is under no Obligation to answer it, because it may tend to accuse himself of a Crime for which he may be profecuted, and likewife will fubject him to other Penalties, which the Law cannot compel him to Subject himself to.

(Then Captain Porter was sworn.) Freind. I hope, Gentlemen of the Jury, you'll

confider this.

Mr. Sol. Gen. Mr. Porter, do you know Sir John Freind, the Prisoner at the Bar?

Capt. Porter. Yes, Sir.

Mr. Sol. Gen. Pray then will you give my Lords and the Jury an Account what Meetings you have had with him, where those Meetings were, and when, and what pass'd between you, about inviting the French over hither, or for a

Rifing here.

Capt. Porter. My Lord, about the latter End of May last or the Beginning of June, we had two Meetings, one was at the King's-bead in Leadenhall-street, the other at Mrs. Mountjoy's in St. James's-street. At the first Meeting there were present my Lord of Ailesbury, my Lord of Montgomery, Sir John Freind, Sir William Perkins, Sir John Fenwick, Mr. Cook, Captain Charnock, and myfelf; after Dinner Mr. Goodman came in: Now at both those Meetings it was confulted of, and agreed, to fend Captain Charnock into France to King James, to defire him to borrow of the French King 10000 Men to come over hither, 8000 Foot, 1000 Horfe, and 1000 Dragoons. Captain Charnock faid, he did not care to go upon a foolish Message, and therefore defired to know what they would have him to acquaint King *James* with, and affure him of. They all agreed to meet the King whenever they had Notice of his Landing, with a Body of 2000 Horse; of which every one in particular was to bring their Quota where-ever he would appoint.

Mr. Attorn. Gen. When was the fecond Meet-

Capt. Porter. That was at Mrs. Mountjoy's. But I ask you when it was? Mr. Att. Gen. how long after the first?

Capt. Port. I believe it was about a Fortnight

after, or so.

Mr. Att. Gen. What was that Meeting for? Capt. Port. The fecond Meeting was to confirm the first. Captain Charnock informed me, that he was to go within three or four Days, and therefore defired to have a Meeting before he went.

Mr. Att. Gen. What Discourse was there at

that fecond Meeting? What Occasion was there

Capt. Port. Capt. Charnotk desired the Meeting once more before he went, to fee whether we all

kept our Resolution.

Mr. Soll. Gen. Pray, what do you know of Sir John Freind's agreeing to raise a Regiment of

Captain Port. I know nothing of that Matter, but what I have heard several People talk; but I have heard him fay he would be as ready as any Man, whenever the King came; and I have heard from Capt. Charnock, and from Sir William Perkins, that he had a Commission to be a Colonel of Horfe.

Mr. Att. Gen. Pray, Sir, upon that second

Meeting, who were present?

Capt. Port. I told you, Sir, the Prifoner at the Bar was present at both Meetings.

Mr. Soll. Gen. Who elfe were there?

Capt. Port. My Lord of Ailesbury, Sir William Perkins, Capt. Charnock, and I cannot tell whether my Lord Montgomery and Mr. Goodman were there; Mr. Cook and myself were there, but the Prisoner at the Bar I am sure was there.

Mr. Soll. Gen. Pray, Capt. Porter, will you remember and recollect yourfelf, who were at the

first Meeting?

Capt. Port. I have named them already, Sir.

Mr. Soll. Gen. Name them again then.

Capt. Port. My Lord of Ailesbury, my Lord Montgomery, Sir John Freind, Sir William Perkins, Sir John Fenwick, Capt. Charnock, Mr. Cook; and myself; we dined there, and after Dinner Mr. Goodman came in.

Mr. Att. Gen. Pray, Sir, when did you fee Mr. Charnock after this, and what Discourse had you with him about his Journey and the

Success of it?

Capt. Porter. I never faw him till 3 or 4 Days after our Riot Business in Drury-lane, upon the Account of which I had been a Prisoner in Newgate.

Mr. Att. Gen. Well, and what did he fay to

you?

Capt. Porter. He told me that he had been in France, but that King James told him, the French King could not spare so many Men that Year; and withal, that he had been with Sir John Freind, and the several other Persons, with Messages from the King, but I do not know whether he had been there or no, only as he told me, that he had been, and brought that Answer.

Mr. Att. Gen. Pray now tell us, what other Meetings you have had about this Matter this

Winter.

Capt. Porter. I was once with Sir George Barcley and Sir John Freind, at the Nagg's-head in St. James's-street; I cannot tell what Difcourse they had, they whispered among themsclves.

Mr. Att. Gen. Who else was there?

Capt. Port. There was Sir George Barcley, Sir William Perkins, myself, Mr. Ferguson, and one Humes.

L. C. 7. Where was that, do you fay? Capt. Port. At the Nagg's-head in St. James's-

Mr. Att. Gen. Was there any Body else there that you can remember?

Capt. Port. Capt. Charnock came in after Dinner, but I cannot fay he din'd there.

Mr. Att. Gen. And who else do you remem-

Capt. Port. There came in one Harrison after Dinner; he is a reputed Romish Priest, and goes by the Name of Johnson.

Mr. Mountague. Pray, Capt. Porter, what was

that Meeting for?

They had feveral Whisperings Capt. Port. among themselves, but what they discoursed of I cannot tell.

Mr. Mountague. Pray, did Sir John Freind fay any Thing that you heard at that Meeting.

Capt. Port. Sir George Barcley did fay, that fome People that were not fo violent had written over into France to stop this Business; upon which, said I, I hope you will have no Letter to Night. Upon which Sir John Freind said, is there any thing that is hid behind the Curtain? If there be, I am not fairly dealt withal; I will proceed no fur-

Mr. Att. Gen. If Sir John Freind has a mind

to ask him any Questions, he may.

L. C. J. Pray, Capt. Porter let me ask you this Question, Did all that were present at the first Meeting, at the King's-head in Leadenhall-street, agree to fend Mr. Charnock into France to the late King?

Capt. Part. Yes, my Lord. L.C. J. All of them?

Capt. Port. Yes; we desir'd Captain Charnock to answer to the King for us that we would meet him at the Head of 2000 Horse.

L. C. J. Did Sir John Freind agree to it? Capt. Port. Yes, I do positively affirm he did. L. C. J. Then the fecond Meeting, which, you fay, was at Mrs. Mountjoy's, what was faid then?

Capt. Port. We did agree all, That Capt. Charnock should go on with the Massage that was re-folved upon at the first Meeting; and we would go on with the Bufiness, and he faid he would go away in two or three Days.

Mr. Att. Gen. Will Sir John Freind ask him

any Questions?

Fr. I will only ask him, if they have done, whether he has any thing more to fay.

Capt. Port. No, Sir.

L. C. 7. The King's Council have done with

Fr. Then, my Lord, I will hear all they can fay, and when I have heard the whole Evidence, I shall know how to answer to it.

L. C.J. Before you go, Captain Porter, I would ask you, What Answer Mr. Charnock brought

back from France?

Capt. Port. I fay, I did not meet with Captain Charnock, 'till after I came out of Newgate for the Riot Business, and then he told me, he had been there, and he had acquainted the several Gentlemen with the Messages he had brought from King James, who thank'd them for their Kindnesses, but the French King could not spare fo many Men that Year.

Mr. Sol. Gen. Then the next that we call is Brice Blair, (who was fworn). Pray, Sir, do you know the Prisoner at the Bar, Sir John Freind?

Capt. Blair. Yes, my Lord; and I am very forry to come on fuch an Account as I do now against him. I am forry for it with all my Heart.

Mr. Att. Gen. Well, Sir, pray will you give

an Account what you know of Sir John Freind's having a Commission from the late King to be a Colonel of Horse, and when it was, and how; pray tell my Lord and the Jury the whole Matter.

Capt. Blair. All that I can fay to this Business is written in my Paper, and I refer to my Paper. Mr. At Gen. You must not refer to your Paper,

Sir, you must tell all what you know.

L.C.J. He may look upon any Paper to re-

fresh his Memory.

Capt. Bl. I did fee the Commission, Sir, and I

did read it. Mr. At. Gen. What Commission was it, Sir? Capt. Bl. It was a Commission from King fames, to Sir John Freind. Mr. At. Gen. Where did you fee it, Sir?

Capt. Bl. I faw it in his Lodgings at the Strand, when he lived near the Strand in Surrey-street.

Mr. At. Gen. Who shew'd it you? Capt. Bl. He shew'd it me himself.

Mr. At. Gen. What was it for?

Capt. Bl. It was for Raifing a Regiment of Horfe.

Mr. At Gen. When was it that you did fee it?

How long ago was it? Capt. Bl. It is well near two Years ago, or

thereabouts, as I remember. Mr. At. Gen. Who was to have been Colonel

of that Regiment? Capt. Bl. He was nominated to be Colonel of

it himself in the Commission.

L.C.J. Who was the Commission directed to? Capt. Bl. It was directed to him, to Sir John

L.C.J. Well, and what was done upon it?

who were to be the Officers?

Capt. Bl. He promised me to be his Lieutenant Colonel; and I had the fame from Mr. Harrison, and there were several Letters that I saw, that came from my Lord Melford and Secretary Caroll, who were with King James.
Mr. At. Gen. What other Officers were there

appointed?

Capt. Bl. There was one Richardson was to be one of his Captains, and there was one Mr. Fifther was to be another, and one Hall another; Fisher was to be his eldest Captain, and one Capt. Evans was to be his Captain Lieutenant, and one Captain Vernatti was to be another.

Mr. At. Gen. Do you remember who was to be

his Major?

Capt. Bl. No, Sir, I think I cannot be positive as to that. I spoke to Capt. Barnesly, that had been a Lieutenant in King James's Service, to be a Lieutenant, and fometimes he accepted, and fometimes he refused it.

Mr. At. Gen. Pray, what did you do as Licute-

nant Colonel upon this Matter?

Capt. Bl. I endeavour'd all I could to get Officers for them; and to raise Troops. I endeavour'd to get what Men I could my felf.

Mr. Sol. Gen. Pray what did you do? what Of-

ficers did you procure for him?

Capt. Bl. I told you Venatti and Fisher, and

one Mr. Hall that lives at Deal.

Mr. At. Gen. What Troops did you get under you? Did you engage any to serve under you?

Capt. Bl. What? I my felf, Sir, do you mean?

Mr. At. Gen. Yes, I do. Capt. Bl. Yes, Sir, I did. Mr. At. Gen. Can you name any of them?

Capt. Bl. Yes, Sir, if I make use of my Paper. Mr. Sol. Gen. You may make use of your Paper to refresh your Memory.

Capt. Bl. There is a Paper of Names that I

gave in before the Council.

L. C. 7. Mr. Baker, have you his Paper there? let him fee it to refresh his Memory.

Mr. Baker. I have none of the Papers, my Lord; they are all fent before the Council.

Mr. At. Gen. Pray, Sir, can you tell who was to have been your Lieutenant in your Troop? Capt. Bl. One Mr. Bertram

Mr. Mountague. You fay, Sir, you were constituted Lieutenant Colonel; pray, who constituted you, and made you fo?

Capt. Bl. I had only a Promife of it from Sir

John Freind.

Mr. At. Gen. Pray, did you lay out any Monies for Sir John Freind? or did he ever pay you any Money afterwards?
Capt. Bl. Yes, I have had feveral finall Sums

of Money from Sir John Freind.

Mr. At. Gen. Pray, what was it for?

Capt. Bl. It was to drink with the Men that belonged to the Regiment, and encourage them. Mr. At. Gen. Pray, did Mr. Piggott pay you any Sums of Money? and by whose Order?

Capt Bl. Yes, he paid me first 20 l. and after-

wards he paid me another 20 l.

Mr. At. Gen. By whose Order was that, Sir? Capt. Bl. It was by the Order of Sir John

Mr. At. Gen. Pray, Sir, how do you know that Sir John Freind order'd him to pay it you?

Capt. Bl. Because it was the Money that Piggott had received to repay Sir John Freind, what he had advanced for the furthering of Parker's Escape out of the Tower.

Mr. At. Gen. How do you know that he advanced any Money for procuring Parker's Escape?

Capt. B1. He told me fo himfelf.

Mr. At. Gen. How much did Sir Fobn Freind fay he advanced for that Purpose?

Capt. Bl. He told me 100 l.

Mr. At. Gen. How did he tell you he was to be

paid it again?

Capt. Bl. He told me that King James ordered the Payment of it at France, when Piggott went over, which was immediately afterwards; and I had of that, first 20 1. and afterwards 20 1. by the Order of Sir John Freind.

Mr. Sol. Gen. Pray, Sir, did Sir John Freind tell you what Piggott had received in France?

Capt. Bl. Yes, he faid Piggott had received 100 l. in France; and he did not pay it him, but if I could get 20 1. of him, he would allow it.

Mr. At. Gen. Pray about what Time was it

that the first 20 l. was received?

Capt. Bl. I have fet it down in my Paper; there it is.

Mr. At. Gen. But can't you tell about what Time it was?

Capt. Bl. It was about last May or June, the first 20 l. was paid.

Mr. At. Gen. When was the last 20 1. paid? Capt. Bl. It was after I was fick, about Michaelmas.

Mr. Cowper. Pray, Sir, who was by when the

last 20 1. was paid? Capt. Bl. Mr. Piggott paid me the last 5 l. of it,

(for I received it at several Payments from Mr. Piggott)

Piggott) but the last 5 l. was before Sir John Freind, at Jonathan's Coffee-House.

Sol. Gen. Pray, do you know any thing of Sir John Freind's Receiving any Letter from King Fames?

Capt. Bl. Yes, he told me he had a Letter from King James.

Mr. Sol. Gen. How long ago was that?

Capt. Bl. Truly, I cannot tell.

Mr. Sol. Gen. I don't ask you the precise Day, but was it within a Twelvemonth?

Capt. Bl. Yes, I believe it might be thereabouts.

Freind. My Lord, I desire he may speak out; for I don't hear half he fays.

L. C. J. Repeat it to him again.

Capt. Bl. Sir, you told me you had received a Letter from King James.

Freind. My Lord, I shall answer to all this

Mr. Sol. Gen. Pray, had you at any Time any Discourse with Sir John Freind about one Stater? Capt. Bl. Yes, I had.

Mr. Sol. Gen. Pray tell what that was.

Capt. Bl. He told me he was to bring him in several Officers; and that he had intended to make two Lieutenant-Colonels, whereof Captain Slater was to be one; but when he faw I was not fatisfied with that, he faid he should command a Troop of non-swearing Parsons, and they should be an independent Troop.

Mr. Sol. Gen. You fay that Slater was to com-

mand that Troop.

Capt. Bl. Yes, and it was to be an independent Troop.

Mr. At. Gen. I think you fay that he and you met at Jonathan's Coffee-House.

Capt. Bl. Yes, we did fo. Mr. At. Gen. Pray what Discourse had you

Capt. B1. I called him afide and defired to fpeak to him; and it was when Mr. Fisher told me of this Plot, and defired me to speak to him, a little before this horrible Conspiracy broke out. And I told him what I heard from Fisher, and from Harrison the Priest about it; and he told me that he had heard of it, and he was afraid it would ruin King James, and his Affairs.

Mr. At. Gen. What was it that you told him

you had heard.

Capt. Bl. This last horrid Thing, the Conspi-

racy against the King's Life.

Mr. Cowper. Was it before it broke out that

he told you he knew of it?

Capt. Bl. Yes, it was shortly before it broke out. Mr. At. Gen. Pray, did you meet with him again? And did he carry you in his Coach at any Time?

Capt. Bl. Yes, he did, Sir.

Mr. At. Gen. What Discourse had you then,

when you was with him in the Coach?

Capt. Bl. He took me in his Coach to St. Martin's le grand, and, says he, I will do nothing 'till the Thoulon Fleet meet with the Breft Fleet; at that Time, perhaps, we shall be all taken up; but, fays he, you may sculk about the Town better than I can; and therefore I'll keep myself private; and we must be as good Husbands of our Money as we can; for Money will be very scarce. What do you think you shall need, says he? Truly, Sir, fays I, I can't tell; that must

be according as I am mounted. For I found I had a few indigent Officers at that Time.

Mr. At. Gen. Pray, what were you to do?

Capt. Bl. We were to sculk up and down; and when he asked me what Money I should need, I told him I could not tell; for there were feveral indigent Officers, most of which begg'd at that Time; and here is a Letter that I had from Sir John Freind, to confirm my receiving Money from him.

Mr. At. Gen. Is that Sir John Freind's own Hand?

Capt. Bl. Yes, Sir, it is.

Mr. At. Gen. Then put it in, give it hither. (It was delivered in to the Attorney General.)

Mr. Sol. Gen. Pray, what have you heard Sir John Freind fay of Sir John Ferwick's being con-

cerned in this Matter?

Capt. Bl. I heard him fay, that he believed, that he should command the Party that he was engaged in, and that Sir John Fenwick had Four Troops of Horse, that lay near Reading, to be employ'd.

Mr. Sol. Gen. For what Purpose?

Capt. Bl. To be in Readiness upon the Descent. Freind. Gentlemen of the Jury, I can't hear a Word, I hope you hear.

Mr. At. Gen. Pray, Sir, look upon that Letter; you say you had that Letter from Sir John Freind, pray, who is that H. mentioned in it?

Capt. Bl. It means Harrison, alias Johnson, the

Mr. At. Gen. Pray, what was that Letter written for?

Capt. Bl. It was about the last 20 l. that I was to receive from Piggott.

Mr. At. Gen. Is that Sir John Freind's Hand?

Capt. Bl. Yes, I think fo.

Mr. At. Gen. Have you feen Sir John Freind

Capt. Bl. Yes, I have feen him write, and I think it is the fame Hand.

Mr. At. Gen. Then we defire it may be read. Then a Jury-man desired he might be asked. Whether be faw Sir John Freind write that

Letter ? L. C. J. What fay you, did you fee him write that Letter?

Capt. Bl. No, my Lord; it came to my Lodging.

Mr. At. Gen. Did he ever own to you he had writ you fuch a Letter?

Capt Bl. Yes, he did.

Mr. At. Gen. Pray, let it be read; read it all, for it is but short.

Cl. of Ar. (Reads)

#### For Captain Blair, These.

SIR, Tueiday Morning. an Answer of yours before now: I have been afflicted with the Gout in my Hand and Foot, that I have not been able to put Pen to Paper; (I thank God) I am somewhat better, and do hope to be in London a Thursday next, about the Hour of Twelve, at Jonathan's Coffee House, if the Weather do not prevent me; if it do, I shall not come before Monday following: I do desire you for to meet me about that Hour; for it is not convenient for to write a Note to Mr. H. for some Reasons I

shall give you, when I see you. I wish you good Health. I am,

SIR,

Your affectionate Friend and Servant, JOHN FREIND.

Jury-man. Pray, Sir, what Date is it of? Cl. of Ar. It has no Date but Tuesday Morning. Mr. At. Gen. Did Sir John Freind meet you on the Thursday, according to this Letter?

Jury-man. My Lord, I desire he may be asked, How this Letter came to him, whether by the

Penny Post, or how?

Capt. Bl. I don't know, I believe it was by a Porter: It came first to me when I was in Bed,

and my Wife brought it up to me.

Mr. At. Gen. Pray, Sir, answer my Question. Did Sir John Freind afterwards meet you at Jonathan's Coffee-House, according to this Letter?

Capt. Bl. Yes, Sir, he did. Mr. At. Gen. And did you there speak about the Business that's contained in that Letter?

Capt. Bl. Yes, Sir, and accordingly I had the Order.

Mr. At. Gen. What Order?

Capt. Bl. An Order for the 20 l.

Mr. Sol. Gen. Captain Blair, do you remember that you dined with Sir John Freind, near the Exchange, in January last?
Capt. Bl. Yes, I think I did, Sir.
Mr. Sol. Gen. What Discourse was there be-

tween you then? Who was with you besides you

Capt. Bl. I must refer that to my Paper.

Mr. Sol. Gen. Well then, what Discourse was between you and Sir John Freind there?

Capt. Bl. It is down in my Paper.

Mr. Sol. Gen. Do you know one Capt. Ridley? Capt. Bl. Yes, Sir.

Mr. Sol. Gen. Was he at any Time present when you and the Prisoner at the Bar were together.

Freind. My Lord, I cannot hear a Word he fays. L.C.J. Here is a great Noise indeed, and he, it feems, is not well, and fpeaks but low; pray, order Silence in the Court.

(Which was done by Proclamation.)
L. C. J. Look ye, Sir John Freind, he speaks of a Letter that you sent to him that bears Date fome Tuesday Morning, that you would be in Town, and meet him at Jonathan's Coffee-House upon Thursday following, at Twelve a Clock; and that Letter was read, and he says he met you accordingly, and there was Order taken for the Payment of the last 20 l. This is that he fays; Did you hear it?

Freind. No, my Lord, I did not. L. C. f. That is what he faid. Then go on: You fay he met you at Jonathan's Coffee-House according to that Letter.

Capt. Bl. Yes, my Lord.

L. C. J. What was done there, when you met?

Bl. Nothing but the Order. Capt. Rl. Nothing but the Order. L. C. J. Who did he give the Order to?

Capt. Bl. He gave the Order to Harrison. L. C. J. Why, was Harrison there?

Capt. Bl. Yes, he came there before I came away. L.C.J. But you say he gave the Order to Harrison?

Capt. Bl. Yes, my Lord.

L. C. J. What was the Order for ? Capt. Bl. It was to pay me that Money. L.C. J. What Money was that?

Capt. Bl. It was the last 20 1.

Mr. At. Gen. Was the 20 l. paid you afterwards?

Capt. Bl. Yes, Sir.

Mr. At. Gen. Who paid it?

Capt. Bl. Mr. Piggott; he paid me the last 51. of it before Sir John Freind's Face.

L. C. J. Was this the first 20 1. or the last, do you fay?

Capt. Bl. It was the last.

L. C. 7. What was this Money paid for?

Capt. Bl. I believe it was to support me to go about the Business of the Regiment.

L. C. J. You believe; that's not enough: But

are you fure it was fo?

Capt. Bl. Yes, I am fure it was for that. L. C. J. Had you ever demanded Money of him before?

Capt. Bl. Yes, I had.

L. C. 7. For what was that Money that you demanded?

Capt. Bl. It was to drink with the Men that were brought in; to cherish, and keep them to-

L. C. 7. To what Purpose were those Men kept

together?

Capt. Bl. They were for his Regiment.

Mr. Sol. Gen. Pray, had Sir John Freind any Occasion to pay you any Money upon any other Account?

Capt. Bl. No, Sir, not out of that 100 l. Mr. Cowper. You do not understand the Question. Had you any Dealings with Sir John Freind, but about this Matter concerning the Regiment?

Capt. Bl. No, never in all my Life. Mr. At. Gen. Well, Sir, do you remember your meeting with Sir John Freind when one Ridley was there?

Capt. Bl. Yes, it was at the Chop-house.

Mr. At. Gen. Give an Account what pass'd there. Capt. Bl. Mr. Ridley faid, A Gentleman was lately gone over to France, about Ten Days before; and Mr. Ridley faid, he was a very fenfible Gentleman, a Roman-Catholick, an ancient Man, about Threefcore Years of Age; what he was, I can't tell: He faid, he believed he should bring the last Orders.

Mr. At. Gen. What did Sir John Freind say? Capt. Bl. Sir John Freind said, He knew of it; but he named no more.

Mr. Sol. Gen. What was the Effect of those Orders, as you understood?

Capt. Bl. I cannot tell that, Sir, indeed. Mr. Sol. Gen. Did you know Mr. Charnock?

Capt. Bl. Yes, I did.

Mr. Sol. Gen. What do you know of his going to France !

Capt. Bl. I met him upon the Exchange the last Summer, and I told him, I expected not to have feen him here at that Time, I thought he had been abroad; he told me he was come from France, but who fent him I cannot tell, I do not know upon my Life.

Mr. Sol. Gen. Pray, what has Sir John Freind faid to you about Ferguson? Whether was not he to have been an Officer in his Regiment?

Capt. Bl. No; but Sir John Freind said, he would join, and Mr. Ferguson himself has told me io.

Mr. At. Gen. When did he tell you fo?

Capt. Bl. A good while ago. Mr. At. Gen. How long ago?

Capt.

Capt. Bl. Two Years ago, and above.

Mr. Sol. Gen. Did Sir John Freind tell you any thing about Ferguson, that he would bring in any Men?

Capt. Bl. Yes, he faid he would bring in a

great many.

Mr. At. Gen. Will the Prisoner ask him any Questions?

L. C. 7. Sir John Freind, will you ask this

Witness any Questions? Freind. Yes, my Lord, I shall by and by, if

they have done with him.

L. C. J. Yes, they have done with him. (Then he paused, and perused his Papers.)

Freind. First, as to the Commission you charge me with, that I should receive a Commission from King James; I defire to know, whether it was figned, or fealed, and what Date it was?

Capt. Bl. I cannot tell the Date, indeed, Sir John; for I never thought to come here upon fuch an Account as this: But I think it was in Paper, figned above James Rex, and below, By his Majesty's Command, Melford; and a little Seal upon the Margin.

Freind. This is the hardest Thing in the World upon a Man; here you have charg'd me with

Money to fubfift and encourage Soldiers.

Capt. Bl. Yes, Sir. Freind. I would only fay this; you were recommended to me for a very honest Man, and you have come to me several Times, and told me, Sir, my Necessities are very great, I am ready to starve, I have a great Charge; for God's Sake will you be pleased to bestow something upon me, to relieve my Necessities? It's true, I have given you Money several Times, but I never gave it for any other Use but Charity; God knows my Heart. I defire you, to confider with yourfelf and answer it. There is a God above where you must give an Account as well as I, and I hope you will confider of it. Pray declare the Truth, Whether you have not writ those Lines to me several Times, that you were ready to starve, and begg'd of me to relieve your Necessities?

Capt B. I have fo, Sir, I acknowledge it. Freind. Pray take me right, and was not that Money I gave you, only upon pure Charity?

Capt. B. Yes, you did give me Charity, but I had expended so much Money in your Business, that reduced me to that, God knows my Heart. I have laid out many a Pound upon this Affair.

Freind. It is the hardest Thing in the World;

this is a Roman Catholick too.

Capt. B. I am fure it cost me many a Pound

more than ever I had of you.

Freind. You say you listed a great many Men, who were the Men? What are their Names? who were they For?

Capt. B. I have given a List of them to the Council.

Freind. Who are they? for God knows, I know nothing of them.

L. C. J. You have a List there, let it be produc'd. Capt. B. I gave it to the Council; and, Sir John, I brought in several Officers to you.

Mr. Att. Gen. Remember, and name as many

as you can.

Capt. B. I have named the Officers already.

Mr. Att. Gen. Name them again.

Capt. B. Did not I bring Captain Fisher to you? and did not you promife to make him your eldest Captain?

Freind. No, you never did.
L.C. J. These are Questions of your own ask-

ing, fo you must hear him.

Capt. B. I brought Captain Fisher to you, and accordingly we dined at Captain Simons's, and there was Captain Ridley, Mr. Richardson, and Mr. Fisher and you talked together, and you listned to him, and in my own Hearing you promised he should be eldest Captain, upon Condition, that he would bring in a Troop; and this is true, fo help me God.

Freind. Pray, where are your Men? and what

are your Men that you lifted?

Capt. B. I never spoke of Listing, I only spoke of Encouraging?

Freind. Did not you say you had listed a great many Men for to be of my Regiment?

Capt. B. No, Sir, I did not. Mr. Att. Gen. I think you do mistake, Sir John,

he did not say List.

Capt. B. I had Money from you upon the Account of Encouraging, and Treating, and Drinking with a great many of the Men: And you faid it was impossible to keep them together, but that I must have Money to treat them, and drink with them; but you defired me to be as good a Husband as I could.

Freind. I never faid so; these are very hard

Things upon me.

Capt. B. Did not I bring Captain Cole and Captain Neale to you, and his Brother-in-Law Mr. Robinson, and Mr. Gellibrand? and did not we dine together?

Fr. I know nothing of all this, I declare to

L. C. J. If you will ask him any more Questi-

Capt. B. I brought those three Gentlemen, and we dined together.

L. C. J. Where did you dine then?

Capt. B. At Hackney, when Sir John lived there, at his own House.

Freind. When was it?

Capt. B. It is above a Year ago. Pray, Sir John, don't think to dash me out of Countenance, tho' I am very Ill; I speak nothing but the Truth, and therefore I will not be dash'd out of Countenance. You know what I say to be true; you then drank a Glass of Wine to Capt. Cole: And did not you promise him, because he was one of your Mother's Name, that he should have a Place in the Excife next one of the Commissioners. Says I, Sir John, what will you give me? O, fays he, you shall have the Regiment, Man. This was before Robinson, his Mother-in-Law, and Mr. Gellibrand.

L.C.J. Who was to have the Place in the Excise?

Capt. B. Captain Cole.

Freind. I know not a Word of all this.

Mr. J. Rokeby. Capt. Blair, be not dash'd, but fpeak the Truth, and you need fear nothing.

Capt. B. This, I fay, was before Mr. Robinson and Mr. Gellibrand.

Fr. I don't know Gellibrand, nor none of them. L. C. J. Was that Cole to be any thing in the Regiment?

Capt. B. Yes, he was to have been a Captain,

and to bring in a Troop.

Mr. Att. Gen. Sir John, will you ask him any more Questions?

Freind. No, I must depend upon the Jury, for

I cannot remember half what he has faid. Mr. Soll. Gen. Do you remember any Discourse

between you and him, about some brisk Men that

were to follow him?

L. C. J. But before you ask him, Mr. Sollicitor, we must know whether he will ask him any more Questions, for he is now his Witness. Do you ask him any more Questions, Sir John?

I can ask about no more than what I Freind.

hear.

L. C. J. But ask him what you will. Freind. My Lord, I have not heard half what he has faid, I hope the Jury will take Care in it.

Some Part of it was twice repeated to you.

Freind. As to that, my Lord, I would ask him a Question or Two. Was that my Letter?

Capt. B. Yes, it was.

Freind. Did you see me write it?

Capt. B. No, it came to my Hands by a Porter, as I believe, when I was in Bed, my Wife brought it up to me.

Freind. What was that Letter for? Capt. B. In order to pay the last 201. and I did see a Return of a Letter that you writ to King James.

Mr. Att. Gen. Who shewed you that Letter to

King James?

Capt. B. He shewed it me himself.

L. C. J. How long ago is that?

A Year and a half ago, as near as I Capt. B. can remember.

L. C. J. Did he fay any Thing of an Answer

he had to it?

Capt. B. Yes, but I cannot remember what it was directly.

Juryman. He was pleased to say he saw a

Letter from King James.

L. C. J. No, no, Sir, it was a Letter to King

Juryman. My Lord, I desire he may be ask'd, if he knows the Contents of that Letter? L. C. 7. Did you fee him write the Letter,

or did he shew you the Letter he had writ? Capt. B. I did not fee him write the Letter, I see his Hand to the Letter, and he shewed me the Letter, that he faid he had written to King James; and there is this particular Passage to confirm it, it was at Mr. Piggott's Mother's House; I dined with him there that Day, and when he shewed me the Letter, I told him I was so well pleased with the penning it, that I believed Mr. Ferguson had a Hand in it; and he was very angry, that I should think, he was not able to write, and did not write the Letter himself.

Juryman. My Lord, since it seems he perused the Letter, I desire he may be asked, whether he can remember the Contents of that Letter, or

any of it?

Capt. B. Really, my Lord, I cannot tell that particularly: But I am apt to think it was about the Business of the King, and about the Regiment.

L. C. J. Can you tell truly any of the Contents

of it?

Capt. B. That it was about the Affairs of the

Regiment, I am positive.

Mr. Cowper. My Lord, before he goes away (that the Jury may not go away with a Mistake,) I defire it may be observed, he does not fay, he saw Sir John Freind write the Letter.

L. C. J. No, No, but that he shewed it him

himfelf.

Freind. When was that Letter writ that I fhewed to you?

Capt. B. It was about a Year and a Half ago. I declare in the Presence of God, I Freind. never writ one.

Juryman. He says you shew'd him the Letter, therefore it is very fit we should fee it.

L. C. J. Nay, Sir, you must not talk to the Prisoner; if you have any Questions to ask, you must propose them to the Court.

Freind. I declare in the Presence of God, Inever writ any fuch Letter, as this he now charges

me with.

Capt. B. And I do declare in the Presence of God you shewed me such a Letter.

Freind. Yes, you may, but I am a Protestant,

you are a Papist, you may do any thing.

Mr. Att. Gen. You may ask any Questions of him, Sir John, but you must not rail at the Witness.

Freind. But when you charge me with the writing of a Letter to King James, I ought to fpeak to it. It feems I am not to ask whether he is a Papist.

Mr. Att. G. He says, you shew'd him a Letter, that you faid you had written to King James, which he read, and liked the Penning of it so well, that he thought Ferguson had a Hand in it; at which you were offended that he should think you could not write fuch a Letter yourfelf.

Friend. I declare in the Presence of God I ne-

ver writ any fuch Letter.

Mr. A.G.I suppose you'll disprove him by and by. Friend. I can have no Witnesses to this Matter. Mr. Att. Gen. And you can't expect your own Denial should go for Proof. If you will ask him no more Questions, let him go down and ease himfelf.

Freind. He must not be asked whether he is a Papist, but I hope you will take Notice, Countrymen, that these Witnesses are Papists, and they think they merit Heaven by swearing against Pro-

testants, whom they call Hereticks.

L. C. J. Indeed Sir John, I don't hear you: Pray speak so loud that the Court may hear what

you fay.

Friend. I will my Lord; I fay he is a Roman Catholick, and I have Witnesses to swear he is fo, and defire I may prove that he is a Roman Catholick, and therefore he is not to be heard against a Protestant.

Mr. Att. Gen. Then the next Witness we call

is Mr. Bertram. (Who was sworn.)

Freind. But I have not done with Mr. Porter. L. C. 7. Well, you shall have him by and by, let the King's Council go on in their Method.

Mr. Att. Gen. Pray, Mr. Bertram, do you know Captain Blair that was here just now?

Yes.

Bertram.

Mr. Att. Gen. How long have you known him? About Eight or Nine Years.

Mr. Att. Gen. What Discourse have you had with him about any Regiment that was to be

raised for the late King James?

Bertram. Captain Blair had told me for two Years last past, that Sir John Freind was to have a Regiment of Horse, that were to be raised, and lie posted about the Town, and Captain Blair was to be Lieutenant Colonel to the Regiment, and I was to be Lieutenant to Captain Blair in his Troop

Mr. Att. Gen. My Lord, we only call him to confirm what Captain Blair has faid, that he was to be his Lieutenant, and that this was talked of

two Years before. Did he tell you Sir John Freind

was to have a Regiment of Horse?

Bert. Yes, Sir, and he obliged me to bring in as many Men and Horses as I could into this Regiment, and he told me Capt. Fisher, Capt. Vernatti, and Capt. Cole were to be Captains in the Regiment.

L. C. J. And what were you to be?

Bertram. A Licutenant. L. C. J. To whom? Bertram. To Captain Blair; he has told me so several Times, and talked to me about the Affairs of the Regiment a great deal, that I cannot now

remember, relating to that Purpose.

L. C. J. This is no Evidence against Sir John Freind; he is only called to confirm the Testimony of Captain Blair; that Blair spoke of it long? before he gave his Evidence, and so it is not a

new thing now invented by him.

Mr. Sol. Gen. Sir John Freind did ask what Men he had engaged, and among others he named this Mr. Bertram to be his own Licutenant, and he now tells you Blair promifed him so to be two Years ago, and then told him Sir John Freind was to have a Regiment.

Freind. Do you know me, Sir?

Bertram. No, Sir, I never was in your Company in my Life; I only tell you what I have heard from Captain Blair; I do not know that ever I saw your Face.

L. C. J. His Evidence, Sir John Freind, hurts you not, as to any particular Thing that he knows against you; he is only brought to confirm what Captain Blair said, that he was to be his Lieutenant in his Troop.

Mr. At. Gen. Then, my Lord, we leave it here.

L. C. J. Look ye, Sir John Freind, the King's
Council have done, and now you may speak, and fay what you have a Mind to fay in your own Defence.

Mr. J. Rokeby. And call what Witnesses you

have a Mind to call.

Freind. My Lord, in the first Place, I desire to know whether Mr. Courtney is come. L. C. J. Your Sollicitor can best tell that.

Freind. I perceive he is not come.

L.C.J. Well, go on: I suppose he will not be long before he comes, we will stay for him.

Freind. My Lord, I must wait for my Witness: But in the mean Time, as to Mr. Porter's Evidence, I own I was at the Meeting at the King's Head in Leadenball-Street; I declare I was at that Place, and there were fome Gentlemen there, but how many or whom I cannot fay; but I declare there was not one Word spoken there of any raifing of Men, nor any thing of that Nature, that he speaks of, but only we were drinking a Glass of Wine, and eating a Dish of Meat together, and Sir John Fenwick at that Time coming in, faid to us, I defire you to come to our End of the Town, and take a Dish of Meat with us. And there was nothing spoke of any Thing relating to the Government. Gentlemen, these are Papists, and I am a Protestant, they don't care what they fay, for they think they merit Heaven by destroying Protestants; and they are not to be believed: and that is the Reason that I was not to ask them the Question, for by Law they are not Witnesses, and for that I appeal to your Lordship.

L. C. J. H. Why are they not Witnesses?

Freind. Nay I appeal to your Lordship.

L. C. J. H. Truly I think they are Witnesses, I know nothing to the contrary.

Freind. My Lord, Papists are not good Witneffes against Protestants for this Reason that I shall tell you; I am advised, my Lord, that a Papist is not a good Witness to prove a Protestant a Traytor within the Stat. of 25 of Ed. 3.

L. C. J. H. Who fays fo?

Freind. My Lord, I defire to know whether there is fuch a Statute?

L. C. J. H. Yes, no doubt of it, there is fuch a Statute as that of the 25 Ed. 3. about Treasons.

Freind. Pray, my Lord, does not that make it fo? L. C. J. H. No indeed, I know no fuch Thing. Mr. Sol. Gen. That cannot be, my Lord, that any fuch Thing should be, for all were Papists then, there was no fuch Thing as a Protestant in

the Time of Ed. 3.

Freind. My Lord, there is the Statute of the Third of James the First, Cap. 4th, and other Statutes made in the Time of King Charles the Second, particularly in the 30th Year of his Reign Cap. 2d. whereby it is plain they are not to be believed against Protestants, because they believe them Guilty of damnable Herefy; and by those Statutes they are reputed Infamous.

L. C. J. Where is your Statute?

Freind. My Lord, I have no Statute-Book, I defire it may be inquired into, this Advice was given me by my Lawyer; I am no Lawyer my felf: there is the Statute of 3 James the First, Cap. 4. and the next is 30 Car. 2. Cap. 2.

L. C. J. Well the Statute-Book shall be looked

Freind. My Lord, the Person is not come, who is to give Evidence against Captain Blair, the principal Witness, he is a Prisoner at the Gatebouse, and your Lordship was pleased to say you would have Patience till he came.

L. C. J. Yes, yes, we will ftay a while.

Freind. I pray my Lord do, for it will be very material for me.

L. C. J. Treby. Have you any thing to fill up the Time with in the mean Time?

(Then William Courtney appeared.)
L. C. J. Is your Sollicitor returned with this
Habeas Corpus?

Freind. I believe he is in or about the Court,

but I cannot get him to me the Croud is fo great. (After much ado Courtney came in.)

L. C. J. Is this the Witness you would have? Friend. Yes, my Lord, it is.

L. C. 7. Then what do you fay to him? Freind. My Lord, must I ask him the Questions? L. C. J. Yes, you must propose your Questions to the Court, and they will ask them of the Wit-If this be the Person you speak of, you had best examine him.

Freind. Mr. Courtney, I desire you would speak

what you know of Captain Blair.

Courtney. Gentlemen, I have been a Prisoner in the Gate-bouse about a Month, and while I was there Captain Blair at the same Time came in as a Prisoner, as mentioned in the Proclamation; being my old Acquaintance, (I was in Bed, being in upon some other Accounts) and when they told me Captain Blair was brought in, I defired him to come into my Chamber. I told him I was forry to fee him there; I told him I hoped he was none of those concerned in this Plot; he said he was in the Proclamation, but that he was innocent, and knew nothing of the Plot, nor of the Affaffination, nor any thing like it; there were several other Persons in that Place at the same

Time,

Time, and he faid he was as innocent as the Child unborn.

Freind. Did he mention any thing of me then? Courtney. At that Time he faid nothing of you. Freind Pray, Sir, do you believe he is a Roman Catholick ?

Courtney. I do not know his Religion indeed. Freind. But don't you know him to be a Roman Catholick.

Courtney. He bore the Character of one, but

I never faw him at any Church. Mr. J. Rokeby. Pray, Sir, how long have you known Captain Blair?

Courtney. By fight, I have known him 6 or 7

Mr. J. Rokeby. Pray, upon what Account did

you call him Captain? Courtney. It was a common Name among all

the Company: He was called fo. L. C. J. What all the Time that you knew him? Courtney. Yes, all the Time that I knew him,

I knew no other Name that he had. Freind. But did not you hear that he was repu-

ted to be a Roman Catholick ?

Courtney. I have heard that Character of him among those that I have known, but I have very little Knowledge of his Religion.

L. C. 7. Is this what you can fay?

Courtney. There are feveral others that were Witnesses of this, as well as I; I never faw you, Sir John Freind, before in my Life, to my Knowledge, nor ever spoke to you.

Freind. Sir, a Note was sent to me, that you could do me some Service, and that was the Reafon I fent for you. I desire Mr. Carpenter, Mr. King, and Mr. Payne may be called.

L.C. J. Have you done with this Man then? Freind. Do you know Captain Porter, Sir?

Courtney. Yes, I do, Sir.

Fr. Sir, do you know him to be a Roman Catholick?

Courtney. Sir, I have heard that he has such a Character.

L. C. J. What Character has he?

Courtney. That he is a Roman Catholick. L. C. J. That's only by Hear-say. Freind. My Lord, I have done with this Man. L.C. J. If you have done with him, then the Keeper may carry him back again.

Courtney. Sir, I have something else to say. Fr. My Lord, he says he has something else to

fay. L.C. J. Then set him up again : (which was done)

Well, Sir, what is it you have more to fay? Courtney. Two or three Days after that Time, there was a Prisoner then in the Gate-house, who was an Enfign in the Army, was reading the Flying-Post in my Chamber, and in that Flying-Post, there was News that Capt. Blair was making a great Discovery, and that he had accus'd Sir John Freind, for having receiv'd a Commission for a Regiment in which he was to be Lieutenant Colonel, and faid a great deal about that Regiment, how he had received Subfistence Money for them from Sir John Freind. A little after Captain Blair came into the Room, and ask'd me if I had got the News; I told him yes; and Captain Blair then ask'd what was the Import of it? I told him it was there, that he was making a great Discovery, and particularly, that he was to be Lieutenant-Colonel to Sir John Freind, and had receiv'd Subfistence Money from Sir John Freind for the Men

of the Regiment. Captain Blair answer'd, that they might put what they would in the News, but he knew nothing of it, nor did not receive any Money; and this was a great Surprize upon me, and upon those others that heard him, when we were told he was to be the main Evidence against Sir John Freind.

Freind. Well, Sir, do you know any thing else?

Courtney. Captain Blair was bemoaning himfelf afterwards, that he went against his Conscience in this Thing, and his Wife told me that he was very much concerned, because he was going to do this against his Conscience, and she was fure it would break his Heart.

Fr. Do you know any thing more?

Courtney. And he told me in his Chamber upon Friday Night last, about Nine a-Clock I came to fee him, he lay upon his Bed very ill, and his Wife was with him; I ask'd him how he did, and he clapt his Hands, and faid he was very ill. Pray, faid I, what ails you? Sure you have gotten fome very great Cold. Oh! no, fays he, Life is sweet, I don't know what it is I ail, but were it not for Life, I should never do what I do.

L. C. 7. Did he tell you, he went against his

Conscience?

Courtney. His Wife and he spoke at first, that he went against his Conscience, and he believed his Conscience was in a miserable State, and this I spoke innocently among some of the Prisoners, and I did not know that it was taken Notice of, but it feems some Body has acquainted Sir John Freind, and so I am brought here; I know nothing of being a Witness, I affure you.

Mr. Just. Rokeby. Pray, who were present when this Discourse was between you and Blair? You fay there were two other Persons present when this Discourse was between you, and Capt. Blair and his Wife, who were those two Persons?

Courtney. What Discourse do you speak of,

my Lord?

L. C. J. You faid there were two Persons in your Chamber.

Courtney. Does your Lordship mean at the Reading of the Flying-Post?

L. C. J. Yes.

Courtney. My Lord, this Gentleman that I was speaking of was lying down upon the Bed, and Captain Blair came into my Room just after the News was read, and ask'd me, if I had got the News, I told him yes, he ask'd what was the Import of it? I told him, they faid he was making great Discovery, and particularly against Sir John Freind.

L. C. 7. Well, and who were there then? Courtney. This Enfign that is now a Prisoner in the Gate-house, who I suppose can say the

fame Thing.

Mr. At. Gen. Pray, my Lord, let Mr. Blair be call'd while he is here, and let him know what this Witness fays, that the Court and Jury may know what he has to fay to it.

L. C. 7. Yes, pray let Mr. Blair be brought in again (which was done.)

L. C. J. Treby. Now, let Mr. Courtney repeat what he faid now before about Captain Blair's Declarations to him.

Courtney. My Lord, I tell your Lordship, there was one Tooley a Prisoner in the Gate-house; when he heard the Flying-Post cry'd, bought it, or it was order'd to be bought, and it being brought into my Chamber, I desir'd him to read it, and I

was walking about the Room: In the mean Time Capt. Blair came in, and ask'd if we had got the News? we faid yes; and he ask'd what News there was in it? I reply'd, It is faid that you are making a great Discovery, that you were to be Lieutenant-Colonel to Sir John Freind, and had receiv'd a great deal of Subfiftence Money for the Regiment: Says he, They may put what they will in their News, but I know of no Regiment, nor any Subfistence, nor of any Commission. 'I he Man that read the Book, will fay the same that I do.

Mr. At. Gen. When was this? Courtney. This was one Day when the Flying-Post came out, the last Saturday but one I think. L. C. J. But you talk'd of something he should

fay to you of going against his Conscience?

Courtney. That was upon Friday Night last, I came to fee Capt. Blair, and his Wife was with him, and Captain Blair was very ill, and clapping his Hands, and groaning, and moving himself, and in a very miferable Condition, truly I thought he was giving up the Ghost. I ask'd him upon what Account he was so sad, and told him I thought he had got some great Cold; he told me No. faid I, Captain Blair, I understand you are going to morrow to Hicks's-Hall, and I pray God direct Says be several Times, I pray God direct us all; Life is sweet. Oh! fays his Wife, dear Sir, he would never do it, but to fave his Life; but it goes against his Conscience: So said I to him, you have had the Character of an honest Gentleman; I hope you will shew yourself such, and I pray God direct you: I wish no Man's Blood may lie at your Door. Says he, I am an unfortunate Man, that is the thing that troubles me, or something to that Purpose; which shewed all the Remorfe of Conscience which could be in the World. I spoke of this innocently among the Prisoners, and it seems, it was communicated to Sir John Freind, and so I am brought here to testify it.

Mr. Att. Gen. Pray what fay you to this, Capt. Blair? you hear what he fays; do you give an

Account what you know of it.

L. C. 7. You hear what Discourse he says he

had with you, what fay you to it?

Capt Bl. My Lord, this Gentleman crouded himself in upon me, my Wife was with me, and he told me he had a Cup of Brandy, which would be good for me if I had a Cold. God knows my Heart, I defired no Company might come to me. Says he, Capt. Blair, I have heard you have been an honest Gentleman all along, and you are going to Hicks's-hall to morrow, and a great deal of fuch Discourse as that, and I pray God Almighty direct you: That's all that I know pass'd. very ill, very fick, as I am far from being well now; but as for any thing of Remorfe of Conscience, as I hope for Mercy and Salvation, I never expressed any fuch thing to him.

L. C. 7. Did your Wife say, that you were troubled, that you were going to do that which went against Conscience, and you would not do it but

to fave your Life?

Capt. Bl. No, I am fure she did not.

L. C. J. Did that Gentleman thrust himself into your Company, or did you desire him for to come to you?

Capt. Bl. No, he thrust himselfinto the Room. Courtney. The Sink was hard by, and I heard Captain Blair groan, and fo I went in to fee him; every Body had Access to him.

Capt. Bl. Pray, where is the Keeper?

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Keeper. Here I am, Sir.

Capt. Bl. Did not I beg of you for God's Sake, that no one should come to me but my Wife?

Mr. Att. Gen. If the Keeper of the Gate-house

bethere, pray fwear him.

(The Keeper of the Gatebouse was sworn.)

Mr. Soll. Gen. What do you say as to Captain

Blair's desiring that no Body should come to him, but his Wife?

No Body was to come to him unless Keeper. they forced themselves upon him.

Mr. Sol. Gen. Do you know of that Man's coming

Keeper. No, Sir, I know nothing of it.

Capt. Bl. I always defir'd to have the Door lockt with the Key on the Infide, that no Body might come to me but whom I had a Mind to.

Keeper. He did so, because he was ill, and no

Body did come to him that I know of.

Capt. Bl. My Wife being with me came to me to the Bedfide, while this Man was with me, and I was lying upon my Back; and faid she, for Christ's Jesus's Sake, dear Blair, do not speak any thing.

L. C. J. When was this?

Capt. Bl. When this Gentleman was with me, fhe defired me not to fay any thing before him; because said she, I do not know but he may be a Trepan.

Courtney. Upon the Word of an honest Man, and my Reputation is as dear to me, as yours is to you, she said nothing of that. She told me, you were going to do that which was against your Conscience, and you would not do it but to save your Life.

Mr. Att. Gen. Pray, what is this Man commit-

ed for, you Keeper?

Keep. He is committed for Suspicion of Treason. Courtney. I have been taken up five times upon Suspicion, and this last Time I was committed to the Gatehouse.

Mr. Att. Gen. Where do you live, Sir? Courtney. In Old Southampton Buildings.

Mr. Att. Gen. How long have you lived there? Courtney. I have lodged there about four Years and an half; there are several Persons can come and give a Testimony of me.

Mr. Soll. Gen. How came you, Sir, to be

brought as a Witness here?

Courtney. I was furpriz'd at it: for my part what I did was by Way of Pity, seeing him in such a Condition; I pitied your Soul, because you and your Wife both shewed so much Trouble and Remorse of Conscience: As for Sir John Freind, I never faw him till to Day in all my Life, that I know of.

Mr. Att. Gen. What Countryman are you, Sir?

Courtney. I am an Irish Man born.

Mr. Att. Gen. Have you any Estate in Ireland?

Courtney. No, Sir, I have not. Mr. Soll. Gen. Pray, How came you to go to

Mr. Blair? Court. I have known him a long time; I have been often in his Company at the Coffee-house; I cannot fay I am intimately acquainted with Capt. Blair, but only as I have feen him in the Coffee-

house a great many Times.

Mr. Soll. Gen. But I ask you how you came to go to him; because it seems he desir'd no Body

should come to him but his Wife?

Courtney. He may fay what he pleases; for he lay first in one Room, and then in another, and he could never go to the necessary House, but he

must go thorow my Room; but if you please to fend for Mr. Tooley and Capt. Courtney, they will fay and swear that these things pass'd in their Presence, or to the same Purpose, except what pass'd between him and me in his own Chamber. Enfign Tooley did read the Paper of the Flying Post; and as for what he faid of his knowing nothing of the Plot, it was talked of up and down in the Prison, and fo it came to me; and I invited him into my Chamber, as my old Acquaintance; though I was not very familiar with him; and as he declared, he knew nothing of the Matter.

You hear what he fays; Capt. Blair, did you tell him you knew nothing of the Plot?

Capt. Bl. Yes, I believe I might at first; as we were talking when I first came in, and I told him the Truth: For I was innocent as to the Assassination, for indeed I was fo, and as to the Invafion there was only fome general Discourse, and I was not willing to explain myfelf among fuch People as they were, when they asked me any Questions about it: I had to do with the King and Council.

L.C. J. Sir John Freind, have you any more

Witnesses to examine?

Freind. Yes, my Lord, I desire Mr. King may be called. [Which was done, and be appeared.]

There he is, Sir, what would you

ask him?

Fr. I defire to know of him, whether he does not know Captain Blair and Captain Porter to be Roman Catholicks, and whether he does not know me to be a Protestant.

King. I am of Opinion Mr. Porter is a Papist; he was always taken to be fo at Epsom, where I used to go, and where he used to go, and he was never look'd upon as a Protestant.

L. C. 7. And what do you take Sir John

Freind to be?

King. I take Sir John Freind to be a Protestant;

fo he is, and so he ever was.

Fr. But when you have been in my Company, and they have been speaking of the Government, what have I faid or done?

King. Whenever they started any reflecting Words upon the Government, he was used to say, Forbear, I do not admit of any fuch Discourse.

Mr. Att. Gen. How long have you known him? King. He has been my Acquaintance this fifteen Years, and married a Relation of my Wife's Hufband. (At which there was very great Laughing.)

King. I mean her former Husband. L. C. J. He has reconcil'd the Matter very well for this Point; for he tells you he meant her first

Husband.

Freind. Ay, my Lord, no doubt of it, he will recover it; it was her former Husband. Mr. King don't you mean it was her former Husband?

King. Yes, Sir, I have told you it was so; her former Husband's Name was Thomas Cafe.

L.C. J. Mr. Tanner, you are to look upon two Statutes, the one is 3 Jac. 1. Cap. 4 and the 30th

Car. 2. Cap. 2.

King. My Lord I have heard him fay, if I had not taken the Oaths to King James, which Oaths are binding to my Conscience I could as freely take the Oaths to the present Government, as any Man in England; but I will live peaceably and quietly under the Government : but because I do not take the Oaths, I am double taxed, and I will pay it.

Freind. My Lord, I desire Capt. Kaines may be

call'd. [Who appeared.]

L. C. J. What do you ask him, Sir Fr. Capt. Kaines, I defire to know of you, whether Mr. Porter and Mr. Blair are Roman Catholicks; and I defire you to speak as to myself, what I am.

Kaines. They are so reputed to be at Epsom; it was always fo reported there; and I have been acquainted with Sir John Freind several Years, being concern'd together in the Train'd-bands of the Tower-Hamlets, and I have been in his Company feveral times fince the King came in, and never heard him give any reflecting Language against the Government in my Life.

L. C. J. Have you done with him, Sir?
Fr. My Lord, I did not hear him; but I fuppose he has declar'd, as to Capt. Porter and Capt. Blair, that they are Catholicks.

L.C. J. He fays, Porter and Blair are reputed Papists; and he has known you a long time, and been concern'd with you in the Train'd-bands, and never heard you reflect upon the Government fince the King came in.

Fr. My Lord, I defire to know, whether he

believes me to be a Protestant?

Kaines. I did always take Sir John Freind to be a Protestant.

Fr. Then, next, I desire Mr. Carpenter may call'd. [Who appeared.] be call'd.

L. C. 7. What do you ask him, Sir?

Fr. I desire, Mr. Carpenter, that you will acquaint the Court, whether you know Capt. Porter to be a Roman Catholick, and what you know of me.

Carpenter. I have been at Epsom several Summers, and usually am there in Summer-time, and he was so reputed there: But as to Sir John Freind, I have known him above these twenty Years; I keep a Brew-house, as he does, and we have been concerned together, and have had feveral Occasions, upon the Account of Trade, to meet him upon Particulars of Appraisement, when any Partners came in, and I never knew him but very orderly and civil; I never heard him reflect any thing upon the Government but was always peaceable and quiet: He was always looked upon as a Protestant, and went to Church. That's all that I can fay.

Freind. My Lord, as to the Statute-Book, will your Lordship please that the Statute-Book

be fent for?

L. C. J. Yes, yes, we do not forget it. Have you any more Witneffes? Call all your Witneffes, and we will confider of that afterwards.

Fr. I desire Mr. Hawkins may be called. Who appeared.]

L. C. J. What fay you to this Gentleman? Fr. I desire you, Mr. Hawkins, to give an Account what I am; whether you know me to be a

Roman Catholick or a Protestant?

Hawkins. I have known Sir John Freind thefe twenty odd Years, and have had Dealings with him many times before the Change of Government, and fince, I never heard him reflect upon the Government; nor never heard him to fpeak flightly of it: And as to his being of the Protestant Religion, I do know as much as any Man, as much as another; I always believed him to be a Protestant of the Church of England, as good as any Man alive; he always went to Church.

L. C. J. What, fince the Revolution?

Hawkins. I have not been so conversant with him fince that, because I went out of Town, and liv'd out of Town; but I believe there are those at Hackney, that can give an Account of that Reason to believe so, because I have frequently dif-

I defire Major Mould may be called? L. C. 7. Then I suppose you have done with Mr. Hawkins?

Fr. Yes. (Then Major Mould flood up.) L. C. J. Well, what tay you, Sir? Mould. My Lord, I have known Sir John Freind

many Years, above these twenty Years, and I always look'd upon him as a fincere Protestant; and I have often been in his Company fince the Revolution, and I never heard him speak diminishingly of the Government. I believe him to be as good a Protestant as any in England.

L. C. J. How! as any in England? That's a great Character.

Fr. Then, I defire Dr. Holling sworth may be [But be did not appear]

Fr. Then, my Lord, I defire Mr. Lupton may

be called.

L.C.J. There is Mr. Lupton, what would you have with him?

Fr. I desire he will give an Account what he

knows of me, what Religion I am of.

Lupton. My Lord, as to Sir John Freind, I have known him this ten Years; he was pleased to employ me as a Chaplain in his House a considerable Time, both before and after the Revolution; and after the Revolution we always used the Prayers according to the Church of England, and we did always pray for the present King, and the late Queen Mary, at which Sir John was many times present.

Mr. Att. Gen. How long is it fince you left him? Lupton. About four or five Years, as I remember: Then Sir 'fobn's Family lessened; he was pleased to say to me, Mr. Lupton, I am going to Tunbridge, and my Family lessens, (this is about five or fix Yearsago,) and I shall have no Occasion for you at present; but if ever I make use of a Chaplain again, I will make use of you: This he was pleased to say.

L.C. J. How long is it, do you say, that you have left him?

About five Years; and as to any Objection of his being a Papist, I have often discoursed with Sir John Freind about the Popish Religion, and he has often spoken with Detestation of the Principles of the Papists.

Freind. What have you heard me speak of the French; and about any thing of an Invasion, how I would venture my Life for the Protestant Reli-

gion, or any thing of that?

Lup. I have often heard you fay, as to the prefent Government, that though you could not comply with it, yet you would live peaceably under it. When we have been talking of these Things, you said you never would be in a Plot; and tho' you could not comply with the present Government, yet you would never concern yourfelf in any Defign against it. For my part, my Lord, I know nothing by him, but that he is an honest and a worthy Gentleman, tho' he be so unfortunate to be under this Acculation.

Fr. I desire Mr. Hoadley, may be called?

[Who appeared.]

L. C. 7. Well, what fay you, Sir?

Fr. Pray, Mr. Hoadley, will you give an Account to the Court what you know of my being a Protestant, and of my Life and Conversation?

Hoadley. I believe Sir John Freindisa very settled Protestant of the Church of England; and I have

coursed with him, because I have had a Couple of Children that were his Nephews, upon whose Account I have been forced several times to wait upon him; and he has often faid he never would be in any Plot, and his Words that he used to me were really very remarkable, Catch me in the Corn, and put me in the Pound.

L. C. J. What were his Words, Sir >

Hoadley. He used to say he would never be in any Plot; for fays, he, Catch me in the Corn, and put me in the Pound: and I have heard him express himfelf with a great deal of Detestation of King-killing, and those Principles of the Papists, the Assassinating of any crowned Head.

Mr. Att. Gen. Pray, Sir, how came you to difcourse with Sir John Freind about King-killing and Plots? You are a Schoolmaster it seems, how happen'd this Sort of Discourse between you?

Hoadley. There will be Discourses about these

Things sometimes.

Mr. Att Gen. But, pray, how was the Discourse introduced? What was the Occasion of the Difcourse? Sure there was some Occasion extraordinary for him to express himself to you.

Hoadley. I cannot remember the particular Oc-

casion, but such Discourse there was.

Mr. Att. Gen. Pray, how long ago is this time

that this Difcourse was?

Hoadley. I believe it was five or fix times within these two Years.

Mr. Att. Gen. What, have you had the same Discourse five or fix times one after another?

Hoadley. I cannot fay that; but those used to be his Words.

Mr. Att. Gen. What in common Discourse? Hoadley. He faid he would never be in any Plot. Freind. My Lord, I can bring a great many more Witnesses of this kind, and I believe I could have a thousand to prove me a Protestant.

L. C. J. Call whom you will, Sir John, we will hear them.

Fr. My Lord, I am very loth to trouble you. Mr. Justice Rokeby. No, it will not be reckoned any Trouble, we will hear all your Evidence.

Freind. There is one Mr. Willis and one Mr. Hemings; but I desire it may not be forgotten as to the Acts of Parliament, for they are very material for me, as I shall shew by and by.

(Mr. Willis appeared.)

L. C. 7. Well, what fay you to this Gentleman?

Fr. Mr. Willis, I desire you'd give an Account to their Lordships, what you think of me, as to my being a Protestant, and how I have behaved

myself in every Respect all along.

Willis. My Lord, I have always taken it for granted, that those that come to Church are Protestants; and I did always take Sir John Freind to be a Protestant. The Acquaintance I had with him was fince he lived in the Parish of Hackney, and we have had some Converse together; and there have past friendly Visits between us; and I do not remember any Discourse while I was there that tended to the Government one Way or another. I was never very often with him, but his Discourse was always very obliging, discreet, and prudent, whenever I was there. L. C. J. Pray, Sin

Pray, Sir, when did you fee him at Church?

Willis. Truly, my Lord, I cannot call to mind when it was.

L. C. 7. Cannot you name any time?

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Willis. He may be at Church fometimes, and I not see him; our Seats are at a Distance from one another, and there are Pillars between, that one can't see every Body; and I cannot call to mind when I did fee him last at Church.

L. C. 7. Has he been there within this Year or two?

Willis. He has been gone from Hackney a Year and above.

Mr. Mountague. Pray can you fay you have feen him at Church within thefe four Years?

Willis. Truly I cannot call to mind whether I

have or no.

Freind. I desire Mr. Hemings may be called. I could call a great many more, but they are much to the same Effect as these are.

L. C. 7. Call whom you will, Sir John, if you think fit to call them, we will hear them.

Fr. Being they are not here, I will not trouble

you farther; it is all to the same Purpose.

L. C. J. Well, take your own Course; if you'll

call them, the Court will be fure to hear them.

Fr. But, my Lord, hereisone Thing that I must desire your Lordship's Direction in: If these Gentlemen, my Lord, Capt. Porter and Capt. Blair, who are the two Witnesses, and none but those two, against me, if they are Papists, they are not good Witnesses against a Protestant, to prove him a Traitor within the Statute of the 25th of Edward the Third. For that Statute fays, He that is indicted must be proveably attainted; which cannot be by the Evidence of Papists, and those that refuse to take the Oaths of Obedience, which are required to be taken: And therefore I humbly beseech you, that you will please to tender them the Oaths, for there is a Statute in the 3 Fac. I. Cap. 4. which appoints the tendering of the Oaths to them.

L. C. 7. That is not our Business at this Time. Fr. Then I must beg your Pardon that they are not substantial Witnesses; for this is the Law, as I am inform'd. I humbly fubmit to your Lordship, whether this be not the Law. I only speak it to know whether it be convenient for me to rehearse it. I ask'd the Question before they were fworn. I know not whether it be convenient for

me to move it now.

L. C. J. Ay, ay, it is very convenient now; now

is the proper Time.

Freind. Before ever they were fwore I would have ask'd them the Question, whether they were Papifts or not, but it was not allowed, it was over-rul'd: Now, my Lord, there is fuch a Statute, and I humbly befeech you to tender them the Oaths, and that would be a Demonstration, that they were Papists, and then they could be no good Witnesses.

L. C. J. You say well, if we could find such a Statute, that no Papist should be a Witness; but

there is no fuch.

Freind. My Lord, I beg your Pardon, and I hope you will not take it amiss; I offer what I am advis'd to offer.

L. C. J. No, no, by no Means, there will be nothing taken amis.

Freind. For the Statute of the 25th of Edward the Third, and that of the 30th of King Charles the Second, and that of the 3d of King James the First, Cap. 4. here it is plainly demonstrable, that Papists are not be believ'd against any Protestant, who is with them esteem'd a damnable Heretick; and then they believe the Pope and their Priests

can absolve them from all Oaths, and they are declared to be given to Evafions, and Equivocations, and mental Refervations, and can have Dispensations for all their Villanies; and therefore they are not be credited: Their Evidence is of no Value, unless they will in this Manner upon their Oaths renounce these Principles: Therefore I humbly beg they may have the Oaths tender'd

L.C. J. That is not our Business now,

Freind. And, my Lord, your Lordship was pleased to promise me that if any Matter of Law did arise, my Council should be heard.

L. C. J. First, let us know, whether there be any fuch Law as this you mention, or to any fuch

Purpose.

Freind. My Lord, I desire my Council may come in, and speak to it: For my Life is in Danger, and so is every honest Gentleman's Life every Day. I am as clear as the Child unborn, I have no Witnesses to prove any thing, and therefore I defire my Council may be heard.

L. C. 7. If the Court did think there were any Colour in this Objection that you make, we would let you have Council: We would do it; nay, we are desirous to do it if it could.

Freind. What, my Lord? L. C. J. To allow you Council, if there were any Colour in this Objection in Relation to Papifts not being Witnesses. I would be glad to see the Council that would own this Objection; but indeed, I fee no Colour in it: The Statute shall be produced that you quote, and then we shall see, whether there be any thing like it in that Statute. Pray will you read those Words that you fay are in that Statute to that Purpose.

Freind. I am not so expert to know the Words before and after; and therefore I think it is re-

quifite I should have Council.

L. C. 7. It is supposed you have had Council, and I suppose your Council that have advised you to make this Objection, have instructed you whereabouts in the Statute it is.

Fr. My Lord, I defire my Council may be call'd

in and heard to it.

L. C. J. I tell you, that by Law we cannot hear Council to any such Matter that has no Colour of Objection in Law in it; tho' for my Part, I wish we could, because I would fain hear what any Council can fay to make out fuch an Objection, that Papists are not good Witnesses.

Fr. My Lord, I wish you would hear my Coun-

cil to it.

L. C. J. Look ye, Sir John Freind, you have defir'd that this Statute may be turned to, and you desire to have them read, and they shall be all read from the Beginning to the End.

Fr. I defire the Statutes of the 25th of Edward the Third, the 3d of K. James the First, Chap. 4. and the 30th of K. Charles the Second, may be read.

L. C. 7. What Chapter is that of the 30th of

K. Charles the Second?

Fr. Really it is not put down in my Paper. L. C. J. Then look out the Chapter, while he is reading the other. Look ye, Gentlemen of the Jury, Sir John Freind does desire the Statute of the 25th of Edward 3. may be read, which is the Statute about Treasons, and the Statute upon which he is indicted, and it shall be read,

therefore pray hearken to it. Cl. of Ar. (Reads it.) This is made in the 25th Year of King Edward the Third. A Declaration

which

which Offences shall be judged Treason. Item, Where as divers Opinions have been before this Time,

in what Cases Treasons shall be laid, and what not.
Fr. My Lord, I beg the Favour I may speak one Word before it go on to be read.

L. C. 7. Yes, with all my Heart.

Fr. I speak it, my Lord, because it will be to the very Thing now in Question; I am advised that Consultation to levy War is no Treason, without Rebellion and Infurrection; and inviting Men to come from beyond Sea is no Treason, unless a Foreign Prince be invited to come with his own Subjects; for English, Scotch, and Irish are not Enemies, but Rebels, and to be dealt with otherwise; therefore I leave it to your Lordships, for I am no Lawyer, only I am advised to infift upon these Things.

Then the Statute of the 25th of Edward 3. about Treasons was read throughout, only about the middle the Prisoner made some Interruption.

Fr. I believe this Statute is not the Statute I go upon; that which I mainly insist upon, is the Sta-

tute of the Third of King James the First, Cap. 4.
Mr. Just. Rokeby. This is the same Statute you are indicted upon, the great Statute for Treasons; and as to your Objection last mentioned, what is Treason and what is not, he is not yet come to that Part.

Fr. Well then, let him go on with it. (It was read to the End.)

L. C. 7. Now it has been read, is this the Sta-

tute you would have?

Freind. There must needs be a Mistake as to the Chapter, it is fet down the 25th of Edward

3d. but there is no Chapter.

L. C. 7. Yes, this must be the Statute, it relates to Treasons, and it has those Words in it, that what you read out of your Papers relates to. Well, that we may go on in Order of Time, what Statute of King James is it that you mention?

Fr. It is the 3d of King James 1. Cap. 5. it is upon Account of tendering the Oaths appointed to be taken by that Statute, and (reading out of a Paper) to tell the Court that they ought to have the Oaths tendered them.

L. C. J. That is the Business of another Time;

Cl. of Ar. An Act for the Discovering and Repressing Popish Recusants. What Part is it?

Fr. Truly my, Lord, I can't tell.

L. C. J. It is a long Statute, but if he'll have

it read, it must be read all.

Fr. My Lord, I would not give the Court any Trouble, but it is about having the Oaths tender'd to them.

Cl. of Ar. I believe this is the Paragraph, And for the better Trial how his Majesty's Subjects stand affetted in Point of their Loyalty and due Obedience &c.

(A great Part of the Statute was read, relating to that Matter.)

L. C. J. What else would you have read, Sir

John Freind?

Fr. I only gather from thence, that no Roman Catholick is capable of Swearing against a Protestant, because the Pope and the Priests can abfolve them from their Oaths.

L. C. J. Well, what have you more to fay? Fr. My Lord, I only speak this as to Roman Catholicks, they do not regard an Oath against a Protestant, because they have their Priests that can absolve them, and therefore how such a Man's

Oath can weigh any thing, I cannot apprehend; therefore if I have omitted any thing, I hope your Lordship will supply it, as you are my Council; for you are a Council for me, as well as the

L. C. J. Yes, yes, I would help you in any

thing I could.

Fr. My Lord, I thank you, I defire you to help me, for I am as innocent as the Child unborn, whatsoever these Men have sworn: These are hard Things that are laid upon a Gentleman, and no Man is fafe at this Rate, they being fworn by two Papists, who will swear any thing against Protestants.

L. C. J Look ye, Sir John Freind, have you any Witnesses to produce, that these two Men have any Displeasure or Malice against you, that

they should accuse you falsely?

Fr. My Lord, I am forry I have not my Witnesses; I have been so kept up, that I had not Time for People to come to me; I had not my Council come to me before Saturday.

L. C. J. How happen'd that? Fr. My Lord, there was a Mistake in that, I think it was Friday, either Friday or Saturday; I had them not till Friday in the Afternoon: I was kept so close that none were permitted to come at me: On Thursday I had an Order, but there was a Mistake in the Order, and I desired to get another Order, but I could not get any Body to get another Order for me, to have my Friends to go and enquire into Things, or else I should have found out enough Witnesses.

Mr. At. Gen. I am fure he had an Order for Council, at the same Time that Notice was given

him of his Trial.

L. C. J. When was that?

Mr. Att. Gen. On Tuesday, my Lord.

L. C.J. What say you to it, Mr. Baker? Mr. Baker. My Lord, 1 did attend Sir John Freind on Tuesday last, to give him Notice of his Tryal as this Day; and I at the same Time told him if he would name his Council to me, I would procure an Order for them to come to him. The next Morning he was pleased to name to me Sir Bartholomew Shower; I took the Liberty to tell him, that he being so concerned at the House of Lords, and at the Committee about Parliamentary Business, some other Persons that had named him of their Council, notwithstanding Orders were procured for him to go to them as their Council, yet by that Means they were disappointed of him. and great Delay was given to the Prisoners; and therefore I defir'd him to confider of it, and to fend to Sir Batholomew Shower, and any other Council that he had a Mind to, and know their Pleafures, whether they would attend him; and if he would fend me Word, I would procure an Order for him. But not hearing from him, I went on Wednesday to him again, and he said he had fent to Mr. Northey, but he would not come to him till he had spoke with Sir Bartholomew Shower, but he would fend me Word that Night, yet he did not. But the next Day came Mr. Burleigh to me to the Duke of Shrewsbury's Office, and brought me the Names of the Persons that he would have affign'd him of Council, and immediately I procured an Order for it, and away he went with it. This was upon the Thursday; Mr. Welden, and Mr. Creffet, or one of them were named in the Order, I am not politive which, and Mr. Underbill, and Mr. Burleigh were to be admitted to him. Mr. Burleigh had the Order, if he did not carry it to him I can't help that.

L. C. J. When was that Order for the Coun-

cil?

Mr. Baker. It was upon Thursday, my Lord. Fr. My Lord, may I speak?

L. C. J. Yes, yes, what you will. Fr. My Lord, the Reason why I had not my Witnesses was this: There was a Gentleman, one Colonel Cash, Lieutenant to my Lord Lucas, he undertook to go, and put in his Name, and three more, one fohn Neale, and one Phillips to have an Order to go about to look after my Witneffes; but they did not put in any one of these Names, but they took up and secured my Kinsman Cass, and put him into the Messenger's Hands, and would not fuffer me to have any of his Assistance; therefore I saw what a Design there was upon me.

Mr. At. Gon. As for Mr. Cash, there was very good Reason for it, he was secured for Suspicion

of Treason.

L. C. J. If you had wanted any Witnesses, and had not been so fully prepared as you expected to be, you should have moved before the Tryal came on to put it off.

Mr. Just. Rokeby. But my Lord put a Question to you before, Can you shew any Reason why these Persons should have any Malice against you?

Freind. My Lord, I was not fo much a Lawyer as to know these Things; but it's a hard thing, that a Man that's innocent must suffer at this Rate: I have been disappointed in every thing; for these Gentlemen have not been permitted to answer, whether they are Roman-Catholicks or no.

Mr. J. Rokeby. Nor have your Witnesses prov'd that they are Roman-Catholicks, but only that

they are reputed so.

L. C. J. Well, I can't tell what Avail that would have been of, if they had been proved fo. Have you any more to fay, Sir John Freind?

Fr. No, my Lord, I leave it to God, and you,

and the Jury to confider of it.

Mr. Sol. Gen. May it please your Lordship, and you Gentlemen of the Jury, I am of Council in this Cafe for the King, against Sir John Freind, the Prisoner at the Bar; and it comes to my Turn to fum up the Evidence that has been given. Sir John Freind, the Prisoner at the Bar, cannot but own, that he hath hitherto had a very fair Trial, and he shall have no Reason to complain, that I do him any Injury in my Part. I am fure both he, and you, and all of us, very well remember, when Persons of as good Quality as he is, or better, had not the same Usage or Liberty of Defence, in fuch Cases as this Gentleman has had: And though all Things are very well now, yet the Time was, within all our Memories, when Innocency was no Safety for a Man's Life, much less for his Liberty; and when those two are taken away, and are invaded, Property signifies nothing. The Time was, when the Protestant Religion, and the Church of England, of which the Prisoner boasts himself to be, (and for a very good Reason, because it is the best of Religions,) I say, the Time was, when that was in Danger; and when Popery (for which he now reflects upon the Witnesses) was like to have over-run both us and it; and if his Majesty, with the Hazard of his Life, and at a great Expence, had not rescued us, there is nobody

doubts, but that all that we feared at that Time, would have been made good upon us ere now. And it is a melancholy thing to confider, that there should be a fort of People amongst us, so in Love with what we then dreaded, as to be continually endeavouring to bring it about again. And it is an ungrateful thing, when his Majesty ventured his Life then, and has done it several Times fince to defend us, and does all that he can to keep our Enemies at a Distance, there should be a Party of Men, that do what they can to invade their Country, to destroy his Majesty's Subjects, and to fall upon himself, when he is present amongst us. I will not accuse the Prisoner at the Bar particularly, though it is plain he knew of it.

Fr. Know of it? I declare before God, and

the World, I know nothing of it.

Mr. Sol. Gen. This, if it were among Equals, were certainly a most ungrateful thing, when another Person is fighting in my Defence, that I should design against his Life, or when he does what he can to protect my Estate, I should be

invading and spoiling his.

Gentlemen, if the Prisoner at the Bar is not Guilty of what he is accused of, and what you have heard the Witness give Evidence of, then nothing of this doth relate to him: But if what has been given in Evidence against him is true, then the Prisoner at the Bar is one of those Perfons, that has done all he can to make this Country, which has been the Place of Retreat for all Protestants to fly to, from Persecution in their own Countries; I fay, to make it as unfafe for them, as that from which they came.

Gentlemen, The Evidence against him is, first, Mr. Porter, and he gives it in Evidence, that at the Old King's Head in Leadenball-fireet, there was a Meeting of the Prisoner, and Porter, and feveral others, in order to confider the best Means, how to bring back the late King James; and they concluded at last, that the best Means would be to fend some body into France, to advise the late King James to borrow of the French King 10000 Men, 1000 Horse, 1000 Dragoons, and 8000 Foot, and that he should make what Speed he could to land with them here; and to encourage and invite him to do fo, they promifed him their Affistance, and they did not doubt, but to be ready to meet him with 2000 Horse at his Landing

Gentlemen, The Person that was pitched upon to go upon this Errand, was Mr. Charnock, a Person lately executed for the Treasons of which he was attainted. Mr. Charnock was diffident whether this was the Effect of fober Confideration, and therefore would not undertake to carry this Message, 'till there had been another Meeting of the same Persons; to see whether they continued in the fame Mind. Another Meeting accordingly was appointed, and agreed upon, and that was at Mrs. Mountjoy's Tavern at St. James's, and there, he fays, there were almost all the Perfons that were in Leadenhall-street; and at that Meeting the Question being ask'd, Whether they were of the same Opinion, that Mr. Charnock should go to France to the late King upon that Message, that I told you of before, they did all agree to abide by the old Resolution; that he should go, and make as speedy a Return as he could, and bring back the late King's Answer.

Captain Porter tells you, that Mr. Charnock did go to France, and comes and brings Word back, that the French King could not at that Time spare that Force that was then defir'd; and fo it was delay'd at that Time, because the French King was not at Leifure then to employ his Men in this Service; but it was likely to have taken Place, but very lately, if the Providence of God had not prevented it.

Gentlemen, our next Witness is Captain Blair, and he tells you, That about Two Years ago, Sir John Freind, the Prisoner at the Bar, shew'd him a Commission that he had received from the late King James, to raise a Regiment of Horse, of which he was to be Colonel; that this was figned James Rex at the Top, and counterfigned by my Lord Melford, and it was in Paper. And that there was a great many Consultations between Sir John Freind, himfelf, and others, about the Raising of this Regiment, and providing Officers for it. He tells you he was to have been Lieutenant Colonel, and was to procure as many Officers and Troopers as he could; and he tells you, he did procure several Officers; and he names them; one Fisher was to be eldest Cap-

tain, one Vernatte, and one Hall, and one Ber-

tram, and that Bertram was to be Lieutenant to

Blair in his own Troop.

Gentlemen, a great deal of the Evidence which Captain Blair has given, is indeed out of Sir John Freind's own Mouth, and that is as strong an Evidence as possibly can be given; and he does for that Purpose tell ye, that he said one Evans was to be a Captain of Horfe, and one Colonel Slater was grown fo much in Sir John Freind's Favour, that he rivalled Captain Blair, in the Opinion of Sir John Freind; and Sir John Freind for that Reason would have two Lieutenant Colonels, whereof Slater was to be one. Captain Blair fays, he took that amifs, that any one besides himself should be in that Post, and resented it to Sir John Freind; and therefore Sir John Freind found out another Office for Slater; and that was to be a Captain of a Troop of Horse, that should confift of Non-swearing Parsons, and which were to be an independent Troop.

Gentlemen, He tells you that he did list several Men, but the particular Persons, tho' he has named the Officers, he did not so distinctly remember, but they are in the Paper that he delivered to the Council, which he has not about him: He tells you, that Sir John Freind told him, that one Richardson was another Captain of Horse, and the like of one Mr. Cole, that he

was to be a Captain likewise.

He also acquainted you, Gentlemen, that he did receive from Sir John Freind several Sums of Money, and he acquaints you in particular with the Manner how; he fays that Sir John Freind had expended 100 l. towards the 300 l. that was paid for the Escape of Colonel Parker out of the Tower; and that Sir John Freind was to be reimburfed by Monies that were to be transmitted from King James at St. Germains. He tells you that Piggott had received the Money, but did not deal with Sir John Freind so fairly as to pay it to him; but when Captain Blair was pressing on Sir John Freind for some Money, Sir John Freind was contented that he should have 20 1. provided he got it from Piggott out of this 100 l. Captain Blair had not Interest enough it seems to get it himself from Piggott, but he applies Vol. IV.

himself to one Harrison or Johnson, (for it seems he goes by both those Names) a Priest, who had an Interest in Piggott, by which Means he got 20 1. of Piggott, and this he fays was in June

or July last.

Then, Gentlemen, he tells you afterwards, he was pressing upon Sir John Freind to have another 20 l. and Sir John Freind was contented he should have it, provided he had it from Piggott, and he produces ye a Letter that was from that very Person, the Prisoner at the Bar, which is to that Purpose; excusing himself that Captain Blair had not heard from him, but that he would meet him at fuch a Time, and at fuch a Coffeehoufe. The Matter indeed is not directly express'd in Words, but at the Time and Place the Prisoner did meet Blair, and there was Harrison and this Piggott, and there 5 l. of the last 20 l. was paid him; and the other 15 l. was paid him afterwards; and he fwcars these Two Twenty Pounds were paid to him by Sir John Freind, upon Account of the Charge that Blair had been at in drinking with and treating those Men who were to be engaged with Sir John Freind in his Regiment.

Gentlemen, he tells you likewise, that Sir John Freind told him he had written a Letter to King James, and he shewed him this Letter, and this was at that Piggott's Mother's House; and when Blair read it, he tells you he thought it was fo well penned, that he did apprehend Ferguson must have a Hand in it, and that it was none of Sir John Freind's own; and that upon this Sir John Freind was angry, that he should suspect that Sir John was not the Writer of this Letter; all this shews an Intelligence with King Tames, and makes out all the rest of the intended Invasion by King James, and a French Force here. Captain Blair likewise tells you, Gentlemen,

that Sir John Fenwick had Four Troops of Horfe, as Sir John Freind told him, by way of Encouragement, which were all ready for the Service; and that Ferguson undertook to bring a Number of Men, and was to be one himself in that Party; and all this was to be put in Practice when the Thoulon Fleet came about, and join'd the Brest Fleet. And lastly he tells you, when he went in the Coach with Sir John Freind, Sir John told him they must act very warily, and be very good Husbands, for in truth it had cost him so much, that if the Fleet did not come foon, or the Defign should miscarry, he should want Money to carry on his Trade. All this positive Evidence is of the Witnesses own Knowledge, from the Prisoner's own Mouth.

Against this Evidence, Gentlemen, he takes Exception; that the Two Witnesses are Roman Catholicks; but this is no Exception to their Evidence at all; for it was never yet allowed, or indeed objected, that I know of, before, that Roman Catholicks were not good Witnesses. A Roman Catholick may be an honest Man, notwithstanding his Religion: But, I think, that every body knows that Men who have been ill in other Things, tho' Roman Catholicks, may, as to those particular Things, be good Witnesses. Nay, not long ago, but on Wednesday last we produced fome Witnesses, who were Roman Catholicks, and yet allowed for good Evidence, tho' ingaged in that horrid Conspiracy against the Life of the King; and if any thing would have taken off their Evidence, certainly the Guilt of fuch a

Crime would do it, more than the Pretence of any particular Perfuasion of Religion. Nay, I must crave Leave to say farther, that this Argument is so far from making him no Witness, that it makes it the more likely he does speak the Truth, and therefore is a good Witness. For tho Roman Catholicks may be honest Men, yet they are more likely to engage in such a Design than any other Men. And I think I may very safely add, Sir John Freind would not have found so this, that were of any Religion but the Roman Catholick, and therefore he applied himself to these Persons, as most likely to imbark with him on such a Bottom.

Gentlemen, as to what Courtney, that was brought from the Gate-bouse, fays about his Difcourse with Captain Blair in the Prison; Captain Blair has upon his Oath declared, that he did not go fo far as to fay, he did any thing against his Conscience, but only Courtney bid him take care what he fwore, and press'd him no farther. He pretends he came cafually into Blair's Chamber, but it is plain he intruded into his Room; for it is fworn by the Jaylor, and Blair himfelf, that he had given Directions none should come into his Room but his Wife, so that does not discountenance the Evidence of Blair at all, and if you do believe what our Witneffes have faid, Captain Porter and Captain Blair, then Sir John Freind is guilty of all the Crimes that are charged upon him in this Indictment, and I hope you'll be so just to your Prince, to your Country, and to your selves, as to find him Guilty accordingly.

Mr. Cowper. If your Lordship pleases, spare me a Word on the same Side. My Lord, I do not trouble your Lordship out of an Apprehension that there is any thing necessary to be said to the Court in this Matter, or for the Satisfaction of the Jury, but, if possible, that we might convince the Prisoner at the Bar, that he has had no hard Measure, in this Prosecution, meeted to him, but that he is proved Guilty of the Crime of which he stands accused, and that really there is no Weight at all, in the Desence which he has

made

The first Part of it goes to discredit one of our Evidences, Captain Blair, from some Discourse that he would object to have pass'd between him and the Person here produced, in the Prison of the Gate-boule. And the first Part of that Difcourse was, upon Blair's first coming into the Prison; and as to that Time, the Objection amounts to no more than this; that Captain Blair would not confeis, when he was pump'd by a Fellow Prisoner, that he was engaged in so horrid a Design: What Weight there is in such an Objection, truly I cannot fee, but will leave it to any Man's Judgment to consider, That a Man, when he is freshly taken upon such an Occasion, does not immediately confess his Guilt to every Body that meets him, nay, to Persons that would not have lik'd him for making fuch a Confession, but perhaps would have destroy'd him in Prison for to doing.

The other Discourse was upon Friday, the next Day, I think, before Captain Blair went to Hicks's-Hall, to his Examination; and then he intrudes himself into Blair's Chamber, when he lay very all upon the Bed, accosts him with a Cup of Brandy in his Hand, and with good Advice at the same Time, that he should take

great Care in what he should say at Hicks's-Hall, and the like: And then Captain Blair, it seems, did express some Reluctancy in the Thing he was going about, as if it were against his Mind and Inclination. If that were true, (though Captain Blair denies it positively upon his Oath) yet it was no more than, I am willing to observe for the Prisoner, Captain Blair did express here, when he first came into Court; and it is no more than what is natural, since the Prisoner had been his Friend and Intimate, and he was going to depose that against him, which was likely to prove fatal to him.

My Lord, As to another Part of his Defence, it confifts chiefly in this: The Evidence brought to prove, that the King's Witneffes are reputed Roman Catholicks, and that the Prifoner is a reputed Protestant of the Church of England. If that be true too, all that can be rationally and fairly collected from thence is this, that they (the Witneffes I mean) when they engaged in such a black and execrable Design, might be very good Papists; but I am sure it will be agreed, That the Prisoner in so doing was a very bad

Protestant.

My Lord, he objects to their Evidence this likewife, That, if they be Papifts, they may be abfolv'd by the Pope, or their Priefts, though they should swear falfely. Possibly that may be so, for ought I know; I consess, I am not very well acquainted with the Principles of that Religion: But this I dare say, that every one, who has heard what has been sworn by them, will think it so great a Disservice to the Popish Cause and Interest, that it will be one of the last Things their Priests will ever absolve them of.

My Lord, there's another Matter the Prisoner has thought fit to infist upon; he has brought two or three Clergy-men to depose, that when ever he discoursed with them (it seems at all Times) he was talking about being in a Plot, and very readily told his Resolution not to be in any. It seems it still swam uppermost; his Prosessions were made very causelesty: For they all say nothing introduc'd them; but of his own meer Motion he was always declaring he was not then in a Plot, nor ever would be. I have heard, that one Way, weak Men and Children often discover their Knowledge of a Secret intrusted to them, is, by a repeated and unnecessary declaring, that they know nothing of the Matter.

My Lord, in the next Place for his Defence, he just offered a Point of Law; but the Court fo well fatisfied him in that, that I think he waved it. He alledged, that a bare Conspiracy to levy War is not Treason; and the Court did him right in declaring (as God forbid but they should) that it is not Treason: But I desire the Gentlemen of the Jury would confider that the Prisoner at the Bar is not accus'd barely of a Conspiracy to levy War, but you are told to what End that War was to be levied, to join the late King upon his Descent into this Kingdom with a French Power, in order to drive his Majesty out of the Kingdom, and to depose him from the Crown; which is a Killing him in the Eye of the Law: And that is High-Treason by whatever Means they intended to effect it; whether by War or a Stab, or any other Manner, it is indifferent.

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In the next Place, my Lord, I would not take Notice of another Part of his Defence, which had been better let alone, wherein he admits that he was prefent at the two Meetings he is accused to have been at by Porter; but he only differs in one Point, that there was nothing talked then but general and indifferent Discourse. The Witnesses have sworth what the Discourse was, and you will weigh the one against the other; his Affirmation of a Thing unlikely in Desence of himself, and what is deposed upon Oath by the King's Witnesses to the contrary.

My Lord, there is one thing more I would take Notice of, and that is the Evidence of Mr. Bertram, which we do not produce as a direct Evidence against the Prisoner at the Bar, but as a Confirmation of what was sworn by Blair. And it does shew that the Matter sworn by Blair, was not of late devised out of Malice, or otherwise, to destroy the Prisoner; for that Blair acquainted Bertram with, and discoursed him about the principal Matters of Fact, that are now sworn, at least Two Years ago; and besides his Evidence and the Evidence of Blair concur in this Particular, that he was to be Lieutenant in Blair's

My Lord, such a Concurrence of Evidence and other Circumstances in this Matter, greatly increase the Weight of the Proof against the Prifoner, especially when there is nothing material alledged by him in his Defence, and therefore I

shall trouble your Lordship no further.

L. C. J. Look ye, Gentlemen of the Jury, Sir John Freind, the Prisoner at the Bar, is indicted for High-Treason. The Treason that is mentioned in the Indictment is Conspiring, Compassing, and Imagining the Death and Destruction of the King. To prove the Conspiracy and Design of the King's Death, there are two principal Overt-Acts that are mainly infifted upon. The one is the Confulting and Agreeing with divers others to fend Mr. Charnock into France to King James, to defire him to perfuade the French King to fend over Forces here to affift them; who were to furnish other Forces for the raising of a War within this Kingdom, in order to depose the King; and accordingly Mr. Charnock was fent upon that Design. The other Overt-Act is the Prisoner's having a Commission from the late King, and preparing and directing Men to be levied, and ro be ready to be in a Regiment, of which Sir John Freind was by that Commission to be Colonel, and this was always to affift in the Restitution of King James, and in order thereunto in the Depofing and Expulsion of King William.
These, Gentlemen, I tell you, are the two Overt-

These, Gentlemen, I tell you, are the two Overt-Acts that are principally insisted upon; and to prove Sir John Freind guilty of these there are two Witnesses that have been produced, the one is Capt. Porter, who speaks to the first, the other is Capt.

Blair, who speaks to the second.

Captain Porter tells you, that the latter End of May, or the Beginning of June last, that he and Sir John Freind, and others that he mentioned, were at the King's-head Tavern in Leadenhall-street, and there they entered into a Discourse about the Returning of the late King James; and they did consider among themselves which was the most effectual Way, and what were the most probable Means to have him restored: And thereupon it was agreed among them, that they would send Vol IV

a Messenger into France to him, to desire him that he would sollicit the French King to surnish him with 10000 Men, to be sent into England, 8000 Foot, 1000 Horse, and 1000 Dragoons; and they did agree, that when these Forces were sent, confishing of this Number of Men, then they would be ready to meet and join them with 2000 Horse, every one of them was to surnish his Quota; to which Sir John Freind did express yagree. The Messenger that they agree to send was with them in Company, and heard the Consult, which was Mr. Charnock, who was lately tried and since executed.

This being at that Time determined, Mr. Charnock intended to go upon the Execution of that Defign, and made ready for his Journey: But before he went, he had a Defire to meet with the Company again, and have a further Difcourse upon this Matter, to see whether they did persevere in the Resolution they had so taken. There was another Meeting about a Week or a Fortnight after, which was at Mr. Mountjoy's, a Tavern in St. James's-freet, where met Sir John Freind, Captain Porter, and divers others of the Company that were before at the King's-bead. And there they entered into a Debate of the Matter again; the Question there was, whether Mr. Charnock, should be sent into France, as it was formerly agreed, and there it was again determined he should go, to which he agreed, and Capt. Porter says, that he

did go about two or three Days after.

Mr. Porter tells you farther, that about the time that Mr. Charnock came back, Mr. Porter was in Prison, and he did not see him upon his first Return, but afterwards he met and spoke with him, and asked him what was the Effect of his Negotiation, and Mr. Charnock told him, that he had done as he was directed; that he had been with King James, and he had spoke to the French King, but the Answer returned was this, That the French King had Occasion for his Forces that Year to be otherways imployed, and therefore he could not furnish such a Number of Men that Year; and Mr. Porter asked him whether he had been with the rest of the Gentlemen, and acquainted them therewith; and he faid he had. This is the Substance of Mr. Porter's Evidence; whereby you may perceive what the Meetings were for, what Refolutions were there taking, and what was the Issue and Effect of them.

The next Witness is Captain Blair, and his Evidence goes to the other Part, that is, to Sir John Freind's having a Commission from the late King James, and engaging him and others to be in his Regiment, whereof Sir John was to be Colonei, and the providing of Officers. And for that the

Evidence stands thus.

Captain Blair tells ye, that about two or three Years ago, he was with Sir John Freind at his Lodgings in Surrey-freet, and there he did produce a Commission that he had from King James to be Colonel of a Regiment of Horse; he was to raise it himself, and was to appoint, and provide what Officers he thought fit. He says, he read the Commission and it was signed at the Top James Rex, and countersigned at the Bottom Melfort; this he is positive in, and farther that Sir John Freind did promise that he should be Lieutenant-Colonel of this Regiment, and also desired that Captain Blair would get as many Men as he could, and that there were other Officers that were appointed in that Regiment, and particularly one

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Fisher was brought to Sir John Freind by Captain Blair, to be his first Captain, and one Colonel Slater, who was much in Favour with Sir John Freind, was to have been another Lieutenant Colonel; for, faid Sir John Freind, I have a mind to him to be my Lieutenant Colonel, and though you are so too, yet it is no Matter if we have two in this Regiment; at which Blair took very great Offence, and expressed as much to Sir John Freind, whereupon Sir John Freind told him, it should not be so, but said he would make another Provision for Mr. Slater; that he should be a Captain of an independent Troop, that should be composed of Non-Swearing Parsons, and that shall satis-

fy him. And Sir John Freind did intrust Captain Blair with the providing of Men and managing of them. And Captain Blair tells you, he was at a great deal of Charge, and laid out diverse Sums to cares them, and keep them together, and wanting Money to proceed in that Affair, he came to Sir John Freind, and made great Complaints, that he wanted Money to carry on the Design, by obliging the Men to keep together, and therefore preffed to Sir John Freind to furnish him with some Money; says Sir John, There is 1001 due to me, because I laid down 1001 to further the Escape of Colonel Parker, and Piggot has received it, and had Directions to pay it me, but I cannot yet get it. You shall have 201, out of that 1001 if you can get it. Well, but how is that 20 1. to be had? It seems there was one Harrison or Johnson a Priest, who had some Interest in this Piggot, and he was to help him to it; and thereupon the 201. was actually paid the latter End of June or the Beginning of July last. This 201. he swears he did receive upon that Account, by the Direction of Sir John Freind, to be so imployed as you have

been told. Then Captain Blair had Occasion for more Money, which was some time after Michaelmas last, which was to be employed as the former was: and he was very importunate to obtain it of Sir John Freind; at length he did obtain it, as he tells you, and the Manner how. He produces a Letter under Sir John Freind's own Hand, which seems to be an Answer to a Letter that Capt. Blair had fent to him before, he thinks it to be his own Hand, for he is acquainted with his Hand-wri-But that is not all to prove it his Hand, for the Contents of the Letter are remarkable, which are about the Payment of Money to Blair: The Letter bears Date on a Tuesday Morning, and is directed to Captain Blair; and a Porter brought it, as he thinks, to his House; and thereby it was appointed they should meet on Thursday next at Fonathan's Coffee-house about the Hour of Twelve. And accordingly Captain Blair came to Jonathan's Coffee-house, where he accordingly met with Sir John Freind, and there was Harrison the Priest, and Piggot, and there he does receive a Sum of Money upon the same Account: So that now the Proof of this Letter does not depend barely upon the Knowledge of the Hand, but the Contents of it, and the lubsequent Metting at the Time and Place mentioned in the Letter, is a great Evidence that it was Sir John Freind's Hand-writing, and more Money is proved to be actually paid in the Presence of Sir John Freind, which is the most material Part of the Evidence. And you are told further, that as Sir John Freind and Captain Blair were going together in a Coach, from Jona-

than's Coffee-house to St. Martins le grand, there was a Discourse between them; and Sir John Freind faid, For his part he would not stir till such time as the Thoulon Fleet was come about, and joined with the Brest Fleet. That he did think he was in Danger of being apprehended when it came about, and therefore Captain Blair was to sculk till then. as he himfelf told him he would do, but yet he should get what Men he could. And this is a great Argument of his being concerned in the intended Invalion, and that his making Preparation for his Regiment, had Relation to the French Invasion which was expected.

It feems two Years ago, there being a great Intimacy between Blair and Sir John Freind, as appears by all the Evidence, Blair was acquainted with this Defign. For you are told of the Letter that was writ by him to King James, which he shewed to Captain Blair, and it was concerning his Regiment; he says, that Sir John Freind own'd he writ that Letter himself, that Blair did read the Letter and finding it so well penn'd, he faid, that he thought Ferguson had a Hand in it, at which Sir John Freind was angry; but Blair fays, the Letter was concerning the Regiment of which

Sir John Freind was Coloncl.

Then, Gentlemen, you have Bertram called to prove, that Blair did tell him, that he was to be his Lieutenant Colonel, which was long before there was any Thoughts of any Discovery of this intended Invasion, and before the Discovery of the Plot of Affaffination, which Sir John Freind did own he had some Knowledge of, but he dislikedit, and faid it would ruin King James's Affairs. So that, Gentlemen, I think this is the Sum and Substance of the Evidence that has been given upon this Occasion against Sir John Freind, to induce you to believe him to be guilty of this Crime with which he now stands charged.

But now you are to consider what Sir John Freind fays on behalf of himself. In the first place, he makes an Objection against the Credit of all these Witnesses, that they are not to be believed, because, says he, they are known or reputed to be Roman Catholicks and Papists, and their Consciences and their Oaths are large, especially when they think they can do an Injury to any Protestant; and therefore they are not to be allowed as Witnesses, at least their Credit is not sufficient to induce a Jury to believe them. At first indeed, he urged there was a Statute and a Law that did disable them from being Witnesses; but I must tell you there is no such Statute, nor indeed is their being Papists any Diminution at all to the Credit of their Testimony: For Papists are legal Witnesses, and though there are severe Laws to punish them for their Non-conformity to the Church of England, and for other their Popish Practices; yet I know of no Law that renders them infamous, or incapable of being Witnesses. For you are to consider Papists are Christians, and Iwear by the same Evangelists that Protestants do; and as for that Supposition, that they look upon Protestants as Hereticks, and can have a Dispensation for any Oaths that they take against them; you are to consider, as it has been very well observed by the King's Council, that they are never like to obtain any Dispensation or Pardon, if they should forswear themselves to defeat the Defigns of the Popish Party; and therefore it is a very inconsiderable Objection, and in this Case hath no Weight.

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But then he does infift upon it, that Captain Blair is not to be believed; and there are two Objections he makes against him. First, That be did deny that he knew any thing of the Plot. For Blair being upon this Occasion brought Prisoner to the Gate-bouse, and afterwards upon a Discourse of some News in the Flying Post, wherein it was mentioned, that Captain Blair had confess'd all, and made a full Discovery, and thereupon he should say, He was innocent of the Plot, and knew nothing of it. You, Gentlemen, are to confider the Weight of this Objection. First, Suppose he had faid so, it might be, he was not willing (as he was not oblig'd ) to own it, and would not confess it at that time, and to those Persons. It was not his Interest and Prudence to be too open; and therefore it does not follow, but because a Man would not trust others with his Confession, but deny'd his Knowledge of a Plot when there was no Occasion for him to own it, that now he swears it positively, therefore he should swear falsely.

But-Secondly, Captain Blair, who was called for the Vindication of himfelf, and his Testimony, has upon his Oath declared to you, that he did not say he knew not any thing of the Plot, but did deny any Concern in, or Knowledge of the Assassination. Now this Business, for which Sir John Freind is tried, is not for being a Party in the designed Assassination, but of a Design with Force to depose the King, and restore King

Fames.

Then as to the other Matter that was upon Friday Night last; Courtney the Witness says, that he came to Captain Blair's Chamber, and took Notice of his being to be a Witness at Hicks'sball the next Day, and faid, I pray God direct you; and he says his Wife, then present, said it was against his Conscience, and he seemed to be in very great Trouble about it, and owned as much. But now Captain Blair himself, being examined upon his Oath, does deny politively, that either he or she said any such thing as that it was against his Conscience: He says, that Courtney got in to him on Purpose to surprize him, and he was aware of it, and his Design being to keep himself free from all Company, he gave Directions to the Keeper (as the Keeper himself swears) to let no Body come to him but his Wife; and Mr. Courtney intruded himfelf upon him.

Besides, Gentlemen, you are to consider the Probability of that which Mr. Courtney saith: When a Man is to be a Witness the next Day upon a Bill of Indictment before a Grand Jury, that he should be so indiscreet, as to tell any Both was going to swear against his Conscience, is strange and very unaccountable. You are therefore to consider of this whole Matter, what Evidence Captain Blair has given, and the Import of it, and the Weight and Credibility of that Evi-

dence which is given against him.

Then Sir John Freind infifts upon another Matter: Says he, I am a Protestant, and it is not likely, that I that am a Protestant should conspire with Papists against Protestants; and for that he has called eight Witnesses, who tell you they have known him, some twenty Years, some more, others ten, and that they have frequently conversed with him, and never knew that he was ever popishly affected, and they have been frequently in his Company since the Revolution, and

they never knew that at any time he reflected upon the Government; nay, I think one faid, that once he did reprove a Man for talking undecently of the Government; that he used constantly to go to Church sour of five Years ago (though there is no Account of that since). And particularly there is one Mr. Lupton that was his Chaplain, and he tells you he was in his House; and there he read the Common-Prayer in the Family since the Revolution, and pray'd for the King and the late Queen, and Sir John Freind was often present at the Prayers, and particularly when he prayed for the present King, and the late Queen; but he says he himself has been gone thence five Years, and has been little conversant with him since.

There is another Witness tells you, he has been in Sir John Freind's Company divers times, whom he believes to be a Protestant of the Church of England, and hath had a Discourse concerning the present Government; and that Sir John Freind said, that the' he could not take the Oaths, and thereby conform to the Government, yet he was resolved to live quietly under it; and would not engage in any Manner of Plot; for he that catched him in the Corn should put him in the Pound.

This is the Sum and Substance of the Evidence on both Sides; and you, Gentlemen, are to confider the Weight of this Part of his Defence too; whether it be a fufficient Answer to the Evidence given against him, and has Weight enough to outballance what the Witnesses for the King have sworn? For although he was a Protestant, yet it is plain he had no great Liking to the Government; and therefore would not take the Oaths; and though he was present at the Common-Prayer, when the King and Queen were prayed for, yet whether he joined in those Prayers is very uncertain. There are a great many, who are not very well affected to the present Government, that come to Church, and are present at the publick Prayers; but it may be a very great Doubt whether they join in their Prayers for the present Government or no; his Conscience that scruples the taking the Oaths, might scruple that too; but whether Sir John Freind's being a Protestant, and his Declaring he would never be in a Plot, be a fufficient Proof, that therefore he never was in one; and that his former Discourse of that Kind should discredit these Witnesses, that have fworn he has been fo much concerned in a Plot, you are to confider; and comparing the Weight and Nature of the Evidence on the one Side, and the other, it must be left to your Determination.

Then there is another Thing that he did infift upon, and that is Matter of Law. The Statute of the 25th Ed. 3. was read, which is the great Statute about Treasons; and that does contain divers Species of Treason, and declares what shall be Treason. One Treason is the Compassing, and imagining the Death of the King; another is the levying of War: Now, says he, here is no War actually levied; and a bare Conspiracy or Design to levy War, does not come within this Law against Treason. Now for that, I must tell you, if there be only a Conspiracy to levy War, it is not Treason: But if the Design and Conspiracy be either to kill the King, or to depose him, or imprison him, or put any Force or Restraint upon him, and the Way and Method of effecting of these, is by levying a War, there the Consulta-

tion

tion, and the Conspiracy to levy a War for that Purpose, is High Treason, tho' no War be levied: For fuch Consultation and Conspiracy is an Overt-Act, proving the Compassing the Death of the King, which is the first Treason mentioned in the Statute of the 25th of Ed. 3. For the Words of that Statute are; That if any Man shall compass, or imagine the Death of the King. Now because a Man defigns the Death, Deposition, or Destruction of the King, and to that Design, agrees and confults to levy War, that this should not be High-Treason, if a War be not actually levied, is very strange Doctrine, and the contrary has always been held to be Law. There may a War be levied without any Defign upon the King's Person, or endangering of it; which, if actually levied, is High-Treason; but a bare Deligning to levy War, without more, will not

\* Rifing with Force to pull down all Inclofures, to expell Stran-gers, to pull down Bawof War, and Treason; but a bare Purposing and Designing to rate such a Force, for such a Purpose, is not Trea-

be Treason. As for Example \*; if Persons do affemble themselves, and act with Force in Opposition to some Law, which they think inconvenient, and hope thereby to get it repealed; this is levying a War and Treafon, though purposing and designing it is not so: So when they endeavour in

great Numbers with Force to make some Reformation, of their own Heads, without pursuing the Methods of the Law, that is a levying of War, and Treason, but the Purposing and De-

figning it, is not fo.

But if there be, as I told you, a Purpose and Design to destroy the King, and to depose him from his Throne, or to restrain him, or have any Power over him, which is proposed or defigned to be effected by War that is to be levied, such a Conspiracy and Consultation to levy War for the bringing this to pass, is an Overt-Act of High-Treason. So that, Gentlemen, as to that Objection, that he makes in Point of Law, it is of no Force, if there be Evidence sufficient to convince you, that he did conspire to levy War for such an End.

Gentlemen, the Evidence you have heard what it is, you may consider the Weight of it, and the Circumstances that do attend it; and likewise the Answers that have been given by the Prisoner to invalidate that Evidence, and to prove the Improbability of what they have testified against him. You have heard, I fay, the Evidence on the one Side, and the other; if you are not fatisfied, that what the Witnesses have sworn is true, that Sir John Freind did engage in fuch a Design for fuch a Purpose, then you are to acquit him; but on the other Side, if you believe that Sir John Freind is guilty of what the Witnesses have deposed against him, then you are to find him Guilty. Juryman. My Lord, we desire we may have

that Letter with us that was produced here. L. C. J. No, no, you cannot have it by Law. Turyman. May it not be left with the Foreman,

my Lord?

L. C. 7. No; but you may look upon it in Court before you go away, if you will.

> Then the Letter was handed to the Jury, and one of them handed it to the Prisoner.

L. C. J. Why do you do fo? You should not give the Prisoner the Letter.

Juryman. It was done to see whether it was his Hand; and we defire, if there be any Body here that knows his Hand-writing, or that faw him

write it, may be produced.

L. C. J. Why? Did not he own the Letter to the Witness afterwards? It was sworn to you he did; and that he met according to the Appointment in the Letter, and that Money was paid.

> Then the Jury withdrew to consider of their Verdict, and an Officer was sworn to keep them according to Law, till agreed; and about a Quarter of an Hour afterwards they returned into Court, and the Prisoner was brought to the Bar.

Cl. of Arr. Gentlemen, Answer to your Names. Thomas Clark Mr. Clark. Here.

(And so did all the rest of the Twelve.)

Cl. of Arr. Gentlemen, are you agreed of your Verdict.

Jury. Yes. Cl. of Arr. Who shall say for you?

Jury. Our Foreman.

Cl. of Arr. Sir John Freind, hold up thy Hand, (which he did) Look upon the Prisoner: How fay ye, is he guilty of the High-Treason whereof he stands indicted, or Not guilty?

Foreman, Guilty, my Lord.

Cl. of Arr. What Goods or Chattels, Lands or Tenements, had he at the Time of the High-Treafon committed, or at any Time fince?

Foreman. None to our Knowledge.

L. C. J. Jaylor, look to him, he is found Guilty

of High-Treason.

Cl. of Arr. Then hearken to your Verdict as the Court has recorded it. You fay that Sir John Freind is guilty of the High-Treason whereof he stands indicted, but that he had no Goods, nor Chattels, Lands, nor Tenements, at the Time of the High-Treason committed, or at any Time fince, to your Knowledge. L.C. J. Discharge the Jury.

Cl. of Arr. Gentlemen, the Court discharges you,

and thanks you for your Service.

L. C. J. Then we had best to adjourn the Court till to Morrow Morning.

Cl. of Arr. Cryer, make Proclamation.

Cryer. Oyez, Oyez, Oyez: All Manner of Perfons that have any thing more to do, at this General Sessions of the Peace, Sessions of Oyer and Terminer, holden for the City of London; and Gaol-Delivery of Newgate, holden for the City of London, and County of Middlefex, may depart hence for this Time, and give their Attendance here again, to morrow Morning at seven of the Clock, and God fave the King.

> Then the Prisoner was carried back to Newgate, and was brought the next Day to the Bar to offer what he had to say for Stay of Judgment; and afterwards received Sentence of Death, as a Traytor.

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#### CLII. The Trial of Sir WILLIAM PARKYNS, Knight, at the Old Baily, for High Treafon, March 24. 1695. 8 W. III.

Tuesday, March 24. 1695.

This Day the Trial of Sir William Parkyns, Knt. came on at the Seffions-House in the Old-Baily, for High Treason.

Clerk of the Arraignments.



RYER, make Proclamation.

Cryer. Oyez, Oyez, Oyez. All Manner of Persons that have any thing more to do at this General Sessions of the Peace, Sessions of

Oyer and Terminer, holden for the City of London; and Gaol-Delivery of Newgate, holden for the City of London, and County of Middiesex, and were adjourned over to this Day, draw near, and give your Attendance, for now they will proceed to the Pleas of the Crown for the fame City, and County; and God fave

Cl. of Ar. Middlesex. Cryer, make Proclamation. Cryer. Oyez, You good Men of the County of Middlesex, fummoned to appear here this Day, to try between our Sovereign Lord the King, and the Prisoner that shall be at the Bar, answer to your Names as you shall be called, every Man at the first Call, upon Pain and Peril shall fall thereupon.

Then the Jury that were returned in the Pannel, were all called over and the Appearances of those who answered to the Call, were recorded.

About ten of the Clock the Judges (to wit) the Lord Chief Justice Holt, the Lord Chief Justice Treby, and Mr. Justice Rokeby came into the Court.

Cl. of Ar. Set Sir William Parkyns to the Bar. (Which was done.) Sir William Parkyns, hold up thy Hand.

Parkyns. My Lord, if you please, I humbly beg the Favour of one Word before I am arraigned. My Wife coming to fee me in my Distress, sent up a Trunk of Linnen for our Use, and the Sheriffs of London have seized it, and do detain it. It has Linnen in it, and all her necessary Things, and all Things have been torn from me, fince I was apprehended, but what is there; I have nothing to subfift upon but what is there; for no Money can I get from any Body, no Body will pay us a Farthing.

Mr. Sheriff Buckingbam. My Lord, we were fent for to Mr. Secretary Trumball's Office, and when we came there, there was a Trunk that had been feized, as belonging to Sir William Parkyns; and when we came thither it was opened, and there was in it some Houshold Linnen, and some Plate? and Mr. Secretary Trumball was pleased, after having searched the Trunk, to seal it up, and deliver it to my Brother and me, to be kept; very proper to have the Matter examined. and this is all we know of it.

\* L. C. J. Where was this Trunk \* Sir John feized?

Mr. Sh. Buckingham. We found it in the Secretary's Office, and it was delivered to us there, and we gave a Receipt for it to bring it down again

when called for; we did not feize it.

L. C. J. Look ye, Sir William Parkyns, your Trunk was feized I suppose in order to search for

Parkyns, Yes, I believe it was; but I hope it fhall be delivered back now they have found nothing in it, and I have nothing else to subsist upon but what is there.

L. C. J. Is there any Plate there? What is there in the Trunk?

Mr. Sh. Buckingham. There is fome Diaper and Damask Linnen, a Carpet, and some Pieces of Plate, two or three hundred Ounces of Plate, for ought I know. We had it from the Secretary's Office; we did not feize it.

[Then the Judges consulted among themselves.] L. C. J. He ought to have his Plate to sell, to support him that he may have Bread.

Parkyns. Will your Lordship please to direct the Sheriff to deliver it back.

Well, some Care or other shall be taken in it.

Parkyns. My Lord, I have nothing to fubfift upon, unless I can make something of what is there; I have a Wife and four Children, and nothing to subfift upon.

L. C. 7. Let your Wife make Application for it at the Secretary's, it cannot now be done here. Why did you not make Complaint of it before? If you had, Care had been taken in it.

I was told there was a Petition; for, my Lord, I was a close Prisoner, and they told me there was a Petition; but my Wife never mentioned any thing of it to me while afterwards; and they talk'd of an Order of Council that they had for the Sheriff's feizing it; but when I came to enquire into it, there was no Order about it,

but only to fearch and examine it.

L. C. J. Well, fome Order shall be taken

Mr. Sh. Buckingham. My Lord, we have given a Receipt to the Secretary for it.

L. C. 7. But he must have wherewithal to subfist and buy him Bread while he is in Prison.

Mr. Sh. Buckingham. My Lord, I see Mr. Burleigh there, who was Sir John Freind's Sollicitor; I would humbly move your Lordship, that it may be inquired into, how he came by the Pannel of the Jury yesterday? For it seems to reslect upon us, as if we had given the Prisoner a wrong Pannel.

Mr. Just. Rokeby. No, I think there can be no Reflection upon you; but I think it would be

L.C. 7.

#### 616 152. The Trial of Sir William Parkyns, Kt. 8 Will. III.

L. C. 7. Ay, let Burleigh come in; [which he did.] Pray, how came you by the Pannel which you gave to Sir fobn Freind?

Burleigh. My Lord, I had three feveral Copies sent me by Sir John Freind's Friends, to the Horn Tavern about three or four a Clock, and I deliver'd one of them to Sir John Freind; but he had one before I delivered mine.

L. C. J. Who fent them to you, or brought

them to you?

Burleigh. I had them brought to me by a Porter.

Mr. Baker. You know you might have had it

from the proper Officer, for asking. Burl. I had them brought me from Sir John

L. C.J. Can you tell who had it from the Sheriff?

Burl. My Lord, I know not: I had three Copies sent me in a Quarter of an Hour's Time; whence they came I know not; the Sheriff knows me, and every Body else.

Mr. Sh. Buck. I do know you, and would have

you be fair in your Practice.

Mr. Baker. The Inquiry is made, because a false Copy is put upon him; you might have had a true Copy, if you had applied yourfelf right.

Burl. I fent to Mr. Farringdon for it. L.C. J. The Sheriff delivered it the Secondary, who is the proper Officer.

Mr. J. Rokeby. Sir John Freind said he had it

from him yesterday.

Burl. But he had one before; how he came by it, I can't tell; nor whence those came that were brought to me.

Mr. J. Rokeby. If you will not take care to go to the right Place, it is no Body's Fault but your own, if you suffer by it.

Burl. I was with my Lady, and delivered a

Petition for this Trunk.

L.C.J. But it seems it was under the Conuzance of the Secretary, and Direction was given to go thither; some Care or other must be taken in it, and shall; but go on now to Arraign

the Prifoner.

Cl. of Arr. Hold up thy Hand, (which he did.) Thou standest indicted in Middlesex, by the Name of Sir William Parkyns, late of the Parish of St. Paul Covent-Garden, in the County of Middlesex, Kt. For that, Whereas an open, and notoriously publick, and most sharp, and cruel War, for a long time hath been, and yet is, by Sea and by Land had, carried on, and profecuted by Lewis the French King, against the most Serene, most Illustrious, and most Excellent Prince, our Sovereign Lord William the Third, by the Grace of God, of England, Scotland, France, and Ireland, King, Defender of the Faith, &c. During all which Time, the faid Lewis the French King, and his Subjects were, and yet are Enemies of our faid Lord the King that now is, and his Subjects, You the said Sir William Parkyns, a Subject of our faid Sovereign Lord the King that now is of this Kingdom of England, well knowing the Premises, nor having the Fear of God in your Heart, not weighing the Duty of your Allegiance, but being moved and feduced by the Instigation of the Devil, as a false Traitor against the said most Serene, most Clement, and most Excellent Prince, our said Sovereign Lord William the Third, now King of England, &c. your Supreme, True, Natural, Rightful, Lawful, and

Undoubted Sovereign Lord; the cordial Love, and true and due Obedience, Fidelity and Allegiance, which every Subject of our faid Lord the King that now is, towards him our faid Lord the King, should bear, and of Right ought to bear, withdrawing, and utterly to extinguish intending and contriving, and with all your Strength purposing, designing and endeavouring the Government of this Kingdom of England, under him our faid Lord the King that now is, of Right, duly, happily and very well established, altogether to subvert, change and alter; as also the fame our Sovereign Lord the King to Death and final Destruction to put and bring; and his faithful Subjects, and the Freemen of this Kingdom of England, into intolerable and most miserable Slavery, to the aforefaid French King, to fubdue and bring; the first Day of July, in the seventh Year of the Reign of our said Sovereign Lord the King that now is, and divers other Days and Times, as well before as after, at the Parish of St. Paul Covent-Garden aforesaid, in the County aforefaid, falfely, maliciously, devilishly and traiterously did compass, imagine, contrive, purpose, design and intend our faid Sovereign Lord the King that now is, then your Supreme, true, natural, rightful and lawful Sovereign Lord, of and from the Regal State, Title, Honour, Power, Crown, Command, and Government of this Kingdom of England, to depose, cast down, and utterly to deprive; and the fame our Sovereign Lord the King, to kill, flay, and murder; and the aforesaid Lewis the French King, by his Armies, Soldiers, Legions, and Subjects, this Kingdom of England to invade, fight with, conquer, and fubdue, to move, stir up, procure and aid; and a miserable Slaughter among the faithful Subjects of our faid Lord the King throughout all this whole Kingdom of Eugland; to make and cause; and that you the said Sir William Parkyns, to the aforesaid Enemies of our faid Lord the King that now is, then and there, during the War aforesaid, traiterously were adhering and aiding; and the same most abominable, wicked and devilish Treasons, and traiterous Compassings, Contrivances, Intentions, and Purposes of yours aforesaid, to fulfil, perfect and bring to effect; and in Prosecution, Performance, and Execution of the traiterous Adhesion aforesaid, you the said Sir William Parkyns, as such a false Traitor, during the War aforesaid, to wit, the same first Day of June in the Year abovefaid, at the Parish aforesaid, in the County aforefaid, and divers other Days and Times, as well before as after, there and elsewhere in the same County, falsely, maliciously, advisedly, secretly, and traiteroufly, and with Force and Arms, with one Robert Charnock, (late of High-Treason, in contriving and conspiring the Death of our said Sovereign Lord the King, that now is, duly convicted and attainted ) and with divers other false Traitors, to the Jurors unknown, did meet, propose, treat, consult, consent, and agree, to procure from the aforesaid Lewis the French King, of his Subjects, Forces, and Soldiers, then and yet Enemies of our faid Lord the King that now is, great Numbers of Soldiers and armed Men, this Kingdom of England to invade and fight with, and to levy, procure and prepare great Numbers of armed Men, and Troops, and Legions against our faid Sovereign Lord the King that now is, to rise up and be formed; and with those Enemies

at and upon fuch their Invasion and Entrance into this Kingdom of England, to join and unite; Rebellion and War against him our said Sovereign Lord the King, within this Kingdom of England, to make, levy, and wage; and the same our Sovereign Lord the King so as aforesaid to depose, and him to kill and murder. And further, with the faid false Traitors, the same first Day of July, in the Year abovefaid, at the Parish aforesaid, in the County aforesaid, traiterously you did confult, consent, and agree to send the asoresaid Robert Charnock as a Messenger from you the said Sir William Parkyns, and the same other Traitors unknown, as far as, and into the Kingdom of France, in Parts beyond the Seas, to James the fecond, late King of England, to propose to him, and defire of him to obtain of the aforesaid French King, the Soldiers and armed Men aforeiaid, for the Invafion aforesaid to be made; and Intelligence and Notice of fuch their traiterous Intentions, and Adhesions, and all the Premises to the said late King James, and the faid other Enemies and their Adherents, to give and exhibit; and them to inform of the faid Things, Particulars, and Circumstances thereunto relating; as also Intelligence from them of the late intended Invasion, and other Things and Circumstances concerning the Premises, to receive, and them to you the said Sir William Parkyns, and the faid other Traitors in Kingdom of England, to fignify, report and declare, in Affisher, Animation, and Aid of the faid Enemies of our faid Sovereign Lord the King that now is, in the War aforefaid, and to stir up and procure those Enemies the more readily and boldly this Kingdom of England to invade, the Treasons and traiterous Contrivances, Compasfings, Imaginations and Purpofes of you the faid Sir William Parkyns aforesaid, to perfect and fulfil, and all the Premises the sooner to execute, manage and perform, and the Invasion aforesaid to render and make the more easie, you the said Sir William Parkyns afterwards, to wit, the 10th Day of February, in the Year above said, at the Parish aforefaid, in the County aforefaid, and divers other Days and Times, as well before as after, there and elsewhere in the same County, falsely, maliciously, advifedly, fecretly, traiteroufly and with Force and Arms, with the aforesaid Robert Charnock, and very many other false Traitors, to the Jurors unknown, did meet, propose, treat, consult, con-sent and agree, him our said Sovereign Lord the King that now is, by lying in wait and deceit, to affaffinate, kill and murder; and that execra-ble, abominable and detestable Affaffination and Killing the fooner to execute and perpetrate, afterwards, to wit, the same Day and Year, there traiterously you did treat, propose and consult with those Traitors, of the Ways, Methods, and Means, and the Time and Place where, when, which Way, and how our faid Sovereign Lord the King, fo by lying in wait, the fooner might be killed and flain, and did confent, agree and affent with the fame Traitors, that forty Horsemen or thereabouts of those Traitors, and others by them and you the faid Sir William Parkyns, to be hired, procured and paid, with Guns, Carbines and Pistols, with Gun-Powder and Leaden-Bullets charged, and with Swords, Rapiers and other Weapons armed, should lie in wait and be in Ambush our said Lord the King in his Coach being, when he should go abroad, to attack, and that a certain and competent Number Vol. IV.

of those Men so armed, should set upon the Guards of our faid Lord the King then and there attending him, and being with him, and fhould over-power and fight with them, whilst others of the same Men so Armed, him our said Lord the King should kill, slay, and murder; and that you the faid Sir William Parkyns, then and there, did take upon you to provide five Horses for those Men which should so kill and murder our faid Sovereign Lord the King; and also that you the said Sir William Parkyns, your Treafons, and all your traiterous Intentions, Defigns and Contrivances aforefaid, to execute, perpetrate, fulfil and bring to Effect, afterwards, to wit, the Day and Year last abovesaid, at the Parish aforesaid, in the County aforesaid, divers Horses, and very many Arms, Guns, Carbines, Rapiers and Swords, and other Weapons, Ammunition and Warlike Things, and Military Inftruments, falfely, maliciously, secretly, and traiterously did obtain, buy, gather, and procure, and to be bought, obtained, gathered, and procured did cause, and in your Custody had and detained with that Intention them in and about the detestable, abominable and execrable Asfassination, Killing, and Murder of our faid Lord the King, and the Invalion aforesaid, as aforesaid, to use, employ and bestow; and also your Treasons and all your traiterous Intentions, Purpofes, and Contrivances aforesaid, to execute, perpetrate, fulfil and fully bring to Effect; you the faid Sir William Parkyns, afterwards, to wit, the Day and Year last abovefaid, at the Parish aforefaid, in the County aforesaid, falsely, maliciously, advisedly, secretly and traiterously, divers Soldiers and Men Armed, and ready to be Armed, after the said detestable, abominable and execrable Affaffination, Killing, and Murder of our faid Sovereign Lord the King, fo as aforefaid should be done, perpetrated and committed, to rife, and muster, and War and Rebellion within this Kingdom of England to make and wage, and with the Enemies of our faid Lord the King, Foreigners and Strangers, Subjects and Soldiers of the faid Lewis the French King, being about to invade this Kingdom of England, at and upon their Invasion and Enterance into this Kingdom then expected to be fhortly made, themselves, together with you the faid Sir William Parkyns, to join and unite, and into Troops and Legions to form, you did levy, lift, and retain, and did procure to be levied, lifted, and retained, and those Soldiers and Men for the Trea-fons, Intentions and Purpofes aforesaid, then and there, and afterwards in Readiness you had, against the Duty of your Allegiance, and against the Peace of our faid Sovereign Lord the King that now is, His Crown and Dignity; as also against the Form of the Statute in this Case made and provided.

How fay'st thou, Sir William Parkyns, Art thou Guilty of this High-Treason whereof thou standest indicted, or Not Guilty?

Parkyns. Not Guilty.

Cl. of Arr. Culpritt. How wilt thou be Tryed?

Parkyns. By God and my Country.

Cl. of Ar. God fend thee good Deliverance.

Parkyns. My Lord, If your Lordship pleases to favour me with a Word or two.

L. C. J. Aye, What fay you Sir?

Parkyns. My Lord, I have been kept in hard

Prifon ever fince I was committed, no Body has

4 K been

#### 152. The Trial of Sir William Parkyns, Kt. 8 Will. III. 618

been suffer'd to come to me till Friday last, then my Council came to me; and being charged with many Facts as I fee in this Indictment, it will be necessary to have divers Witnesses to clear my self of these Particulars; they are dispers'd up and down, and I have had no Time to look after them, and therefore I beg your Lordship to put off my Trial till another Day.

L. C. J. When had you first Notice of your

Trial?

Parkyns. The first Notice of my Trial was on

Wednesday last, in the Afternoon.

L. C f. That is a sufficient Time of Notice, sure you might have provided your Witnesses,

and prepar'd for it by this Time.

Parkyns. But, my Lord, being kept fo close Prisoner, I had no Opportunity for it; for it was not possible for me to get any Body to come to me, till Friday Noon, not so much as my Council, and then there was but two Days, Saturday and Monday, (for Sunday is no Day for any Bu-finess) and it is impossible for me to be ready in the Manner that I ought to be. It is a perfect Distress, and Hardship upon me, to be put so soon upon my Trial, without my Witnesses, and what should enable me to make my Defence; therefore I humbly intreat your Lordship to put it off till another Day.

L. C. J. What Witness do you want, Sir William? Parkyns. I have divers Witnesses, my Lord, that can give an Account where I was from time to time, but they are many of them out of Town, and I have fent about every Way, but cannot get them together in fo short a Time.

L.C. f. When had he Notice of his Trial?

Mr. Baker. On Wednesday I told him, that he must expect to be try'd this Day, and withal, that if he would name me any Council, that he would have come to him, he should have an Order next Morning for them.

L. C.J. You were told, it feems, on Wednesday that you might have what Council you would.

Mr. Baker. And he had an Order upon Thurf-

day Morning for his Council.

Parkyns. I could not have it without Application to the Court at White-Hall, and could have no Body come to me till Thursday, and it was Friday before I could get my Council to me.

L. C. J. You might have fent for your Witnesses on Thursday, and imploy'd some body about that Matter then.

Parkyns. The Sollicitor that I employ'd, was imploy'd otherways, and I could not employ any Body elfe.

L.C.J. Yes, you might have employed any

other about that Business.

Parkyns. I had no Body to fend, I was kept close, and no Body permitted to come to me. L. C. J. Your Sollicitor you desir'd had Leave

to come to you.

Mr. Baker. You know that those you sent for, you had an Order for.

Parkyns. I could not get him till Thursday to

me, I had no Messengers to send till then.
Mr. Baker. I gave the Keeper Direction, to let him have Persons come to him to send on any Errand.

L. C. J. The Keeper had Orders, it feems, to let any Messenger come to you, and he would have help'd you to some Body to send of this

Errand to be fure.

Keeper. I always did it, as foon as I know they have Notice of their Trial.

Parkyns. But the Keeper is not always in the Way, and besides, when I had Notice given me of my Trial, it was Execution Day, and he was not at home that Day.

L. C. J. He names no Witnesses, only he says he has divers Witnesses, neither is there any Oath made of any Witnesses: Pray how long is

it fince you were committed?

Parkyus. I was committed this Day Fortnight. L. C. 7. Your Commitment charged you with High-Treason, and therefore you knew what you flood accus'd of; were you not committed for High-Treason?

Parkyus. Yes, my Lord, I believe I was.

Mr. Sol. Gen. (Sir John Hawles,) my Lord, he had a very fair Time to prepare for his Defence, for he faw his Name in the Proclamation a good while before he was taken, and there it is declar'd, what he stands charg'd with.

L. C. J. You might have had a Copy of your Commitment, you had a Right to have it, and thereby you might have feen what you were ac-cufed of.

Keeper. We never do deny it, if it be demanded. L. C. 7. You cannot deny it, you know what Penalty you are under if you do.

Parkyns. No Body was permitted to come to me. L. C. 7. You might have ask'd for a Copy, or any Body else, for you had Notice of your Trial so long ago as Wednesday last.

Mr. Baker. I gave him Notice of his Trial on Wednesday, and then told him he must prepare for it against this Day; he said he would endeavour to petition for a longer Time, I told him it would be in vain, for he must prepare for his Trial to Day, and could have no longer Time.

L. C. J. Sir William, truly we do not fee any Reason to put off the Trial upon these Sug-

gestions.

Parkyns. My Lord, it is very hard; then I humbly beg I may have the Favour, that I may have Council allow'd me, I have no Skill in Indictments.

L. C. J. We cannot allow Council.

Parkyns. My Lord, if I have no Council, I do not understand these Matters, nor what Advan-

tage may be proper for me to take in these Cases.

L. C. J. You are not ignorant, Sir William, that Council has been always refused when desired in

fuch Cases.

Parkyns. My Lord, there is a new Act of Parliament that is lately made, which allows Council. L. C. J. But that does not commence yet, Sir

William.

Parkyns. my Lord, it wants but one Day.

L. C. J. That is as much as if it were a much longer Time: For we are to proceed according to what the Law is, and not what it will be.

Parkyns. But it is declarative of the Common Law, because it says it was always just and rea-

fonable.

L. C. J. We cannot alter the Law till Lawmakers do it.

Parkyns. Will your Lordship be pleased to let it be read?

L. C. J. Ay, if you have a Mind to it, it shall be read.

Parkyns. Yes, if your Lordship pleases.

L. C. J. Read it.

Cl. of Ar. (Reads.) An Act for Regulating of Trials in Cases of Treason, and Misprision of Treason.

All the first Paragraph of the new Act was read.

L. C. J. Look ye, Sir William Parkyns, this Law has not taken any Effect as yet; but the Law stands as it did before the making of this Act.

Parkyns. But, my Lord, the Law fays it's

just and reasonable that it should be so.

L. C. J. We go according to the Law as we

Parkyus. And, my Lord, what is just and reafonable to Morrow, fure is just and reasonable to Day, and your Lordship may indulge me in this Case, especially when you see how streight No-tice I have had, and what a little Time has been allowed me, that I am not able to make my De-

L. C. 7. We cannot make a Law, we must go according to the Law, that must be our Rule and Direction.

Parkyns. Yes, my Lord, but what is just and reasonable, sure is Law: the Law is grounded

upon Reason.

L. C. J. The Parliament has thought fit to make such a Law, which is to commence from the 25th of this Month: It is not a Law till the Time comes, that the Parliament hath appointed for its being a Law.

Parkyns. But, my Lord, if my Notice had been a convenient Notice, I had been within the Time limited by the Act of Parliament; and no one can want the Advantage of that Act from henceforward, nor fuffer for fuch Want but my felf, which is a particular Hardship upon me.

L.C.J. We cannot alter the Law, we are bound by our Oaths to proceed according to the

Law, as it is at present.

Parkyns. Pray, my Lord, let the Trial be put off till another Day then.

L.C. 7. You shew no Reason for it; you name no Witnesses that you want, nor have we any Oath as we ought to have in fuch a Case.

Parkyns. I will do both if your Lordship will

oblige me to it.

L. C. J. There ought to be an Oath certainly, but we think you have had fair and convenient Notice: For you have had as much Notice as Sir John Freind had, who was tried Yesterday.

Parkyns. As I am inform'd he was charged with fingle Facts about the Town, but I am charged

with many particular Things more than he was.

L. C. J. The Act of Parliament fays nothing of
Notice of Trial; that still continues as it was before; and you have had very convenient No-

tice: Go on, Mr. Hardesty, to swear the Jury.
Cl. of Ar. Sir William Parkyns, you the Prisoner at the Bar, Those Men that you shall hear called and personally appear, are to pass between our Sovereign Lord the King and you upon Trial of your Life and Death; if therefore you will challenge them or any of them, you are to speak unto them as they come to the Book to be fworn, and before they be fworn.

Parkyns. I hope your Lordship will be of Coun-

cil for me then.

L.C. J. So we will; we will do you all the Right we can. Look ye, you know you may challenge 35 without Cause, and as many as you will with Cause, but no more than 35 without Cause.

Cl. of Ar. Sir Goddard Nelthorp. Parkyns. I except against him. Cl. of Ar. Leonard Hancock, Esq; Vol. IV.

Parkyns. I except against him, he is the King's Servant.

Cl. of Ar. William Withers, Efq; Par. I challenge him.

Cl. of Ar. Samuel Powell, Efq;

Par. I challenge him.

Cl. of Ar. William Northey, Efq; Par. Well, I don't except against him.

Cl. of Ar. Hold Mr. Northey a Book, (which was done.) Look upon the Prisoner. You shall well and truly try, and true Deliverance make between our Sovereign Lord the King, and the Prisoner at the Bar, whom you shall have in Charge, according to your Evidence; So help

you God. Cl. of Ar. Thomas Tench.

Par. I challenge him.

Cl. of Ar. John Wolf.

Par. I challenge him.
Cl. of Ar. James Bodington.
Par. I challenge him.

Cl. of Ar. John Smith.

Par. I challenge him.

Cl. of Ar. Edward Gould.

Par. I have no Exception against him.

(He was sworn.)

Cl. of Ar. John Raymond.

Par. I challenge him.

Cl. of Ar. Daniel Thomas. Par. I have no Exception against him.

(He was sworn.)

Cl. of Ar. Isaac Honeywood.

Par. I challenge him.

Cl. of Ar. William Underwood:

Par. I challenge him.

Cl. of Ar. Arthur Bayley.

Par. I challenge him. Cl. of Ar. Nebemiab Erming.

Par. I challenge him.

Cl. of Ar. John Webber. Par. I challenge him.

Cl. of Ar. John Cane.

Par. I have no Exception to him.

Mr. At. Gen. We challenge him for the King.

Cl. of Ar. Thomas Glover. Par. I challenge him.

Cl. of Ar. Henry Whitchcott.

Par. I have no Objection against him.

(He was sworn.)

Cl. of Ar. Timothy Thornbury. Par. I challenge him.

Cl. of Ar. Dormer Sheppard.

Par. I challenge him.
Cl. of Ar. John Temple.
Par. I challenge him.

Cl. of Ar. Nathaniel Gold.

Par. I have no Exception against him.

Mr. Gold. My Lord, I am no Freeholder in this County.

Mr. Baker. Nor have you no Copyhold, Sir? Mr. Gold, Yes, Sir, I have.

Mr. At. Gen. However, let him be fet by.

Cl. of Ar. Robert Breedon. Par. I challenge him.

Cl. of Ar. Thomas Taylor.

Par. I challenge him, he is the King's Ser-

Cl. of Ar. Joseph Blissett.

Par. I challenge him.

Cl. of Ar. John Billier. Par. I challenge him.

Cl. of Ar. Francis Chapman.

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Par. I challenge him. Cl. of Ar. John Cleeve.
Par. I challenge him.
Cl. of Ar. Robert Bampton.
Par. I have no Exception to him. (He was sworn.)
Cl. of Ar. William Atlee. Par. I challenge him. Cl. of Ar. Thomas Sutton.

Par. I have no Exception to him. (He was sworn.)

Thomas Edling.

Cl. of Ar. Thomas Edling.
Par. I have no Exception against him. (He was sworn.)

Robert Sanderson. Cl. of Ar. Par. I have no Exception against him. (He was sworn.) Ralph Marsh.

Cl. of Ar. Par. I have no Exception against him. (He was sworn.)

Cl. of Ar. Richard Bealing.

Par. Pray, Mr. Hardesty, how many have I

Mr. Hardesty. I will tell you presently, Sir .-

You have challeng'd 25.

Par. But there are two that I gave Reason for? Do you put them in among them? that is, Mr. Hancock and Mr. Taylor as the King's Ser-

Cl. of Ar. You may speak to my Lord about it; but if that be allow'd, then there are but

Par. Well, Sir, Go on then. Cl. of Ar. Richard Bealing. Par. I challenge him. Cl. of Ar. William Partridge. Par. I challenge him.
Cl. of Ar. Nicholas Roberts. Par. I challenge him. Cl. of Ar. Peter Lavigne. Par. I challenge him.
Cl. of Ar. Joseph Whiston.
Par. I have no Objection to him.

(He was sworn.) Cl. of Ar. Andrew Coo. Par. I challenge him. Andrew Cook.

Cl. of Ar. Samuel Hooper. Par. I challenge him. Cl. of Ar. Thomas Heames.

Par. I have no Exception to him. (He was sworn.)

L. C. 7. Sir William Parkyns, you have chalged two, and have affign'd the Cause of your Challenge, that is, Hancock and another, and the Reason of your Challenge is, because they are the King's Servants. I am to acquaint you, that is no Cause of Challenge; but however, the King's Council do not intend to infift upon it, if there are enough besides. They are willing to go on with the Pannel; and I speak this, because I would not have it go for a Precedent, nor have it understood that the Cause you assign is a good Cause: But however, they will not stand with you, if there be enough to serve.

Par. My Lord, I submit to it; the Jury is

full, I think.

Cl. of Ar. No, there are but Eleven fworn yet. Par. But how far have I gone in my Chal-

Cl. of Ar. There are Four, which you may challenge more.

Par. There are Two allow'd me, tho' it be not a Precedent: Are there Four still?

Cl. of Ar. Yes, you may challenge Four more, and no more. Edward Townsend.

Par. I challenge him. Cl. of Ar. Nicholas Rufford. Par. I have no Exception of him

(He was fworn.) Ch. of Ar. Cryer, countez. William Northey. Cryer. One, &c. (and so the rest 'till the Twelve.)

Cl. of Ar. Nichelas Rufford.

Cryer. Twelve good Men and true, stand together, and hear your Evidence.

Cl. of Ar. Cryer, make Proclamation.

Cryer. Oyez, If any one can inform my Lords the King's Justices, the King's Serjeant, the King's Attorney-General, or this Inquest now to be taken, of the High-Treason whereof the Prisoner at the Bar stands indicted, let them come forth, and they shall be heard; for now the Prisoner stands at the Bar upon his Deliverance, and all others that are bound by Recognizance to give Evidence against the Prisoner at the Bar, let them come forth, and give their Evidence, or else they forseit their Recognizance. And all Jury-Men of Middlesex that have appear'd, and are not fworn, may depart the Court.

The Names of the Twelve fworn were these;

William Northey, Esq; | Thomas Edling, Gent. Edward Gold, Esq; Daniel Thomas, Eig; Henry Whitchcot, Esq; Robert Bampton, Gent. Thomas Sutton, Gent.

Robert Sanderson, Gent. Ralph Marsh, Gent. John Whiston, Gent. Thomas Heams, Gt. and Nicholas Rufford, Gent.

Cl. of Ar. Sir William Parkyns, hold up thy Hand. (which he did.) You that are fworn, look upon the Prisoner, and hearken to his Cause: He stands indicted by the Name of Sir William Parkyns, late of the Parish of St. Paul Covent-Garden, in the County of Middlefex, Knight, that whereas (prout in the Indictment, mutatis mutandis,) and against the Form of the Statute made and provided. Upon this Indictment he hath been arraigned, and thereunto hath pleaded Not Guilty, and for his Trial hath put himself upon God and his Country, which Country you are; your Charge is to inquire, whether he be Guilty of the High Treason whereof he stands indicted, or Not Guilty; if you find that he is Guilty, you are to inquire what Goods and Chattels, Lands, Tenements, he had at the Time of the High Treason committed, or at any Time since: If you find him Not Guilty, you are to inquire whether he fled for it; if you find that he fled for it, you are to inquire of his Goods and Chattels, as if you had found him guilty; if you find him not guilty, nor that he did fly for it, you are to fay fo, and no more; and hear your Evidence.

Mr. Mountague. May it please your Lordship, and you Gentlemen of the Jury

Parkyns. My Lord, your Lordship was pleased to fay, you would be my Council. I am ignorant in Matters of Indichments, I beg if there be any Fault in it, you will let me know it.

L. C. J. 'Truly, I have observ'd no Fault in it;
I do not know of any.

Mr. Mountague, Gentlemen, this Indictment does contain as heavy an Accufation, as can be laid upon any Man, for it not only charges the Prisoner with a traiterous Design of subverting the Government, and raifing War and Rebellion within this Kingdom; which was to be done by adhering to the King's Enemies, and promoting a Foreign Invation, but likewife with a Conspiracy against the Life of the King, which was to have been taken away by a bloody Affaffination.

Gentlemen, the Indictment fets forth, That Sir William Parkyns, the Prisoner at the Bar, did meet feveral Times with Charnock, and other false Traitors; and there it was confulted, and agreed how they should procure French Forces to land within this Kingdom, and then they were to raife Rebellion amongst his Majesty's Subjects, to join with the Invaders. Mr. Charnock was fent from the Prisoner at the Bar, and the rest, as a Messenger into France, unto the late King James, to acquaint him with this bloody Design, and to defire him to borrow of the French King as many Troops as he could spare, to make a Descent upon this Kingdom, and they at the same Time were to facilitate the Descent, by getting as many Men as they could to make the Assassination; and the Number of Forty was pitched upon, who were to be provided for that Purpose, of which the Prisoner at the Bar was to find Five, who were to lie in wait with the rest, and set upon the King as he came along in his Coach, upon his Return from Hunting. Some were to assault and attack the Guards, while others were barbarously to affaffinate and murder the King in his Coach: and particularly it charges the Prisoner with undertaking to procure and provide Five Horses, and Arms that were to be imploy'd in this bloody Assaffination; and also with gathering together great Quantities of Arms and Ammunition that were to be used in the Insurrection. To this Indictment the Prisoner has pleaded Not Guilty; if he be not guilty, God forbid he should be convicted: But if he be guilty, and we prove the Fact, the Nation expects that you will do Justice to the King and Kingdom, and find him fo.

Mr. At. Gen. (Sir Thomas Trevor.) May it please your Lordship, and you Gentlemen of the Jury, the Prisoner at the Bar, Sir William Parkyns, stands indicted of High-I reason, for Compassing the Death of his Majesty, and Adhering to his Majesty's Enemies; and the Overt Acts laid in the Indictment to prove this Treason are, That he with others had feveral Meetings and Consultations about this Design, and sent a Messenger over to France to the late King James, to procure French Forces to invade the Kingdom, to depose the King, and subject the Kingdom to a French Power: And likewise that he did enter into a Conspiracy with several Persons for the Assassination of his Majesty's Royal Person. These are the Overt Acts mentioned in the Indictment, to prove this Charge of Treason against the Prisoner.

Gentlemen, the Evidence to prove these Overt Acts, and which we shall produce, will be in this Manner. It will appear that the Prisoner at the Bar, Sir William Parkyns, has had a Commission from King James to raise a Regiment of Horse, and about May last, he with several others had a Meeting at the Old King's Head in Leadenhallfireet, where were present my Lord of Ailesbury,

my Lord Montgomery, Sir William Parkyns, Sir John Freind, Sir John Fenwick, Mr. Charnock, Mr. Porter, and one Mr. Cook; and Goodman came in to them after Dinner. And at that Meeting it was confulted and concerted among them, how they should bring back the late King James, and depose his present Majesty; and in order to that, they did refolve to fend Mr. Charnock as a Messenger to the late King James, to desire him to obtain from the French King 10000 Men to invade this Kingdom; 8000 Foot, 1000 Horfe, and 1000 Dragoons; and to encourage the late King to this, they did affure him by the fame Messenger, that they would meet him with 2000 Horse upon his Landing; and they did all undertake and agree that they would do it; and Mr. Charnock undertook to go of this Message.

Gentlemen, about a Week after this Meeting, Mr. Charnock not being willing to go upon this Errand without a good Assurance, that they intended to perform what they had resolved upon, they therefore had another Meeting of most of the same Persons that were at the former, and particularly the Prisoner at the Bar was one; and that was at Mrs. Mount joy's a Tavern in St. Tames's-street. And at that Meeting they did all agree, as formerly, and continued in their former Refolution, to fend Mr. Charneck to affure the late King, that they would meet him, according as they had promifed, if he would give them Notice where he was to land, and he should not fail of their Assistance. And at these Meetings they did take Notice, that then was the most proper Time for fuch an Invalion: For the King was gone to Flanders, most of the Forces were drawn thither, and the Pcople were diffatisfy'd. and so it would be the fittest Opportunity to accomplish their Design. And they desired Mr. Charnock to make halte to carry this Message, and to intreat King James that he would be speedy and expeditious in his Coming, that they might not lose this Season.

Gentlemen, after these Meetings, Mr. Charnock did within a few Days go over into France, and did deliver his Message to the late King James, who took it very kindly, but faid that the French King could not spare so many Forces that Year, having other Work to imploy them about: Up-on which, within a Month's Time, or lefs, he came back again, and brought an Account of his Message to those Gentlemen who sent him. This was in May or June last, and so the further Profecution of the Design ceased at that Time.

But Gentlemen, the last Winter it was revived again, and attempted, and carried on very near to the obtaining a fatal Success. And you will hear that the Prisoner at the Bar, Sir William Parkyns, has had too great a Hand, and been a very great Instrument in both the Parts of this wicked Conspiracy and Treason; not only in the Invasion, which he with others fent the Messenger over to procure; but also in the other Part, the blackest Part, even the Assassina-tion of the King's Person.

About January last Sir George Barclay, a Lieutenant of the Guards to King James in France, was fent over into England to engage Persons to join in the Conspiracy and Assassination; and for his Assistance there were sent over with him, and before and after him, some 20 Troopers of the late King's, that were his Guards in France. And

Sir George Barclay, to encourage the Persons that were to join, and whom he had brought over with him, pretended an Authority to justify it, that is, a Commission from the late King James, and he communicates this Design to Mr. Charnock, Mr. Porter, and several others, and amongst the rest to the Prisoner at the Bar, Sir William Parkyns, having a great Considence in him, and did acquaint him he had such a Commission, and he shewed it him, and that Commission was to levy War against the King's Person; which they took to be a sufficient Authority for them to affassinate

the King's Person. Gentlemen, in order to the accomplishing this horrid Conspiracy, there were several Meetings, and Confultations had, at which the Prisoner at the Bar was present, and very active. Sometimes they met at Captain Porter's Lodgings, at another 'Time at the Nagg's Head in Covent-Garden, at another Time at the Sun in the Strand, and another Time at the Globe in Hatton-Garden, in order to accomplish this Design: And at these Meetings you will hear, they did propose several Ways and Methods for the Execution of it; and several Persons, particularly one of them that have suffered the Punishment of the Law for this, were appointed to go and view the Ground, where the King's Person might most conveniently be affaulted. Mr. King, that was executed for it, was one, Captain Porter was another, and one Knightley was the third; and thefe did go to fee the Ground. And the Day before they went, there was a Meeting, at which was prefent the Prisoner at the Bar, and others, wherein 'twas concluded upon, that they should go; and they went accordingly to fee the most convenient Place for it. They went to Brentford, and afterwards to the other Side of the Water to Richmond, and furvey'd all the Ground, and the Place they pitched upon as the most proper for their Purpose, was, when his Majesty should return from Hunting, to do it in the Lane betwixt Brentford and Turnham-Green. And accordingly, when they return'd in the Evening, they came by Appointment to the Place where the rest of the Accomplices were to meet, at the Nagg's Head Tavern in St. James's, and gave an Account of their Proceedings; and at that Meeting likewise was Sir William Parkyns, the Prisoner at the Bar, Mr. Charnock, and feveral others, and upon the Report of Captain Porter and Mr. King's Expedition, they did refolve the Thing should be done in that Place, and that it should be done in this Manner.

Sir George Barclay with about Eight or Ten in his Party, who were to be chosen out of all the other Parties, were to assault the King's Coach, aud endeavour to kill the King, and all the rest that were in the Coach with him, whiss the others in two Parties, were to attack the Guards; and the Number in all was to be about 40. This was fully agreed upon.

And, Gentlemen, the first Time that they refolved to put this traiterous Design in Execution, was the Fisteenth of February, which was a Saturday, the usual Day that the King was wont to go a Hunting on; but it happened by great Providence that the King did not go abroad that Day.

They had contrived further, to make the Thing fure, that there should be two Persons, whom

they called orderly Men, who should be placed at Kensington, to give Notice when the King went abroad; and Chambers was one, and Durance that was a Fleming was another; and Durance was likewife employ'd to view the Inns about Turnbam-Green and Brentford, for the Lodging of their Men, who were to be placed Two or Three in an Inn, that they might not be observed.

Gentlemen, the first Day appointed for the accomplishing this Design, which was the 15th of February, being over, and they disappointed, yet they did afterwards refolve to go on and execute it. And the next Saturday, which was the 22d of February, was pitched upon for the Time of Execution; and accordingly on Friday the 21st of February, the Day before, there was a Meeting at the Nagg's Head in Covent-Garden; and there was present Sir George Barclay, Capt. Porter, and several others, and amongst the rest the Pri-soner at the Bar was there: They had at first fome Discourse among them that they were in doubt, because of the first Disappointment, whether there had not been some Discovery, but that Doubt was foon over; for it was faid, it could not be so, for then they should not have been there together. That seemed probable, and the Disappointment was imputed to some Accident, and that gave them new Assurance to go on, and they were refolved to do it in the fame Manner, as they had formerly refolv'd, on the next Day, which was Saturday.

Gentlemen, at that Meeting Mr. Porter acquainted them, that he had the Misfortune to have fome of his Horses fallen sick or lame, and he acquainted the Prisoner with it; and Sir William Parkyns was careful to supply him with other Horses, and told him, he could get a Note from one Lewis, who I think is Major of the Horse to my Lord Feversham, to get three Horses, and accordingly he did send a Note for three Horses

to Mr. Lewis.

Upon the 22d of February in the Morning, which was the Time for the Execution of this bloody Conspiracy, they had met together, and resolved to go on with it, and put it in Execution; and that they had Notice from Chambers, that the King did go a hunting that Day, and there was great Joy among them all, thinking themselves sure; and so they order'd all Things to be got ready. But afterwards, about One a Clock, there came other News, that the King did not go abroad, but the Guards were all come back in great Haste, their Horses being all of a Foam, and the King's Coaches were fent back to the Mews; then they began to be in a great Consternation, and they thought the Thing had taken Air, and was discovered. This, Gentlemen, is a short Account, how it will appear upon the Evidence, as to the Conspiracy of Affaffinating the King, and the feveral Meetings and Confultations about it; at which the Prisoner at the Bar, Sir William Parkyns, was present.

But, Gentlemen, there will be a little more Evidence, if it be necessary to confirm this former Evidence, and to shew the Part that the Prisoner at the Bar had in this treasonable, this barbarous Conspiracy: For it will appear, that, as the Prisoner had a Commission from the late King James to raise a Regiment of Horse,

and had sent a Messenger into France, to invite the late King over, with 10000 French; fo he had made great Preparation of Arms to be ready for that Purpose. About Michaelmas last the Prifoner at the Bar fent a Parcel of Goods, as he called them, which were put into Cases, I think they were about eight small Boxes, put into very large Cases, and sent down by his Order into the Country, unto one Haywood. It seems this Haywood had married Mr. Charnock's Sifter, and Charnock writ a Letter to him, and defired that he would give Sir William Parkyns Leave to lodge fome Goods there, which were of great Value, and he durst not trust them at his own House in Warwicksbire, because his Servants were not there to look after them, and accordingly upon that Letter Mr. Haywood did give Leave that the Goods should be carried thither, and they were fo, and there they were lock'd up privately, and kept till this barbarous Conspiracy was discovered; then you will find the Prisoner at the Bar fent his own Servant down, the Tuesday after the Difcovery, and gave him Orders immediately (his Name is *Eubank*, and he is the Groom, and looks after his Horses) to go down to *Warwickshire* to one Evans, who carried the Goods, to defire him with all Speed to remove those Goods, and to take Care to remove them privately, and to fecure them, and to hide them. And accordingly on Wednesday he came there, which was Ash-Wednesday; and acquainted Evans with what Sir William had ordered him, and they went that very Night with a Cart to Mr. Haywood's; and though it was late, and they were defired to ftay till the next Morning, they would not; they faid they could stay no longer, but would remove the Goods immediately; and accordingly they were carried from thence that Night, to Sir William Parkyns's own House in Warwickshire; and there they were buried in the Garden. These Goods that were of this great Value were put into the Ground to preserve them. But after this Discovery, Sir William Parkyns being accused, and his Name put in the Proclamation, and a Search being ordered to be made at his House, these Goods that lay hid at Haywood's, and upon the Removal thence were thus buried in the Ground, came to be discovered, and the Cases were broken open, and then they did appear to be Goods of an extraordinary Nature indeed, for you will find they were Horse Arms for Troopers; there were two and thirty Carbines, five and twenty Cases of Piftols, and about forty odd Swords without Hilts upon them, but the Hilts lay loose by them; fo that this will make it apparent, without Dispute, how far the Prisoner at the Bar has engag'd in this Conspiracy, and what Preparations he had made for the Execution of it.

Gentlemen, it will appear farther against the Prisoner at the Bar, that he hath had a considerable Number of Horses, that have frequently been brought up from his House in Hartfordsbire,

to the George-Inn in Holbourn.

But before we come to that, I would acquaint you with another particular Part of our Evidence, that is precedent in Point of Time. About Chriftmas last, the Prisoner did acquaint one Sweet, who is an Officer in the Excise, (and I am very sorry that we should have any such Officers, that should be thought fit to be intrusted with Secrets of this Nature) Sir William Parkyns acquainted this Sweet, and gave him an Account that he

had long had an Affurance that King James would land, but now he had it under his own Hand, that he would land very speedily, and that he had made Preparations for that Purpose to meet him. That great Things were expected from him; that his own Troop was ready, and it confisted chiefly of old Soldiers; and that several Persons who had been Officers would be Volunteers under him. He faid he intended to go into Leicestersbire, and there he was to meet several Gentlemen from the North, and from the West, to consider, and settle a Correspondence how to meet the late King upon his Landing; and accordingly Sir William Parkyns did go, and you will have an Account that he came to Leicefter on Friday Night, one Scudamore went along with him, there he ftaid all Saturday, and a good Part of Sunday. There came feveral Perfons to him while he was at Leicester, particularly one Captain Tarborough, the Son of Sir Thomas Tarborough, and a Parson, who said they came as far as from York to meet Sir William Parkyns at Leicester; and there was great Resort thither at that Time, as you will hear from the Witnesses. Sir William Parkyns came back again from Leicefter to Brick-bill that Night, and returned to his own House on Monday Night; and after his Return, he acquainted this Sweet, that he had been his Journey to Leicester; that he met with several Gentlemen there from the North, and other Places, and had fettled a Correspondency, and had found them all fully engaged, and well inclined, all went well, and there was no Danger of any Miscarriage at all; and this was about January last, that this Expedition was made by the Pritoner.

And now, Gentlemen, as to that Particular about the Horses, which were so frequently brought up this last Winter from his House in Hartfordsbire, to the George-Inn in Holbourn, there is one very unfortunate Circumstance that attends this Matter; that is, that these Horses were brought to Town just the several Nights before the King was to be assassinated; for upon Thursday the 13th of February, he being in Town, sent Directions to his Groom, to bring up three of his Horses on Friday, which was the 14th in the Afternoon, and all these Horses were furnish'd with Pistols and Furniture for Troopers; according to those Directions his Servant brought up the three Horses, and he came and acquainted his Master that they were brought up according to his Order; Sir William Parkyns was then at his Lodgings, which were in the same House where Mr. Charnock did lodge; when his Man had told him the Horses were come, he pretended at first that he had some Thoughts of going out of Town that Evening, but that he had changed his Mind, and would go in the Morning, and he would have the Horses ready against the next Morning, which was Saturday the 15th, the first Day upon which the Assassination was intend-

ed to be put in Execution.

The next Morning when his Man came to him again, he had changed his Mind, and he would not go out of Town in the Morning, but he would go in the Afternoon; and it will appear that he did not go out of Town that Day, nor the next Day, nor till Monday; and then the Defign had mifearried by the King's not going abroad a Saturday, and the Horses were carried back; and when he went out of Town upon Monday, one Holmes went along with him, and he went

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with him to his House in Hartfordsbire; and there he staid until Friday after, which was the Day before the next Time that was appointed for the Execution of the Affaffination. And upon the Friday they came up again, and then there were more Horses, four or five, that were brought up that Day; and all of them with Pistols, and Jack-Boots, and other Furniture and Accoutrements for Troopers; and these came to the George-Inn, where Sir William Parkyns gave his Man Eubank particular Orders, to be very early the next Morning at Kensington; that was the 22d, and he was to go, as he told him, to one Brown, that he said was concerned in the King's Kitchin, and liv'd two Doors off the Gate that turns up to the King's House, and he was to tell him he was Sir William Parkyns's Servant, but that he came from a Man that lodg'd at a Confectioner's House over-against Gray's-Inn; in which Place, by the Description of the Person, you will find Sir George Barclay lodged.

The Man went accordingly at Eight a-Clock in the Morning to Kenfington, and inquired out this Brown, and met with him, and told him he was Sir William Parkyns's Servant, but came from the Gentleman that lodg'd at the Confectioner's in Holbourn. Brown faid he had nothing to fay to him, but bid him give him his Almanack, and he writ in it, that he would be in Town in two Hours himself, and wait upon him: And bid him carry that to the Man that lodg'd at the Confectioner's, and this Brown by the Circumstances of the whole, must probably be one of the orderly Men who lodg'd at Kensington, to give Notice

when the King, and the Guards went out. Sir William Parkyns's Servant came back to the Confectioner's House, and there he met with a Man that went by the Name of Rogers; he'll tell you he was a Scotch Man, for he spoke broad Scotch, and he'll give you a particular Description of the Man, by which I believe it will appear that it was Sir George Barclay. Sir William Parkyns's Servant, after he had deliver'd his Meffage to this Rogers, came back to his Master, and told him he had done his Errand according as he was order'd, and Sir William Parkyns ask'd him what Rogers faid, and he told him that he bid him tell his Master, if he would come to him he would be ready at home for him. This was upon Saturday Morning the 22d of February.

About Eleven a-Clock that Day Sir William Parkyns, and this Lewis that we spoke of before, came to the George-Inn, and there Sir William Parkyns ask'd his Servant whether he had receiv'd any more than two Saddles, for there were two Saddles fent in thither, according to an Order that had been given, to furnish two other Horses that stood there at the George-Inn, and which Sir William Parkyns told his Groom belonged to two Friends of his, and bid him be fure to take care of them, and to fee them well fed, and order'd two Saddles to be bought for them. Lewis faid he did think they had more than two, but you will fee by the Evidence that this same Lewis had provided thirty Saddles for Sir William Parkyns; but there feem'd to be a Controversy between them at that Time how many had really been fent in, and Lewis affirm'd there was twenty four, but Sir William Parkyns faid, I have had but twenty two of the thirty yet, for I have but two brought in here, and I had twenty before. I his you will hear fully proved, and I think it is impossible for

any Body to believe, but that all this Preparation of Saddles, Piftols, Boots, and other Things, must convince any Body of the Prisoner's being so far engaged in this Defign, that he can never answer it without giving you a very good Account, what this Preparation was for.

Gentlemen, a great Part of this will be prov'd to you by one that acted in it, as a Servant to Sir William Parkyns, that is, as to the coming up of the Horses, Jack-boots, Pistols, and other Arms at that Time; and that when on the last Saturday it was disappointed, all the Horses, not only those Sir William Parkyns brought, but the other two went away in a great Hurry and Confusion, and nothing was ever heard of them more; and that will be prov'd by the Servants in the very Inn.

Gentlemen, I have now open'd to you the Nature and State of the Evidence, we will call our Witnesses, and make it out very undeniably, and substantially, and therefore I will not give you any farther Trouble.

Mr. Sol. Gen. Call Mr. Porter (who was fworn.) Mr. Porter, pray will you give the Court and the Jury an Account of the Meeting at the King's-Head in Leadenhall-street; and who was there, and what Refolutions, and Agreements they came to?

Capt. Porter. About the latter End of May last, or the Beginning of June, there were two Meetings had, the one was at the King's Head in Leadenhall-street, the other was at Mrs. Mountjoy's near Sir John Fenwick's. At the first Meeting there was my Lord of Ailesbury, my Lord Montgomery, Sir John Freind, Sir William Parkyns the Prisoner at the Bar, Sir John Fenwick, Capt. Charnock, Mr. Cook, and my felf. Mr. Goodman came in after Dinner, and there we consulted which was the best Way for King James's coming in, and we all refolv'd to fend a Messenger to him, to invite him over, and to defire him to interpose with the French King for the getting 10000 Men, to come over with him, 8000 Foot, 1000 Horse, and 1000 Dragoons. It was then confider'd who should be fent, and all the Company agreed Mr. Charnock was the properest Person. Says Mr. Charnock, if you fend me, pray tell me what Errand I shall go upon : We did likewise then agree, that he should affure the King, if he would come over, at fuch a Time, we would meet him with a Body of 2000 Horse.

Mr. Att. Gen. Did Charnock undertake to go

upon that Message?

Capt. Port. Yes, he did, and to propose this Matter to him, that he might propose it to the French King for the getting of the Men.

Mr. Sol. Gen. Before you go away, I defire to ask of you one Thing, did Sir William Parkyns, the Prisoner at the Bar, agree to the Message?

Capt. Porter. Yes, he did.

Mr. Sol. Gen. Had you any other Meeting about this Bufiness, and when was it, and who was there?

Capt. Porter. My Lord, Capt. Charnock faid at first he would not go of a foolish Message, and thereupon we all agreed to be at the Head of 2000 Men to meet King James at his Landing, and every one should bring his Quota.

Mr. Att. Gen. When was the fecond Meeting, and where was it, and who were there, and what

was agreed upon?

Capt. Por. The fecond Meeting was at Mrs. Mount joy's, where Captain Charnock defired us once more to meet, before he went away to know

whether we kept to our first Resolution, and we did agree to what was refolved upon at first, and he said he would go in two or three Days time.

Mr. Att. Gen. Did the Company agree to

Capt. Port. Yes, they did, Sir, all that met at that Time.

Mr. Sol. Gen. Pray name them over again, who they were.

Capt. P. Sir William Parkyns was actually there, and my Lord of Ailesbury, and Sir John Freind, and Capt Charnock, Mr. Cook, and myfelf; I cannot tell whether my Lord Montgomery was there, or Mr. Goodman.

Mr. Att. Gen. Pray when did you fee Capt. Char-

nock, or speak with him, after that?

Capt. P. It was when I was in Prison about the Riot, and he told me he had been there; but there would be nothing done in that Matter at present, for King James said, the French King could not then spare so many Men, though he thanked us for our kind Offer; And he faid he had been with my Lord of Ailesbury, Sir William Parkyns, and the several other People of Quality, which he did not name, and had carried them the particular Messages that he had in command from the King to carry to them.

Mr. Att. Gen. Now, pray tell us, what you know about the Defign of Affaffinating the King, and what Hand the Prisoner at the Bar was to

have in it.

Capt. P. About some Weeks before I heard of the Assassination, I came to lodge in the House in Norfolk-street, where Captain Charnock lodged; and where Sir William Parkyns lodged when he came to Town. Most commonly we used to go in the Evening to the Tavern, or drink a Bottle of Wine at our own Lodgings; and one Morning I ask'd Mr. Charnock, if I should see him at Night? he faid he was engaged in private Company for that Night, and he could not go with me to the Tavern. For, fays he, there are some Gentlemen that are lately come from France, and there is fomething to be done for the King's Service. If there be so, says I, pray let me be concerned; Says he, they are but newly come, and they will see no Body else but me at present. A little after I fell fick of a Fit of the Gout, and Mr. Charnock came to visit me, and we fell into Difcourse, and I asked him about those Gentlemen that were come from France, what they came about? he told me it was Sir G. Barcley that came from France, and feveral other Officers with him, and that he had a Commission from the late King Fames to levy War against the Person of King William, or the Prince of Orange, as I think it was named in the Commission.

L. C. J. Who told you this?

Capt. P. It was Capt. Charnock: he defired to know how many Men I could bring. I defir'd a little Time to confider, but I faid there would be a great many would join if the King landed, whom I did not think fit to trust with a Thing of this Nature before-hand. Some few Days after, Captain Charnock came into my Chamber, and brought Sir George Barcley and Major Holmes that faid he was come from France; and there we had little more but a general Discourse: But a little after that I got well of the Gout, and we had feveral Meetings at feveral Places; at the Globe Tavern in Hatton-Garden, at the Nagg's-bead in Covent-

Garden, and at the Sun in the Strand, where Sir William Parkyns was always present. And there we did consult of the best Ways to affaffinate the King, as he came from Richmond after Hunting. Sir George Barcley said, he had received 800 l. from King James's Secretary towards the buying of Horses, and furnishing both Horses and Men for the Expedition; and it was confider'd of how many Men it would be necessary to bring. 'The Number agreed upon was about forty, of which Sir George Barcley was to provide twenty, I promised to bring seven or eight, Sir William Parkyns engaged to bring five, whereof three should be mounted, with his own Men, and the other two my Men were to mount upon.

Mr. Att. Gen. Do you know the Names of those

People that he was to mount?

Capt. P. I never had the Names myself. Mr. Att. Gen. Well, what was done after these

Confultations?

Capt. P. I asked Captain Charnock one time, if I might not see the Commission that King Fames had given; he faid he had never feen it himfelf, but Sir William Parkyns had. I asked Sir W lliam Parkyns, one Evening as we were imoaking a Pipe by the Fire side, whether he had seen the Commission: He said, he had; and that because King James would not trust any of his Mini-sters, it was written and signed with the King's own Hand.

Mr. Att. Gen. Pray did he tell you what it

was for?

He faid it was for raising, and le-Capt. P. vying War upon the Person of the King, but I do not know whether he called him King William, or the Prince of Orange; but I suppose it was the Prince of Orange.

Mr. Att. Gen. Pray then give us an Account

of your going to view the Ground, where it was

most convenient to do the Business.

Capt. P. There were several Propositions about the Place where it was to be done, one was to be on the other Side of the Water by Ambuscade in Richmond Park, the other was to be on this fide of the Water after the King was landed. Sir G. Barcley was for that that was upon the other fide of the Water; I thought that it would take up too much time to go over thither, that it was better to be done on this fide; but because there was Difference of Opinions, it was refolved upon that fome Body should be appointed to view the Ground; and I was appointed for one, Mr. Knightley for another, and Mr. King would needs go with us for a Third; and we three did go. We lay all Night at Knightsbridge, and the next Day went, and viewed the Grounds on both Sides the River; and came back that Evening to the Nagg's-head according to Appointment, where was Sir William Parkyns the Prisoner, and Sir George Barcley, and Mr. Charnock, and we gave an Account that he had view'd both Places: And upon our Report it was refolved, that it should be done on this Side the Water, in the Lane between Brentford and Turnbam-Green.

Mr. Att. Gen. Are you fure Sir William Parkyns. the Prisoner at the Bar, was there, at that Meeting at the Nagg's-head?

Capt. P. Yes, he was.

Mr. Att. Gen. Did he agree to that Refolution?

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Capt. P. It was in general agreed to by all that were there.

Mr. Att. Gen. Pray, Capt. Porter, then give us an Account of the Days that were fixed for the Execution of this Design.

Capt. P. There was Saturday the 15th, and Saturday the 22d, because Saturday was the Day the King used to go a Hunting and Shooting.

Mr. Att. Gen. Were there any Men at Kenfington, to give you Notice when the King went

abroad?

Capt. P. There were two Men that had a Lodging at Kenfington, the one was one Chambers, who belonged to Captain Charnock, and the other was a Fleming, one Durance, who came over with Sir G. Barcley, and he went every Day, and thrust himself among the Guards to bring Intelligence.

Mr. Sol. Gen. What was the Reason the Design

was not executed?

Capt. P. The first Day Durance brought Notice in the Morning, that the Guards were gone abroad; and afterwards there came Notice, that the King would not go abroad that Day, for which Reason we adjourned it to the next Saturday.

What was the Method you was Mr. Att. Gen.

to take in the Execution?

Capt. P. The Method agreed upon was this: There was one Rookwood that came from France upon this Expedition, he was to command one Party, and Captain Charnock and myself were to command another Party, to attack the Guards, and Sir George Barcley was to have four Men out of each Party to attack the Coach, while we attacked the Guards.

Mr. Att. Gen. Well, you say the first Day you was disappointed by the King's not going, when

was the next Meeting?

Capt. P. The next Meeting was upon Friday the Day before the 22d. I was fick all the Week, and I do not know whether I lay a Bed all the Week, or no; but upon Friday they met, and it was at the Sun Tavern in the Strand: There was none but Sir George Barcley, Capt. Charnock, Sir William

Parkyns, and myself.

Mr. Att Gen. What Discourse was there then? Capt. P. Sir George Barcley came in, and faid, he was afraid the Thing was discovered; I told him I fancied not, for if it had, we should not have been in that House at that time. Then, fays he, let us go on, and try another Day. Sir William Parkyns was asked if his Horses were come to Town: He faid they were come to Town that Night. Said I, I have had a Misfortune with my Horses, two of them are fallen lame, and won't be fit for Service. Says he, if I had known that, I could have brought more Horses out of the Country: But, says he, I will send to Mr. Lewis, who was Gentleman of the Horse to my Lord Feversham, and I believe he can help us to more Horses; he will be with me to morrow Morning, and I'll get a Note from him for two more. the Morning I fent to him, and he fent mea Note for two Horses to mount my Men, and he sent me Word Mr. Lewis could help me to two or three others, that they were all three faddled, and one was accoutred with Holfters and Piftols, but the other two had only Saddles. I did not fee Sir William Parkyns on Saturday the 22d, but I met fome of my Friends, who were to go along with me upon this Enterprize, and we had first Notice that the Guards were gone abroad, and

that the King would go, at which all were very glad: But when we had Notice that the King did not go, we were afraid the Thing was discovered, and I went out of Town, and I did not fee any of them afterwards, till they were taken.

Mr. Att. Gen. Pray Capt. Porter, have you heard any thing from Sir William Parkyns of his having

a Commission from King James?

Capt P. I had heard Captain Charnock ask Sir Sir William Parkyns, why he did not go along with us in this Expedition? he faid he did not go, because he could not go.

Mr. Att. Gen. Washe not to be one in the Num-

ber that was to act in the Assassination?

Capt. P. No, he faid he had other Business to do, he had a Regiment to look after.

L. C. J. Lewis? How many Horses had you from

Capt. P. I had never a one, only Sir Willam Parkyns sent me Word, if I wanted I might have three, for I had told him I would not fend for them, till I heard whether the King went abroad, and then I had Notice that the King did not go.

Mr. Att. Gen. Had you a Note for them? Capt. P. Not for those three Horses, but Cran-

bourn faid he had a Note for two Horses. Parkyns. Did he say he had a Note from

me?

Capt. P. No, I don't fay fo, Sir William; Cranbourn told me, he had a Note whither to go for

L. C. J. Will you ask him any Questions, Sir Wi ham?

Par. No, my Lord.

Juryman. My Lord, I desire he may be asked, Whether at any of those Meetings there was any Discourse of the Assassination before Sir William Parkyns?
L. C. J. Wha
Porter?

What fay you to that, Captain

Capt. P. Yes, he was at all the Meetings and Consultations.

Jurym. Pray my Lord, I defire to know, whether Sir William Parkyns discoursed of it himself,

and what he did fay about it?

Capt. P. I cannot fay exactly, what he did fay in particular, only he agreed to it, and was to furnish five Horses for it, and said it was necessary to be done; for it would bring the King in more eafily, though he could not perfonally engage in it himself, because he had other Business, he was to look after his Regiment.

Mr. Sol. Gen. If Sir William Parkyns will ask Captain Porter no Questions, we will go on to our next Witness, which is one Abraham Sweet, whom

Mr. Attorney mentioned.

(He was brought in and sworn.)

Mr. Sol. Gen. Mr. Sweet, will you give the Court and Jury an Account, what Sir William Parkyns faid to you about King James's Landing?

Mr. Att. Gen. Pray, will you give an Account what Difcourfe you had with Sir William Parkyns, the Prisoner at the Bar, about King James's returning and landing with French Forces?

Sweet. Sir William Parkyns did tell me, that he did expect King Fames's Landing, and he faid his own Troop was composed of old Soldiers.

Mr. Att. Gen. How long have you known Sir William Parkyns?

Sweet. This three Years.

Mr. At. Gen. Pray tell the Time when this Difcourse was, about what Time was it?

Sweet. This was fince Christmas, about Christ-

Mr. At. Gen. Where was it that you had this

Sweet. It was about his own House.

L. C. J. What Discourse?

Sweet. We were talking about King James's

coming.

L. C. J. Who told you, that King James was coming?

Sweet. Sir Il'illiam Parkyns.

Mr. At. Gen. What did he fay?

Sweet. He faid he had bought a great many Saddles, thirty Saddles; and that his own Troop was composed of all old Soldiers.

Mr. At. Gen. Did he tell you of any Assurance that he had of King James's Landing?

Sweet. Yes, he said he had the King's Word

for it.

Mr. At. Gen. Was there any Discourse between you about any Journey that Sir William was to take?

. Sweet. Yes, he did tell me he was to go into Leicestersbire, and was to meet several Gentlemen in Leieestersbire; and he did go, and after he came back again, he faid he had met his Friends, and all was well, and that the West was as much inclin'd to King James's Interest as the North, and that a Lord's Brother was concerned.

Mr. At. Gen. What other Discourse had you

about this Matter?

Sweet. Nothing elfe, as to Particulars, that I

Mr. At. Gen. What Orders had you to come up to Town in February, and when, and from whom?

Sweet. Sir William Parkyns sent for me, and he fent me a Letter about the 11th of February, that I should come to him the next Day, and I did come the next Day.

Mr. At. Gen. Whither did you come? Where

did you find him?

Sweet. At his Lodgings in Norfolk-street, at the House where Mr. Charnock lodged; and after I had spoken with Sir William Parkyns about the Letter which he had fent me to come up, he told me, that the Business that he had designed for me, he did not think fit I should do, because of my Family.

Mr. At. Gen. Pray, what Directions had you from him, what you were to do when you went

into the Country?

Sweet, When I went into the Country, he order'd me to go to his House, and send up three of the strongest Horses.

Mr. At. Gen. When was this, do you fay?

Sweet. It was in February.

Mr. At. Gen. What Time in February? Sweet. The Eleventh or Twelfth, which was

Wednefday; and at my going away, he told me if I had not a Letter from him, the Friday following I should come to Town again. I did come to Town again, and then he asked me, if I had made Provision for my Family? I told him, no; then he asked me, why I came up to Town? he told me I might go into the Country again on the morrow Morning.

L. C. 7. What did he tell you?

Sweet. He said I might go back again into the Country. I came upon the Saturday Morning to Vol. IV.

Mr. At. Gen. Pray, what Day was that Saturday?

Sweet. I believe it was the 13th or 14th of February.

Mr. At. Gen. You fay, Wednefday was the 12th. Sweet. Yes, I believe Wednesday was the 12th, and I came to Town the Friday after that 12th, that was the 14th, and on the Saturday I went home again.

Mr. At. Gen. You fay you came to him on the Saturday Morning, what passed between you then?

Sweet. I went the next Morning to Sir William Parkyns's Lodgings, but he was gone out, and had left Word, that I must come again about Eleven of the Clock: I did go about that Time, and he was not come in, and there I met one Mr. Chambers, and one Mr. Lee, whom I had feen there the Night before.

Mr. At. Gen. And what Discourse had you

then with them?

Sweet. We had little Discourse, for I had only feen them the Night before; but I think Chambers told me he had been at Kensington, and I defired to know what News there; and he told me William kept as close as a Fox; and he shew'd me his Wounds, and faid those Wounds wanted Revenge.

Mr. At. Gen. Where did he say he received

those Wounds?

Sweet. At the Boyne.

Mr. Sol. Gen. Pray, Mr. Sweet, did he tell you

for what Use his Troop was?

Sweet. He did not tell me positively; but I understood it to be to join King James when he landed.

Mr. Soll. Gen. Pray, Sir, where did you dine that Saturday?

Sweet. With Sir William Parkyns, and Mr. Charnock, and Chambers, and one or two more that I did not know.

Mr. At. Gen. Will you ask him any Questions,

Sir William?

Parkyns. Did I tell you, Mr. Sweet, that I had a Troop of Horse?

Sweet. I will tell you your own Words, and no other: You faid, Your own Troop was compos'd of old Soldiers.

L. C. 7. Pray let me ask you one Question: How many Horses were you to bid the Man to bring up to Town?
Sweet. Three, my Lord.

Mr. At. Gen. And were they not his strongest Horses?

Sweet. Yes, my Lord, they were.

Mr. At. Gen. Did he fay any thing to you about Voluntiers?

Sweet. Yes, he faid there were some Gentlemen that were Captains and old Officers, that would be Voluntiers under him.

Parkyns. Pray, where were those Words

Sweet. Either in your House or in the Garden, I can't tell directly which, but fome where about your House it was.

Par. Where is that House?

Sweet. In Hertfordfbire. Par. Then I am in your Lordship's Judgment, whether Words ipoken in Hertfordshire can be an Evidence of a Treason acted here in Middlesex?

L. C. J. Sir William Parkyns, if there be a Defign to kill the King, and there are feveral O-

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vert-Acts to prove that Defign, and one is in one County, and another is in another County, the Party may be indicted in either of the Counties, and Evidence may be given of both those Overt-Acts, though in feveral Counties. It is true, you being indicted in Middlesex, makes it necessary that some Evidence should be given of fome Things done in Middlesex, as there is; as your Meeting at Mrs. Mountjoy's, and at the Nag's Head in Covent-Garden, and the Sun in the Strand, where were leveral Confults, which are Overt-Acts of the same Treason; and if Treason be committed in several Counties, the Party may be indicted in any one, and the Evidence may be given of Facts done in all.

Par. Then, Mr. Sweet, you do not fay that I had raifed a Troop, or would raife a Troop.

Sweet. I told you your own Words, that your

Troop was made up of old Soldiers.

L. C. J. But yet I must tell you further, Sir William Parkyns, if I remember right there is Evidence given of a Discourse you had in Norfolk-fireet, where you lodg'd, and that is in Middlefex.

Par. My Lord, I did not observe that he said

any thing of me about Norfolk-street.

Mr. At. Gen. Yes, this is what he fays: You told him you had thought of a Business for him, but you would not engage him in it, because of his Family.

Par. Pray, Mr. Sweet, did I tell you any thing

what you were to do?

Sweet. No, Sir, you did not.
Parkyns. I hope the Jury will take Notice of that: I did not tell him any thing that he was

L. C. J. Well, that was no great Matter. Will

you ask him any more Questions, Sir?

Par. No, my Lord.

Mr. Sol. Gen. Then our next Witness is James Eubank.

(Who was fworn.)

Mr. Att. Gen. Do you know Sir William Parkyns?

Eubank. Yes, he is my Master.

Mr. At. Gen. What Servant was you to him?

Eubank. I was Groom to him.

Mr. At. Gen. How long have you been his Groom?

Eub. Not a Twelvemonth yet.

Mr. At. Gen. Pray, first give an Account what Journey you took with him.

Eub. I went into Leicestersbire with him.

Mr. At. Gen. Pray, tell us what you know of that Matter.

Eub. Yes, my Lord, we went from our own House to Stony-Stratford, and there we lay all Night.

Mr. At. Gen. What Time was this?

Eub. I cannot tell the Day of the Month, it was in Fanuary.

Mr. At. Gen. What Day of the Week was it?

Eub. It was on a Thursday.

Mr. At. Gen. And where did you go from Stony-Stratford?

Eub. We came the next Day to Leicester.

Mr. At. Gen. Who went with him?

Eub. One Captain Scudamore.

Mr. At. Gen. How long did you tarry at Leicester?

Eub. When we came the next Day to Leicester, we staid there till Sunday Morning.

Mr. At. Gen. What Company came to your Master when he was at Leicester?

Eub. Sir, I am a Stranger, I know none of them, I was never there before.

Mr. At. Gen. Can you remember whether there

was one Tarborough there? Eub. There was one that faid his Name was

Tarborough.

Mr. At. Gen. Whence did he come?

Eub. He said he came out of Yorkshire.

Mr. At. Gen. Who came with him? Eub. There was a Gentleman in black Cloaths,

that faid he was a Minister. Mr. At. Gen. Did you observe any others that

came thither to your Master?

Eub. It was Market Day, and I had my Horses to look after; there were a great many People went up and down Stairs, but whether they went to him, or no, I can't tell.

Mr. At. Gen. When did you come back again?

Eub. We staid there till Sunday Morning, and

then we came away.

Mr. At. Gen. To what Place did you go that Night?

Eub. To a Town call'd Brickbill, and the Night following we came home.

Mr. At. Gen. Who came back with him? Eub. None but Captain Scudamore, who went with him.

Mr. At. Gen. Whither did you go the next Day? Eub. We came to Busby about 8 a-Clock a

Monday Night.

Mr. At. Gen. Well, after this, did you bring up any Horses to the George-Inn to your Master, and when?

Eub. Yes, three Horses. Mr. At. Gen. Ay, when? Eub. I cannot tell the Day.

Mr. At. Gen. What Day of the Week was it?

Eub. Upon a Friday.

Mr. At. Gen. What Month was it in?

Eub. Indeed, I can't fay that.

Mr. At. Gen. Do you remember Valentine's Day? Eub. Yes, it was upon that Day

Mr. At. Gen. That is the 14th of February, a remarkable Day, and was then of a Friday, the Day before the Assassination was to have been executed. Whither did you bring them?

Eub. To the George-Inn.

Mr. At. Gen. How were they furnish'd? Were there Pistols upon them?

Eub. No, the Pistols were in Town, and the Horses were sent after my Master.

Mr. At. Gen. Where were the Pistols left?

Eub. Indeed, I don't know.

Mr. At. Gen. Pray, when you came to Town, did you go to your Master, and acquaint him with it?

Eub. Yes, Sir, I did.

Mr. At. Gen. Pray, what did he then fay to you? Eub. He said he thought he should go home that Night.

Mr. At. Gen. Did he change his Mind? Eub. Yes, for he did not go till Monday.

Mr. At. Gen. Did he tell you he should go a Saturday ?

Eub. Yes, he said he thought he should.

Mr. At. Gen. Did you come to him to know his Mind, and what did he fay?

Eub. He faid in the Morning, he would go in the Afternoon, but he did not.

Mr. At. Gen. Afterwards when did he go?

Eub.

Eub. Upon Monday.

Mr. At. Gen. Who went with him that Mon-day?

Eub. One Holmes, a fat, thick Man.

Mr. At. Gen. Well, pray when did you come to Town again?

Eut. Upon the Friday following.

Mr. At. Gen. How many Horses did you bring up then?

Eub. On the Friday following we brought up Four; my Master himself came up with them.

Mr. At. Gen. Who came with him?

Eub. Mr. Holmes, and I, and another Servant, Mr. At. Gen. How were the Horfes furnish'd? Eub. Every Horfe had Pistols.

Mr. At. Gen. What did you bring befide? were there any Boots?

Eub. None but what we rid in.

Mr. At. Gen. Where did you leave those Hor-

Eub. At the George Inn in Holborn.

Mr. At. Gen. What Directions did your Master give you that Night for going the next Morning

upon an Errand, and whither?

Eub. 1 had no Message from him, but there was a Note that I was to carry to Kensington to one Brown, and I was ordered to go to the Gentleman that lives within a Door or two next the Going into the King's Gate, I forget his Name, but this Man where Brown lodged belonged to the Court, some Officer in the Kitchen to the King; either a Consectioner, or Cook, or something, and this Man lay there.

Mr. At. Gen. What was your Message to him? Eub. 1 was to tell him, that I came to speak with one Brown, and that I came from a Gentleman that lay at the Consectioner's in Holbourn over-against Gray's-Inn. I know the Gentleman

by Face again if I fee him.

Mr. At. Gen. Well, what did he fay to you? Eub. He bid me fet my Horse at the Red Lion, and he would come to me presently; and so he did. Says he, I have no Business that I need to send; but I'll write in your Almanack, and you may carry it back and shew it him, that I will come to 'Town betwixt nine and ten o' Clock. I did go back and tell that Gentleman at the Consectioner's.

Mr. At. Gen. What kind of Gentleman was it?

Eub. A lufty Man, with a great Nofe, and a black Wig, he fpeaks broad Scotch, and he was a fwarthy colour'd Man, and he had a wide Mouth.

Mr. At. Gen. What Age was he of?

Eub. A middle-aged Man.

Mr. At. Gen. Pray, what did he fay to you?

Eub. He ask'd me if I had feen the Gentleman. I told him, Yes. He ask'd me what the Gentleman return'd for Answer. I told him, he had writ in my Almanack, which I had shewn him, that he would be in Town between nine and ten o'Clock. He ask'd me then where I was going. I said, to my Master. Says he, tell your Master that I will be in my Chamber ready for him.

Mr. At. Gen. Did you go to your Mafter, and tell him fo?

Eub. Yes, I did.

Mr. At. Gen. And what did he fay to you? Eub. He faid he defigned to go home in the Afternoon, and therefore bid me go to the Inn, and make ready the Horses, and know what was to pay for them, and he would come by and by thither.

Mr. At. Gen. Did he afterwards come to the Inn?

Eub. Yes, Sir, about three or four o'Clock in the Afternoon.

Mr. Sol. Gen. Pray, who came with Sir IVilliam Parkyns?

Eub. One Lewis.

Mr. At. Gen. Do you know him?

Eub. I have feen him before with my Master.

Mr. At. Gen. What is he?

Eub. They fay he is my Lord Feversham's Gentleman.

Mr. At. Gen. What did he fay to you about any Saddles?

*Eubank.* They ask'd me what Saddles, and how many had been fent in there; and I faid but two.

Mr. At. Gen. What faid Mr. Lewis.

Eub. Mr. Lewis faid there must be a Mistake, because my Master said he had but twenty-two, for he reckoned he had more, there should be twenty-four in all.

Mr. At. Gen. Did he say so, or Sir Williams

Parkyns 🕈

Eub. It was Mr. Lewis that faid there were twenty-four, to the best of my Remembrance.

Mr. At. Gen. Where were they fent?

Eub. Indeed I know not, I never faw any of them but those two.

Mr. At. Gen. Who delivered those two to you?

Eub. My Master, Sir William Parkyns.

Mr. At. Gen. Who were those Saddles for?

Eub. They were for two Gentlemens Horses

that were there.

Mr. At. Gen. Whose Horses were they?

Eub. They were not my Master's, but they stood at that Place.

Mr. At. Gen. Did your Master ever speak to you about them, to look after them?

Eub. He faid, if at any time I was there, I should see that the Hostler gave them their Corn.

Mr. At. Gen. Were they your Master's Horses, or not?

Eub. Not that I know of.

Mr. At. Gen. What Time did you go out of Town?

Eub. I went out of Town with them about four o'Clock in the Afternoon.

Mr. At. Gen. When did you hear from your Master after that?

Eubank. Upon Monday I had a Letter from him?

Mr. At. Gen. What was that Letter for?

Eub. It was to go to my Master's House in Warwicksbire, to one Richard Evans that was his Servant, to whom he sent a Letter.

Mr. At. Gen. What were the Contents of that Letter?

Eubank. I did not fee what they were, it was fealed.

Mr. At. Gen. Did you carry that Letter to Evans?

Eub. Yes, I did.

Mr. At. Gen. What Time did you come thither?

Eub. I came there a Tuesday at four o'Clock. Mr. At. Gen. What did Evans and you do after you had read the Letter? 152. The Trial of Sir William Parkyns, Kt. 8 Will.III.

Eub. We went to fetch some Boxes that my Mafter had order'd Evans to fetch home. was about two Miles, or more from Home, at a Tradelman's.

Mr. At. Gen. What was his Name, was it Hay-wood?

Eub. Yes, I think it was something like that

Mr. At. Gen. Did you go with Evans to fetch the Boxes from thence?

Enb. They had a Man that drove the Team to fetch them?

Mr. At. Gen. Were they carried in a Team then ?

Enb. Yes, they were.

Mr. At. Gen. Were you there when the Goods were brought back?

Eub. Yes, I was at my Master's House. Mr. At. Gen. What did they do with them? Etb. They buried them in the Garden, Sir.

Mr. At. Gen. What, in the Boxes?

Eub. Yes, Sir.

Mr. At. Gen. How many Boxes was there? Eub. Five or fix, I think, I know not what was in them.

Mr. At. Gen. You help'd to bury them, did

you not?

Eub. No; but I was there, I faw them buried.

Mr. At. Gen. Did Evans tell you what they were?

Eub. Evans told me they were choice Goods. Mr. At. Gen. Evans told you fo, did he?

Eub. Yes.

L. C. 7. What Time of the Day or Night were they fetch'd Home?

Eub. They went away about four o'Clock in

the Afternoon. L. C. J. How far is it from Sir William Par-

kyns's House to Haywood's.

Eub. I think about three or four Miles, I can't tell how far exactly.

L. C. 7. What Time did they return?

Eub. About ten or eleven o'Clock at Night. Juryman. My Lord, I understand he says they buried them immediately, was he there, and did he help to bury them?

Eub. No, I did not help to bury them; but I

faw Earth put upon them.

Mr. At. Gen. Pray, Eubank, let me ask you one Question: The Person that lay at the Confettioner's, did you observe whether he had a lame Arm, or no?

Eub. No, I did not take Notice of any fuch

thing.

Mr. Sol. Gen. Will Sir William Parkyns ask him any Questions?

L. C. 7. What fay you, Sir William, will you ask him any Questions?

Park. You say one Holmes went out of Town with me, pray give an Account what Holmes that is?

Eubank. It is Fat Mr. Holmes, if it please your Honour, he lives at the Golden Key in Hol-

Park. My Lord, I observe this to distinguish it that it was not, as Mr. Attorney opened it, Major Holmes that is in the Proclamation; it was one that us'd to be at my House frequently; he was at my House all the Summer.

Mr. At. Gen. You did well to ask him that

Question to explain it.

L.C. J. Will you ask him any more Queftions?

Par. No, my Lord. Mr. Sol. Gen. Then our next Witness is one

Thomas Hipwell; (who was fworn.) Mr. At. Gen. Where do you live? in Warwicksbire. Hipwell. At Mr. At. Gen. With whom do you live?

Hip. I live of myself, Sir.

Mr. At. Gen. Do you know of any Goods that were carried from Mr. Haywood's House to Sir William Parkyns's House?

Hip. I came from Litchfield Fair upon Ash-Wednesday, where I had been to carry Goods for my Master-

Mr. At. Gen. Did not you fay you lived of your felf? I ask'd you before, who you liv'd with; who is your Mafter?

Hip. Mr. Haywood.

Mr. At. Gen. You faid before, you had no

Hip. That is, when he pleases to employ me, I work for him.

Mr. At. Gen. Pray tell what you carry'd from Haywood's House, and who came for them.

Hip. There were, to the best of my Remembrance, either seven or eight Boxes.

Mr. At. Gen. Who came for them?

Hip. There was one of Sir William Parkyns's Men, one Richard Evans, that was his Servant, and one Wetstone, that was Tenant to Sir William.

Mr. At. Gen. Well, how did they come, and what did they do?

Hipwell. They brought a Waggon and Two Mares

Mr. At. Gen. About what Time was it?

Hip. It was about nine or ten o'Clock at Night when they went away.

Mr. At. Gen. What Orders had you from your

Mafter?

Hip. It was near upon feven o'Clock, when the Waggon came, and my Master wish'd me to go to borrow a Mare of at

I did fo, and I brought the Mare I had borrowed with me home.

Mr. At. Gen. What was that Mare borrowed for?

Hip. I know not.

Mr. At. Gen. What Use was she put to after-

wards? What did you fee more?

Hip. Why, before the Team came (about a Quarter of an Hour before) to fetch these Goods, my Master told me, that Sir William Parkyns's Men were to come to fetch some Bedding and other Goods, what they were he knew not, and he order'd me, when they knock'd at the Gate, to let them in; and I did fo.

Mr. At. Gen. Well, Friend, did they carry

away any Goods, and what were they?

Hip. They were in Boxes, at first in three Boxes; and then Sir William Parkyns's Servant did knock off the outfide Lining, which was a Deal Board, and he drew the Nails, and took out of two Boxes three Boxes a-piece, and two out of another: to the best of my Remembrance I think there were eight, but I am not fure whether there were feven or eight.

Mr. At. Gen. Did they carry them away that

Night?

Hip. Yes, Sir William Parkyns's Man Richard and the Tenant carry'd them to the Waggon,

and I lighted them down with a Lanthorn, according to my Master's Order.

Mr. At. Gen. When, what Day was this?

Hip. It was Alb-Wednesday at Night. Mr. At. Gen. Then set up Mr. Haywood. (Who was sworn before.) Pray give my Lord an Ac-count, when Sir William Parkyus's Goods were brought to your House, who brought them, and what Directions were given about the careful

Keeping of them.

Haywood. My Lord, about Michaelmas last, Sir William Parkyns's Man came to me with a Letter from one Mr. Charnock, and the Effect of the Letter, was to defire the Favour of me to lodge fome Goods of Sir William Parkyns at my House; for he was taking his Servants from his House, and he was loth to leave his Goods in an empty House, and he desired me to let them lie at my House, which I did.

Mr. At. Gen. How were they put up?

Haywood. I think in three Chests, pretty big Chests, nailed up and tack'd; and there was a Bed, and Bedding, and a Piece of Tapestry or

Mr. At. Gen. Pray, did that Letter come from

Mr. Charnock?

Haywood. Yes, Evans, Sir William Parkyns's

Man brought it me.

Mr. At. Gen Pray, Sir, how are you related to that Mr. Charnock? What Kin is he to

Haywood. I married his Sifter. L. C. J. You took the Goods into your Custody upon that Letter from Charnock?

Hayw. Yes, my Lord, I did.

Mr. At. Gen. Pray, will you give an Account, whether you were in Town before this Discovery, and had any Discourse with Mr. Charnock or Sir William Parkyns about these Goods? When

did you fee Mr. Charnock afterwards?

Hayw. I came up to London the 16th Day, and I was in London the 17th, 18th, and 19th; I think those three Days; and I went to see Mr. Charnock at his Lodgings, but I was hardly with him a Quarter of an Hour: I told him Sir William Parkyns had fent some Goods to my House, and I defired to know when he would fetch them away. Says he, I can't fay when I shall see him again. Said I, I shall have some Business at the Temple, and I will meet you at the Temple Coffee-Says he, I will meet; And bring Sir William Parkyns with you if you can, said I: He came about eight or nine o'Clock on Tuesday Morning; fays he, Sir William Parkyns is at my Lodgings, just a going out of Town, and would desire to see you. So I went up, and Sir William Parkyns was ready to go out of Town: I told him I had some Goods of his at my House, and I defired to know how he would dispose of them; what he would do with them: He would take them away, he faid, the first Opportunity, or to that Effect.

L. C. J. When was this, what Month? Hayw. It was in February last.
L. C. J. What Day?

Hayw. I think it might be about the eighteenth

 $\acute{L}$ . C. 7. It was you that defired to have them taken away, it feems, was it not?

Hayw. I asked him when he would take them

away, or what he would do with them.

L. C. J. And what Answer did he make?

Hayw. He faid he would take them away the first Opportunity, as soon as he could dispose of them, or to that Effect.

Mr. At. Gen. Now, when you came home, tell

us who came for those Goods, and when.

Hayw. I think it was upon a Shrove-Tuefday that I came home, and my Wife faid Sir William Parkyns had fent for his Goods, and defired to have them away, but that she had made Answer, I was not at home, but should be at home foon, and then he might have them away. Day I came home from Litchfield Fair, about five or fix o'Clock at Night: It was Ash-Wednesday at Night when I came home, and the Man came to me between fix and feven, and told me his Master desired to have the Goods away. told him he might have them when he would; he faid he would have them away that Night. I told him it was an unscasonable Time: But, fays he, the Waggon is a coming, and I defire you would give me leave to take them away; which I did: Then he faid he had but two Horses, and he defired me to lend him a Horse, which I did, and he took the Goods, and went away with them; but for what he did afterwards with 'em, I know nothing at all of it.

Mr. Sol. Gen. Then fwear Mr. Whetstone.

(Which was done.) Mr. At. Gen. Pray Sir, do you give an Account when you went with Evans to Haywood's House, and what happened.

Whetstone. His Man came to me-

Mr. At. Gen. Whose Man?

Whetstone. Sir William Parkyns's Man, to defire me to go to Mr. Haywood's to fetch some Goods of Sir William Parkyns, fome Bedding, and fome odd Things, which I did; and, faid he, I will go the next Way to the House, and I will meet you before you can get thither; and he did meet me half a Mile off the House, and told me I must stay, and not come to the House 'till it was Night, 'till it was later.

L. C. J. Who told you so?

Whetstone. Sir William Parkyns's Man told me so; so he went forwards to the Gate, and then came back, and called me to come in; then we went to the House, and loaded the Waggon with Boxes and Bedding that was there.

Mr. At. Gen. How many Boxes were there? Whetstone. I cannot tell whether there were

feven or eight.

Mr. At. Gen. Whither did you carry them? Whetstone. We carried them to Sir William Parkyns's House.

Mr. At. Gen. What was done with them? Whetstone. There they were put into the Ground by the Wall Side, where they were found.

Mr. At. Gen. Why; was you present when they were found?

Whetstone. Yes, I saw them dug up.

Mr. At. Gen. Then you can give us an Account of them; What were they?

Whetstone. They were Arms.

Mr. At. Gen. How many were there? what Quantity?

Whetstone. Truly, I cannot tell.

Mr. Baker. Where is the Constable Thomas Watts? Watts. Here am I. (He was fworn.)

Mr. At. Gen. Are you the Constable?

Watts. Yes, Sir, I am the Constable, and search'd Sir William Parkyns's House, and upon searching in the Garden I found fome Arms there.

Mr. At. Gen. Pray what Quantity of Arms did you find there?

Watts. Four Dozen of Swords, thirty-two Car-

bines, twenty-five Brace of Piftols.

Mr. At. Gen. What kind of Swords were they? Watts. They were broad Swords, two-edged

Mr. At. Gen. Were there any Hilts to the

Swords?

Watts. No, but there was a Box of Hilts that I suppose was prepared for them.

Mr. At. Gen. Where did you find them?

Watts. In a Border under the Wall by the Wall Side.

Juryman. Did you fee the Boxes broke open, Sir? Watts. Yes, Sir, I took them and broke them open my own felf.

Juryman. Was Whetstone by, pray Sir, when

they were broke open?

Watts. He was not there by at the first, when we dug them up; but I brought them to my own House, and there I broke them open, and there we faw them.

Mr. At. Gen. Will you ask him any Questions,

Sir William?

Parkyns. No, Sir. Mr. Sol. Gen. Then call Turton, Freeman, Fielding. (Who were all fworn.)

Mr. At. Gen. Pray set up Mr. Freeman. (Which was done )

Mr. At. Gen. Where do you live? Freeman. At the George Inn in Holborn.

Mr. At. Gen. What are you? Freeman. I am Hoftler there.

Mr. At. Gen. Pray do you give an Account what Horses were kept there of Sir William Parkyns, and how many?

Freeman. He was a Guest to the House all this last Summer, sometimes more, sometimes less.

Mr. At. Gen. How was it last Winter about February last, how many Horses had he then? Freem. He had fometimes three came in, fome-

times four, the most that ever he had was five.

Mr. At. Gen. What time was that that he had five, pray?

Freeman. To my best Memory it was just the Week before the Disturbance, before the Plot

broke out. Mr. At. Gen. Before the Proclamation you mean?

Freeman. Yes, before the Proclamation. Mr. At. Gen. When was it, what Day of the Week was it?

Freeman. They came in on Friday Night. L. C. J. Holt. What; did five come in then? Freeman. Yes, I think fo.

L. C. J. H. Who was with him?

Freeman. I only faw his Groom and another Servant.

Mr. At. Gen. How were they accounted?

Freeman. Four with Holfters and small Pistols, one was a led Mare with a Portmanteau; and in a Horse-cloth wrapp'd up there was one or two Pair of Jack Boots, and, I think, a Collar in one, I cannot tell whether there was one Bridle or two.

Mr. At. Gen. When did they go away? Freeman. On Saturday in the Afternoon. Mr. At. Gen. Did you observe any Persons to

come there on Saturday Morning?

Freeman. There were two Men that were there that rid out between two and three Hours; they rid out between nine and ten, and they came in again between twelve and one; where they had

been I cannot tell, but they had rid pretty hard for the Time they were out, for the Horses came in in a Sweat.

Mr. At. Gen. Before this Time that you now speak of, what Hories came up? can you remember how many Horses came up the Week before?

Freeman. The Week before there were some, but how many I cannot remember; they very rarely stay'd above a Night.

Mr At. Gen. What do you know of any other

Horses that were left there?

Freeman. There were three Horses that were at our House a Week, that were very good Horfes, but I do not know whose Hories they were, nor the Names of the Gentlemen that owned them. The Gentlemen that brought them in paid for the Horses, only the Groom told me his Mafter, Sir William Parkyns, had ordered him to fce the Horses sed. I never received a Farthing of Sir William Parkyns, but always of the Groom.

Mr. At. Gen. Pray, did you observe any particular Horse that was brought in there, a Roan

Horse?

Freeman. Yes, there was one Horse brought in. Mr. At. Gen. From whence did that Horse come? Freeman. As was told me, from Montague House. Mr. At. Gen. I believe you mistake the Place,

recollect your felf a little. Freeman. Somerset House, I mean; a Porter

brought it.

Mr. At. Gen. Are you fure it was Somerset House?

Freeman. Yes, it was.

Mr. At. Gen. Do you know one Lewis? Freeman. I do not know him, perhaps the Tapster does.

L. C. J. Holt. How many Horses came from

Somerset House?

Freeman. Only the Roan Gelding, and a very fat Man mounted him, and rid out with Sir William Parkyns.

Par. Pray, Sir, what fort of Horse was that Bay Gelding that you fay the fat Man rid upon? Freeman. I say he rid upon a little Roan Geld-

ing about fourteen Hands high.

Par. But the Bay Gelding, how high was that? Freeman. About fourteen Hands high.

Par. There's your mighty Horse for Service! Freeman. They were no great fized Horses none of them.

Par. And have not you known these Horses to have been mine a great while?

Freeman. Yes, I have known them to be yours a good while.

L. C. J. H. What; was the Roan Gelding Sir William Parkyns's

Freeman. No, not the Roan, but the others; they were no strange Horses, they were frequently there all last Summer; there was no new strange Horse but the Roan.

L.C. J. H. Will you ask him any more Que-

ftions?

Par. No, my Lord. Mr. Sol. Gen. Then set up Mr. Turton. (Which was done.)

Mr. At. Gen. Pray will you give an Account what you know of Horses that were standing at the George Inn in Holborn?

Turton. I have known Sir William Parkyns to have used the Inn this four or five Years, ever fince the Inn was built; and in last February he came to Town with three Horses the first Time.

Mr.

Mr. Att. Gen. What Day of the Month was that? Turton. I cannot say what Day of the Month, but it was about the Week before his last coming there, which was just before the Discovery of the Plot.

Mr. Att. Gen. Do you know what Day of the

Week it was?

Turton. No, truly I do not, for I keep no Account of Horses going in or out. The last time of his coming was with about four or five Horses, to the best of my Knowledge, and that was upon the Friday before the Plot broke out; and then upon that Friday, Sir William Parkyns gave order to his Groom to get the Horfes ready against Saturday Morning?

Mr. Att. Gen. Did he go out with his Horses on

Saturday Morning?

Turton. He did not go out with all the Horses according as he had given order; but two Gentlemen rid out with two of the Horses, and staid out about two or three Hours, and came in again, as if they had rid pretty hard, the Horses being in a Sweat; and in the Afternoon they all went fairly out of Town, and gave out that they expected to be in Town on Sunday or Monday following, but they did not return; but then came down one Mr. Lewis, I know not that that is his Name, only when I formerly belonged to my Lord of Oxford, I knew him to be Gentleman of the Horse to my Lord Feversham, but I did not know his Name.

Mr. Att. Gen. Had you not feen him there be-

fore? What time did he come?

Turton. I do not know that I ever faw him there before; he was on Saturday in our Yard. L. C. J. H. You are asked when Lewis came?

Turton. The first time I see him was on Saturday, in the Yard asking for Sir William Parkyns.

L. C. J. H. What time on Saturday was that? Turton. It might be three of the Clock in the Afternoon, about an Hour or thereabouts before Sir William Parkyns's Horses went away; and asking for Sir William Parkyns, and he not being there, he returned back again; and after they were gone, he came again, and I told him they were gone, but the Groom had acquainted me, and given me an Account, that he would be there again on Sunday or Monday. On Sunday in the Afternoon about five or fix, Mr. Lewis came to inquire if Sir William Parkyns's Horses were come to Town; I told him no; and fo he came again upon Monday Morning betwixt eight and nine of the Clock, and asked me if I heard nothing of his coming to Town; I told him no, I did not hear of his coming again.

The Horses that came up on Mr. Att. Gen. Friday Night, how were they accounted?

Tur. Two or three of them had Holfters; I cannot say but for Pistols they had four or five Case.

Mr. Att. Gen. Had they no Carbines? Turton. No, but only Horse-Pistols. Mr. Att. Gen. Did you not observe any other

Arms, or other Furniture?

Turton. I did see a Pair or two of Jack-Boots that they rid in, but I did not fee any more. Mr. Att. Gen. Were there any that were wrapt

up in a Horse-Cloth?

Turton. No, I did not fee any, they were not brought into the House.

Mr. Cowper. Do you know what time the Hories were faddled that Day?

Turton. No, I did not. Vol. IV.

Parkyns. You observed, and said there were two or three Cases of Pistols, did not I always ride with Piftols?

Turton. Yes, you feldom came without two or three Pair when you came with Servants.

Parkyns. And as to the Jack-Boots, you faid we rid in them

Turton. I suppose so.

Parkyns. We alighted at Mr. John's House, and fo our Boots were sent thither: And these were finall Horses all of them; pray will you tell the Court what siz'd Horses they were, was there ever a great Horse among them?

Turton. Never a one, I believe, that exceeded above fourteen Hands and a half, some under

Mr. Sol. Gen. Did you fee the Roan Gelding? what Size was that?

A fmall Pad that might be about thir-Turton. teen and a half.

Mr. Att. Gen. Did you ever fee him come with fo many Horses before?

Turton. I have feen more at the Sword and Buckler, when I lived there; and he used to inn there.

Mr. Att. Gen. How many have you feen at the Sword and Buckler?

Turton. I have feen four or five at a Time, but this is many Years ago, feven or eight Years ago, when he used to keep his Coach and four Horses, and come up with feveral faddle Horfes with him.

Mr. Att. Gen. How long have you lived at the

George Inn?

Turton. About two Years.

Mr. Att. Gen. Did you observe any other Horfes that stood there?

Turton. There were two that were pretty fizeable Horses, larger than any of Sir William's own.

Mr. Att. Gen. Whose were they?

Turton. I cannot tell.

Mr. Att. Gen. Did any Body own them?

Turton. I don't know who owned them, there was one that paid for their Meat, and took them

Mr. Att. Gen. Who is that?

Turton. Truly, Sir, I cannot tell, I do not know who he was; I never faw him in my Life.

Mr. Sol. Gen. Has Sir William Parkyns, any more

Questions to ask him?

Parkyns. No, Sir.

Mr. Att. Gen. Then, my Lord, we shall call no more Witnesses, unless he gives further Occasion, we leave it here till we hear what he fays to it.

L. C. J. Sir William Parkyns, Mr. Attorney General, and the King's Council have done; now is

your time to make your Defence.

Parkyns. My Lord, I rely upon your Lordship for my Defence; for I am ignorant of these Proceedings; I rely wholly upon your Lordship, to give a true Account of them to the Jury: I hope your Lordship is so just, that you will repeat the Evidence to the Jury as it is, and no otherwife. But I do not observe, that as to the Affassination there is more than one Witness, and that is Captain Porter: There is not a Tittle more! and as to that, I suppose your Lordship will declare to the Jury, that I was not concerned in it; and Captain Porter declares, I was to have no Hand in it, only I was to furnish five Horses, and accidentally I was at some Meetings, but he does not declare that I was to do any thing in particular.

4 M

L. C. 7.

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L. C. J. Yes, yes, you agreed upon the Debates to the feveral Resolutions of Assassing the King, and faid, that it was necessary and fit to take him off.

Parkyns. Still, that is but onc Witness, I deny it utterly, and the Law fays positively there shall be two Witnesses.

L. C. J. Not to every Overt-Act, there is no

Law fays fo.

Parkyns. As to the Assassination there is but one, no other but he; and so as to the Regiment he did not say that I was to raise a Regiment; but that he was told by a Gentleman that I had been defired to be in the Matter, but I would not, because I had engaged in another Business, about a Regiment, but this was all but hear-fay.

L. C. J. Yes, he faid you owned you had a Regiment. Besides, it is said, you owned you had your Saddles, and your Troop confifted of old

Soldiers.

Parkyns. No, Captain Porter never faid so. Mr. Att. Gen. That was Sweet.

L.C. 7. You told Porter, you had a Regiment to look after.

Parkyns. Capt. Porter is here, I defire he would

explain himfelf.

L. C. J. Yes, and you told Sweet, that your Troop confifted of old Soldiers, and that you had

bought thirty Saddles. Parkyns. My Troop, aye! But still there was nothing of a Regiment; nor did they fay I had raifed a Regiment, or a Troop, or was to raife a

Sweet. You told me your Troop confisted of old I did not fay that you faid you had Soldiers. raised or wou'd raise, but it did consist of old Soldiers.

L. C. J. He fays that which makes it plain, that you were to have a Troop, or had a Troop, confifting of old Soldiers, besides Voluntiers that had been Officers: and that you had bought a great many Saddles, thirty Saddles; and you were to go into Leicestersbire, and accordingly you did go, and upon your Return, you did give an Account that all was well, and the West was as well inclined to King James's Interest as the North.

Parkyns. That I went into Leicestersbire, and met several Gentlemen, and that they were all well inclined; I hope that is no Evidence of Treason against me: every Body ought to be well

inclined.

L.C.J. Aye! but they were all well disposed or inclined to King James's Interest.

Parkyns. He did not say so; if your Lordship pleases to call him again.

L. C. J. Call him again.

(Sweet was fet up again.)

Mr. Sol. Gen. What did Sir William Parkyns tell you of his Journey into Leicestershire?

Sweet. He faid he had been there, and had met

his Friends, and all was well.

L. C. J. What did he fay? Did he name King James?

Sweet. He did not name King James to me at that time.

What was the Discourse about, that L. C. 7. they were all well inclined to?

Sweet. He always named it the King's Interest, and did not name King James, but I understood it, and always took it to be King James he meant.

Mr. Mountague. What did he fay of the North

and West?

Sweet. He said that the West was as well inclin'd to the King's Interest as the North.

Mr. Att. Gen. What did he fay before he went? Sweet. He told me he was to go into Leicesterfbire, to meet some of the King's Friends.

Parkyus. Pray, recollect yourfelf, and confider

what you fay.

Sweet. He faid some Gentlemen rid as far to him, as he did to meet them.

Mr. Att. Gen. Was that the Time he talked

about the Troop?

Sweet. No, that was before this Time. I cannot remember the particular Time; it was at his own House, and Captain Scudamore was with him.

Mr. Att. Gen. When was the Discourse about

King James's Landing?

Sweet. He told me that he believed now that King Fames wou'd land, he said he had his own Word for it, it was about Christmas.

Mr. Att. Gen. What did he say about Prepara-

tion for it?

Sweet. He faid his own Troop was to confift of all old Soldiers.

L. C. J. Did he tell you he had a Troop? Sweet. I speak his own Words; he said, My Troop confifts of all old Soldiers.

L. C. 7. Was it consists, or will consist, though I think there may be no great Matter of Diffe-

rence in this Case?

Parkyns. Yes, my Lord, but there is a great deal, fure, for will confift shews nothing yet done, and all is but Words.

L. C. J. Sweet, Answer to Sir William Parkyns's

Question.

Sweet. I tell your Lordship, I repeat his own Words, my Troop confifts or is composed of all old Soldiers.

Mr. Cowper. What did he fay of Voluntiers? He faid, there were some Gentlemen Sweet. that would go along with him as Voluntiers, that had been old Officers.

Mr. Cowper. Pray, let me ask another Question; when he discoursed of the present King, by what Name did he use to speak of him?

Sweet. He called him by the Name of the

Prince of Orange.

Parkyns. Pray, recollect yourself, Mr. Sweet, and think of what you fay, fince he was declared King, did I ever call him Prince of Orange? I am upon my Life, and pray speak nothing but the Truth.

L. C. 7. Confider, and answer the Question,

what did he use to call him?

Sweet. Truly, my Lord, I am not positive as to that, I understood it so. I never knew that he allowed him to be King of England.

Parkyns. Did you ever hear me call him Prince

of Orange, fince he was King?

L. C. J. Look ye, Sir, how long have you been acquainted with him?

Sweet. About three Years, my Lord. L. C. J. Well, that is long fince his Majesty was declared King; have you ever heard Sir William Parkyns call this King Prince of Orange?

Sweet. I am not positive in that, but I under-

flood he did not allow him to be King.

Mr. Sol. Gen. You frequently discoursed with him about the Government it feems; pray what did he use to call him?

Sweet. I have heard him call him King William and the little Gentleman.

Parkyns.

Parkyns. When ever did you hear me call him the little Gentleman? Mr. Sweet, pray, when you are upon your Oath confider well, and recollect yourfelf, and don't answer rashly and suddenly, but think of what you fay. I always expresed myfelf, when I had occasion to speak of him, and called him King William, as other People use to do, I never used the Words, little Gentleman, nor Prince of Orange neither.

L. C. J. Did you ever hear him call him otherwise than King William?

(He paused a while.)

L. C. J. Pray speak the Truth, and no more. Sweet. I have heard him call him Prince of

L. C. J. But you have heard him call him King William too?

Mr. Sweet. Yes.

Mr. Cowper. But pray, when he spoke of the King, what King did you understand by it?

Sweet. I used to understand King James. Parkyns. What is that to me what he under-

ftood ?

L.C.J. But I would observe to you one thing, when you came from Leicestersbire, you talked how well disposed they were to the King's Interest; he says, he understood that King to be King James, and you faid the West was as well disposed as the North; pray now were you imployed by King William to fee how the Gentlemen stood affected to him?

Parkyns. No, nor by King James neither. L. C. J. Why then should you concern yourself

for the King's Friends, in the West and the North? Parkyns. I never was in the West in my Life, and

therefore I can't tell why I should tell him any thing about the West.

Mr. Att. Gen. Pray, Sir, when was it that Sir William Parkyns spoke about the King's landing?

Sweet. It was about Christmas, he said he believed he would land.

Parkyns. Did I tell you positively it would be fo then?

Mr. Att. Gen. He tells you he said you did believe it, for you had it from his own Mouth.

Parkyns. That shews it is not probable I should tell him to, that I should have it from his own Mouth, carries such an Improbability with it, that the Evidence is Felo de se, it destroys itself.

Mr. Sol. Gen. He does not fay you had it from his own Mouth, but that you had his Word for it, and this being about Christmas, long after our

King was returned, it could mean no other King but King fames.

L.C. J. Look you, Sir William Parkyns, there is another thing I would observe, why did you send your Man to Kensington to one Brown? Who is that Brown, and what was the Man that lodged at the Confectioner's in Holborn

Parkyns. I cannot tell who it was, I know neither Brown nor the other Man, but I fent my Man at the Request of Mr. Charnock, who lodged in the same House with me; he desired he might go upon an Errand for him to Kensington, and I directed him to go upon fuch an Errand, for he was formerly Mr. Charnock's Servant, and I defired him to go of the Errand if he requested it. Who these Men were, I know not, neither of them,

nor any of their Business.

L. C. J. But he was bid by the Man that lodged at the Confectioner's to tell his Master that he

would stay within for him.

Parkyns. That might be Mr. Charnock, for he was his Servant once

L. C. 7. But he fays he carried the Meffage to you, and you received it. Well, have you any more to fay?

Parkyns. My Lord, I think there is but one

positive Evidence of any one Overt Act.

L. C. J. Yes, what do you think of the Defign of bringing in King James, and consulting about it, and affifting in the Invafion, and preparing a Troop, and providing Arms and Horses? Are not these Overt Acts? Do you think your having a Troop of old Soldiers is no Overt Act?

Parkyns. There is no positive Proof of any

Troop or any Arms.

L. C. J. It is proved there were Arms fent by you at Michaelmas last to Mr. Haywood's, Charnock's Brother in Law, and these lay there till Ash-wednesday last, after your Name was in the Proclamation, and then they were removed in the Night, and buried at your House, and were taken up there, and here is an Account given what Arms they were, four Dozen of Swords, twentyfive Pair of Pistols, thirty two Carbines.

Parkyns. First it does not appear when these

Arms were bought, nor for what Intent they were

brought from Haywood's.

L.C. 7. But what Use had you, a private Man, for so many Arms? and then your going into Leicestershire to meet some Gentlemen, and your given an Account how they stood affected to the King's Interest, whether that be understood for the Interest of King James, I must leave to the Jury, fince you give no Account that you were imployed by King William.

Parkyns. My Lord, I went upon my private

Occasions, and then talked of News as other

L.C.J. But when you returned back again, you declared all was well, and gave an Account how Persons were disposed in the West and North.

Parkyns. Is there any Persons named, or Particulars? Can it be an Overt-Act of Treason for

me to discover my Acquaintance?

L. C. J. But your going with that Defign to engage in an Interest against the King and for the late King.

Parkyns. He does not fay discovered my Design. I went to meet with fome Friends of my own:

L.C.J. Did he not tell you he was to go into Leicestersbire?

Sweet. Yes, he did so.
L. C. J. Did he tell you to what purpose?
Sweet. He said he was to go to meet some of the King's Friends.

Parkyns. Did I tell you who?

Sweet. No. L. C. J. But there was a Lord's Brother, what did he tell you of that?

He faid all Things were well, and the Sweet. West was as well inclined as the North.

L. C. J. To what? Sweet. To the King's Interest.

L. C. 7. Treby. You spoke of a Lord's Brother that was concerned?

Sweet. He said several Persons of Quality in the West were concerned, and a Lord's Brother was among them.

Juryman. My Lord, I defire he may be asked, when he faid the King would land, what King he meant, whether he named the late King, or King James.

L. C. J. 4 M 2

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coursed to you of the King's landing, did he name the late King James? or did he say the late King James? L.C. J. Well, Answer that? when he dif-

Jurym. Was he mentioned in the Discourse? Sweet. He never used to mention King James to me, but only the King, which I understood always of King James.

Pray what time was it that he Mr. Att. Gen.

fpoke of the King's landing?

Sweet. It was about Christmas.

Mr. Att. Gen. Therefore no other King could be meant but King James, for there was no other King to land at that time; and he faid he had the King's Word for it. I suppose he can't pre-

tend he had King William's Word for it.

Parkyns. I hope, to talk of the King's landing is no Treason; it is but Words: If I tell an idle Story of what I think may come to pass, shall that be reckoned Treason? Then for him to say, I had it from the King's own Mouth, it is impossible to be true, and is no Overt-Act, being only Words, and cannot be reputed Treason. then as to the other two Parts of the Charge, the Confultations with my Lord of Ailesbury, and those other Persons, there is but one Witness; no Body but Porter; neither is there any more but he for the Assassination; his Evidence is but a fingle Proof, and there ought to be two positive Witnesses, by the Law, to each Overt-Act.

L. C.J. Holt. No: There ought to be two Witnesses to each Species of Treason, that's all.

Parkyns. There ought to be two Witnesses to

both these Parts of the Treason.

L. C. J. Holt. I must tell you, Sir William Parkyns, if any Person does design and contrive that the Realm should be invaded, or the King depofed, and another fet upon the Throne, that conspiring to invade the Realm, or depose the King, are Overt-Acts of High-Treason, within the Statute of 25 Ed. 3. and the same Species of Treason as designing to assassinate him is. It is compassing, designing, imagining his Death and Destruction. Now the Question is, whether there is not another Witness, besides Captain Porter, to prove another Overt-Act of this Defign?

Parkyns. I don't find there is, for all the rest is

only Discourse.

L. C. J. Holt. Yes, for what, do you think providing Arms for that Purpose, is only Difcourfe?

Parkyns. The Witnesses don't say for what Purpose the Arms were bought.

L. C. J. H. Nor do you tell us of any other

Purpose. Parkyns. My Lord, it does not appear when

they were bought. L. C. 7. Holt. Ay, but what Occasion had you

for fuch a Quantity of Arms?

Parkyus. My Lord, I did not buy them after all. I found them. If I had had Liberty to have fent down for Witnesses, I could have proved that these Arms were in Boxes all rusty in my House when I first came to it.

L. C. J. Holt. Ay: But why were they buried, just at the Time when the Plot was broke out,

and the whole Defign discovered?

Parkyns. I can't tell, my Lord, how to help it, if they will make an ill Interpretation.

L. C. 7. Holt. What Interpretation would you have us make?

Parkyns. My Lord, it is very easy to imagine,

People don't care to be found with Arms at fuch a Time; but, however, the Having of Arms is no Treason. They are as much a Commodity as any thing else.

And then the Horse coming to Mr. Att. Gen. Town just at such a Time, and the Saddles.

Parkyus. I have not bought a Horse this two Years, and I travelled in no other Manner than I used to do. So the Groom tells ye, I used to come to Town with three or four Horses always. I never kept less than fix or feven Horses this twenty Years; fometimes a great many more; and they were very little Horses, Pads, no Way fit for L. C. J. Holt. Have you any thing more to fay, Sir?

Parkyns. I hope, my Lord, as to the Affaffination I am clear: Perhaps the World would imagine, I have had fome Inclinations to King James's Service, and perhaps they may not think amiss; but I never did any thing, nor had an Opportunity

L. C. J. Holt. God be thanked you had no Op-

portunity.

Parkyns. And I hope my Life shall not be taken away without Proof; I hope it will be rather thought, that every one should be taken to be innocent; and it would better please the King, that I should be acquitted, than to let me be found guilty upon flight Grounds, and Imaginations, of which little or nothing can be

L. C. 7. Holt. No question of it: It will please the King and every Body else, that you should be

found innocent.

Parkyns. Then, I hope, my Lord, you will not strain the Law to take away my Life; according to the Rule, That it is better five guilty Men should escape, than one innocent Man suffer: For the Blood of a Man may lie upon every Body, if it be causelesly shed; and it is very severe to strain

the Law to take away any Man's Life.

L. C. J. Holt. Look ye, Sir William Parkyns, I must tell you, you may be under a very great Mistake: You may think it necessary to have two Witnesses to every Overt-Act, but that is not so; for if there be one Witness to one Overt-Act, and another Witness to another Overt-Act of the same Species of Treason, that is all that the

Law requires.

Parkyns. Here are two Species of Treason, levying War is one Species, and Assassination is

L. C. 7. Holt. Your Design was, originally, the restoring of King James, and in order to that

the dethroning of King William.

Parkyns. That appears but by one Witness, which is not according to Law, which requires

L. C. J. Holt. One Way of effecting your Defign was by Assassination, the other by Invasion, or by Force.

Parkyns. Still, my Lord, here is the same Witness, and that is but one.

L. C. J. Holt. Yes, there are two.

Parkyns. None but Capt. Porter.
L.C. J. Holt. What, not as to the Restoring of King James, which tends to the Dethroning King William?

Parkyns. In what Particulars, my Lord?

L. C. J. Holt. Your providing Arms, and going to Leicestersbire, and sending Charnock on that Errand into France. As to the Assassination, in-

deed, there is but one positive Witness, besides other Circumstances, which have their Weight; but as to the other, you faid the King would

Parkyus. It was my Opinion, that's all.

L. C. 7. But you faid you had his Word for it. Parkyns. Does not that answer it felf, my Lord? Is it possible it should be true, that I who was in England, should have the Word of one that is at fuch a Distance beyond Sea?

L. C. J. And then your buying of Saddles, for

what Purpose were they?

Parkyus. My Lord, does he fay it was in order to it? I am fure he does not, and I hope I shall

not be presumed out of my Life.

L. C. 7. When you talk'd of the King's Landing, and faid, you had his Word for it; you likewife faid, your Troop was made up of old Soldiers, besides Volunteers that had been Officers.

Par. Still there is nothing done; he does not

fay there was one Man raifed.

L. C. J. And your going into Lcicestershire upon fuch an Errand, as you told him you went

Par. Well, my Lord, I must leave it to your Lordship. I hope you will consider well of it.

L. C. J. We must do that which is right be-

tween the King and his Subjects.

Par. And, I hope, my Lord, the Conversion of Subjects is more acceptable than the Destruction of them; and the Government is more concern'd to fave the Innocent, than to stretch the Law to punish the Guilty.

L. C. J. It will be more acceptable, and in-

deed, the King and Kingdom are very much concerned in this Matter, and at this Time, Sir William; and the Government ought to take Care to preserve itself. Have you any more to fay, Sir? if you have pray speak it.

Par. I have no more. I fubmit it to your Lordship: I think there is but one Witness, and all the other is but Conjecture and Nonfense; and one Witness is not sufficient, by the Law of England, for by the Statute there must be two. L.C. J. I have told you my Opinion.

Par. Besides, your Lordship has known me this many Years, and you know that my Education was not to War, and Fighting, but the Gown; and your Lordship knows how peaceably I have lived.

L. C. J. I have known you heretofore, Sir William, while you kept your Profession and

Par. And now in my old Age, my Lord, I am grown lame, and have loft the Use of my Hands with the Gout, and scarce able almost to go on my Feet. Therefore it cannot in Reason be thought probable, that I should engage in such a Business as this; and therefore I hope you will interpret all Things in a milder Sense, in Favour of Life, rather than for the Destruction of it, and the Ruin of a Man's Fortune and Family.

L. C. 7. I tell you, You have had my Opinion concerning the Number of Witnesses. I suppose my Lord and Brother will declare theirs.

L.C. J. Treby. My Lord Chief Justice, it seems, does please to have us deliver our Opinions; I think we ought to be very tender in a Case of Blood: I think the Life of Sir William Parkyns is at Stake, and we ought to be careful that he have no Wrong done him. But I think in the Cases of Treason, especially of this Nature, the Life of

the King, and the Lives of all the innocent People of the Kingdom are also at Stake; and we must be indifferent in this Case, and by the Grace of God we will be so. The Question that Sir William Parkyns proposes, is, Whether there are two Witnesses upon this Evidence, to this Matter of which he is indicted, which is, the Compassing and Imagining the King's Death. One Witness, at least, does positively prove, That you Sir William Parkyns did agree to the Defign of Affaffinating the King's Person, and promise to provide and contribute Horses and Arms to that Purpose. Now suppose this is prov'd but by one Witness, and the Evidence had gone no farther, then your Objection would have had a very good Ground, that this could not be a legal Proof of Treason; but I must tell you, That this Treason of Compassing and Imagining the King's Death may be made evident by other Overt Acts, besides that of Affaffination: To conspire with a Foreign Prince, to invade the Realm, to provide Arms, to join with Invaders, and to make an Infurrection against the King, these are Overt Acts of Imagining the King's Death. For it cannot be supposed, but that he that would have an Invafion and an Infurrection against the King's Perfon, does intend the Destruction of the King; he that would take away all his Defence, which he might have by the Affistance of his Subjects, and leave him exposed to his mortal Enemies, cannot but be presumed to design the King's Ruin and Murder. Therefore, Sir William, fuch Things being in their Nature a Compassing and Imagining the King's Death; your providing Arms and a Troop are Evidences and Overt Acts of this Treason; and so will your going up and down and meeting People in order to rife, if that were your Bufiness in Leicestersbire, &c. as it feems by the Evidence it was.

Par. But that is not faid, my Lord, I humbly beg your Pardon for interrupting you; it is not That I met them to rife, by no Evidence whatfoever; and therefore, pray my Lord, do not inforce it beyond what the Evidence has proved; he faid, I went to meet my Friends: Was there any thing faid it was in order to a Rifing?

L. C. J. Treby. I think you mistake your own Words, as you spoke them to the Witness, if I did take them, as I think I did, right, for they were several Times repeated. I will do you no Wrong, Sir William, I affure you. You went into Leicestersbire, and you say, It was to meet your Friends; the Witness says, It was to meet the King's Friends; by the King, it is very plain, you meant not King William, but King James; for you spoke before of the King's Landing, which was at Christmas last, when every body knows King William was in England. These coupled together.

Par. I beg your Pardon, my Lord; those two Things are not both to be join'd together, the Discourse of the King's Landing was at Christmas, as he fays, the other thing, my Journey into Leicestersbire, was a Month afterwards, and therefore they cannot be coupled together.

L. C. J. Treby. The Coupling of them, that I meant, was only to shew who was understood to be spoken of by you, when you named the King; so the Question is, Whether you did not mean the same Person in *January* that you meant in *December*, by the Word King, especially since as a Discovery you had made, you said farther, that

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the West was as well inclined to the King's Interest as the North, and a Lord's Brother was concerned in it. If by the King you had meant King William; how impertinent and infensible had been all this Discourse, that the West was as well inclined as the North, and that a Lord's Brother was concerned in it; concerned in what? In being inclined to King William; to what Purpose could that be faid?

Par. It may as well be interpreted that Way

as the other.

L. C. J. Treby. I must leave that to the Jury. And I confess, if there was not somewhat more in the Case, you might the better argue upon this, as to the Interpretation. But laying afide the Consideration of your Riding into Leicestersbire, E30, here is this Providing of Arms, proved by four or five Witnesses, and the Serving of them in that Manner; and there is no Account given by you, that they were provided for the Service of the Government, or that you were employ'd fo Certainly it is not lawful to provide Arms, especially for a whole Troop, as for ought I perceive here was, though indeed I am not skilful enough in those Businesses, to know how many make up a Troop; but it's plain here was an Infurrection intended, when the Invasion was made; and that is an Evidence, that these Arms were to be employ'd upon that Account, for no other Use was to be made of them, nor is pretended. If you had found those Arms in your House (as you fay) it had been your Duty to have deliver'd them up, or disposed of them to the Use and Service of the Government, which Service too, could only be when you had a Commission from the Government, and not of your own Head. And then, besides all this, you acknowledg'd that you had a Troop of old Soldiers.

Par. It is but flidingly that, for he only tells you, that a Troop would be composed of old

Soldiers.

L. C. J. Treby. How can that be? when he fays, he repeats your own Words, My Troop confifts of old Soldiers; can any Body say, that his Troop consists of old Soldiers, without having a Troop?

Par. Pray, Mr. Sweet, speak; my Life is at Stake, Did I say to you, it did consist, or it was to confift? recollect your felf, and confider well

before you speak.

L.C. J. What was it that he did fay? it did confift, or it would confift?

Sweet. He faid, his Troop was composed all

of old Soldiers.

Par. But does it appear by any Evidence, that I had a Troop; if I had, who were they? none of these Men do appear. Does this Troop confift of Men in the Air? that I should list Men that are all in Nubibus, and not one of them to be known. Suppose I should tell him a Lye, or make fome Brags, is this Treason? here is no Person proved to be listed or named.

L.C. J. But Arms were found in your House for a Troop.

Par. But where they were bought, and when they were bought, and made ready, it does not appear; and I affirm to your Lordship, if you would give me but one Day's Time, I would prove, that they were at my House in Warwickfloire, when I first came down thither, which is two Years ago. And I'll fully make it out to your Satisfaction, or I'll be crucify'd, or any thing

in the World. I can prove it by a great many Witnesses, by my Friends, and all the Servants that belonged to me, they were there long before

this Discourse was had or thought of.

Mr. Just. Rokeby. If your Lordship expects that I should deliver my Opinion, I am ready to do it. As to this Matter of Law that Sir William Parkyns has proposed, he says, There are not two Witnesses to the same Overt Act, and therefore no Evidence of Treason; truly, I take it, and always did, that the Law is, there need not be two Witnesses, to the same Overt Act; but if there be two Witnesses, one whereof speaks to one Overt Act, and another to another Overt Act of the same Species of Treason, these are two Witnesses within the Law. Now, I think, there are two Overt Acts in the Indictment of this Treason. The Treason is Compassing the Death of the King; the Overt Acts are first, the particular Defign of the Affaffination upon his Person, and the other is, the bringing in of a foreign Force, and preparing Horses and Arms to meet that foreign Force here: All to the fame Intent and Purpose, the Compassing and Imagining the King's Death. Now besides that of the Assassination, there are a great many Witnesses that prove there were Arms prepared; for there were found a great Quantity, when they opened the Boxes, which Boxes, it is plain, he himself fent down to Haywood's House: For the' Charnock writ a Letter, yet it was by his Direction, as he own'd to Haywood, when he was here in Town. And then his Servant fetched them away from this Place, and this I take to be another Overt Act, and proved by feveral Witnesses. Sir William Parkyns speaks of his being a Gown-Man, but I do not know what a Gown-Man has to do with fuch a Quantity of Arms.

Par. If you will give me Leave to fend for fome People, I will demonstrate it to you as clear as the Sun, that they were in the House two Years

ago, when I came first thither.

Mr. Just. Rokeby. There were Preparations two Years ago, it appears, for the Destruction of the King and Kingdom; however, the Men that were accused of it, had the Luck to escape and be acquitted.

Par. My Lord, I hope I shall not be interpreted out of my Life, I defire the Statute may be read.

Mr. Just. Rokeby. What Statute do you mean? Par. The 25th of Edw. III. and the new Statute too, let them both be read to the Jury, that they may consider of it.

The Statute of the 25th of Edw. III. was read.

Par. There is nothing of two Witnesses there. L. C. J. No, but there is another Statute of the 5th of Edw. VI. cap. 11. that may be more for your Advantage; Will you have that read?

Par. Yes, if you please, I know there is another Statute that does direct it, and I expected

to have found it in this Statute.

Cl. of Ar. This is an Act made in the 5th and 6th Years of King Edw. VI.

The Statute was read to these Words, Unless without Trial he shall confess the same.

Par. There's enough.

L. C. 7. You have heard the Statute read, would you infer any thing from it?

Parkyns. I infer that there ought to be two

Witnesses, and here is but one.

L. C. J. There are two Witnesses. Park. Not direct to the same Thing.

L. C. J.

L. C. J. I shall leave it to the Jury, whether this Evidence does not prove an Overt-Act, to demonstrate a Design against the King; if the Design be to depose him, and that's manifested by two Overt-Acts, undoubtedly that is Treafon within the Statute of 25 of Edw. 3.

Par. That I agree, but yet there must be two

Witnesses of it.

L. C. J. Suppose Dethroning the King be the main Design that strikes at his Life, and you retolve it shall be done one Way or other. One Way by Assassination, the other by Insurrection; or by Invasion and joining with a foreign Army.

Par. My Lord, I conceive there ought to be

two Witnesses for each.

L. C. 7. No, no; for that very last Act that is to take Effect in a few Days, declares it is sufficient, if there be one to one Overt-Act, and another to another; but still it must be of the same Head or Species of Treason; and deposing the King and affaffinating of him, and preparing to raife an Army against him, or to excite an Invafion, are but one Sort of Treason.

Par. It may be so, if they were Overt-Acts of one Sort of Treason; but rising in Arms, and Assaffination are as different Things as can be in the World, and therefore there ought to be two

Witnesses to each of them.

Mr. J. Rokeby. That which I deliver'd as my Opinion was, that one Witness proving one Overt-Act, and another Witness proving another Overt-Act of the same Sort of Treason, are two good Witnesses, according as the Law requires. And I am the more fully confirm'd in it, by the Clause that is in this new Act of Parliament, made for Trials in Cases of Treason, that a Man shall not be convicted of Treason, but by and upon the Oaths and Testimony of two lawful Witnesses, either both of them to the same Overt-Act, or one of them to one, and the other of them to another Overt-Act of the same Treason.

Par. Of the same Treason, aye.

Mr. Just. Rokeby. And here it is the imagining the Death of the King, that is the Treason.

Par. Then you may fay every Thing else is so; but if you please to let the whole Statute be read.

L. C. J. You shall have it read if you will;
but this is all that is in it concerning this Matter. Now a Defign to depose the King, which is manifested by some Overt-Act, is an Overt-Act to

prove the Design of the Death of the King. Par. Then it must be manifest, and not by Interpretation; and all these Things are by In-

terpretation, except it be what Porter swears.

L. C. J. If by Overt-A& it be proved, that you designed his Deposition, that is an Overt-A& to prove your Design of his Death.

Par. They are very different Things, Death d Depositions. We have seen a King deposed, and Depositions.

and yet he is alive.

L. C. J. Treby. I am fure we have feen a King agreed to be affaffinated, and yet, God be thank-

ed, he is still alive.

L. C. J. It is not the Succeeding in the Design, but the Design it self that is the Treason. God forbid that it should have Success to make it Treason.

L. C. J. Treby. But whenever People will agree together to bring in foreign Forces, or to prepare Men and Arms against the King that is in Possesfion, this is reckoned an Overt-Act of a Defign against his Life, and has always been reckoned so by my Lord Chief Justice Hales, my Lord Chief Justice Coke, and by all those Men that have been

reputed the most tender in Cases of this Nature: For any Act that expresses an Intent of dethroning the King, by Means of an Invalion by a foreign Force, and an Infurrection against the King, is a proper Proof of a Design of his Destruction; and if not, then agreeing to shoot him is not an Overt-Act. Men may fay also, that there need be actual Shooting to make out the Overt Act in that Cafe.

Par. If your Lordship pleases to have the Act read, I shall submit to your Lordship's Judgment.

L. C. J. Let it be read.

Par. If you please to read the Act, the Preamble of it.

Cl. of Ar. This is an Act made in the 7th Year of our Sovereign Lord the King: Is that the Act? It is an Act for Regulating of Trials in Cases of High-Treason, and Misprisson of Treason. Is that the Act?

Par. Yes, yes. (The Ast was read.) Mr. J. Rokeby. I believe if you look into the great Case in Parliament, the Case of my Lord Stafford, you'll find it was declar'd for Law, that one Witness to one Overt-Act, and another Witness to another Overt-Act of the same Treason, they were two Witnesses within the Law, and this was a solemn Refolution in Parliament in the House of Lords.

Par. I believe it has been done; but here is a beneficial Law made, which if my Trial had been put off a few Days, I should have had the Benefit of it.

L. C. J. It would have been the fame Thing as to this Matter, for this Act declares the very

fame Thing, as to the two Witnesses. Par. And then, my Lord, I could have had Witnesses to have taken off a great Part of this Evidence, and the Law comes to take Effect within one Day, and it turns here upon this Matter of

Sweet, who is not a good Evidence; for it is manifest he has contradicted himself, and it is manifest he has sworn what cannot be true.

L. C. J. Wherein?
Par. That I should say the King would land

here, for I had his Word for it.

Mr. Just. Rokeby. You might have his Word, and not delivered by his own Mouth; there are other Ways to convey a Man's Word befides Speaking. Par. But then we don't call it his Word, that's

Hearfay.

Mr. Just. Rokeby. If a Man write his Note that he will do fuch a Thing, we may very well fay, we have his Word for it.

L. C. 7. It is not impossible but that you might fpeak with him.

Par. It is impossible I should speak from hence to France.

L. C. 7. You might have been over with him, I believe a great many others have, and it's proved Mr. Charnock went over.

Mr. J. Rokeby. If any Man should have said at the latter End of the last Month, I believe that there was an Assassination intended against the King, because I have his Word for it, merely from reading his Speech to the Parliament, wherein he affirms that he had feveral Proofs of it, that had been a proper Expression, though he did not hear the King speak it.

Par. Yes, if he had the Speech to produce. Mr. J. Rokeby. Then if it come by Lefter, or

Message, or common Fame, he might send you Word by a particular Messenger.

Par. Yes, if there was any fuch Authority as that it were true.But he has manifestly contradicted himfelf, and Capt. Porter Iwears for his own Life, and I must leave it to you, whether they are to be believed.

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Mr. J. Rokeby. Capt. Porter's Testimony has been sufficiently confirm'd by the Acknowledgment of dying Persons.

L. C. J. Well, have you any more to fay, Sir

William Parkyns?

Parkyns. No, my Lord, I submit it to your

Lordship's Direction.
L. C. J. Then what say you to it, Mr. Attor-

ney, or Mr. Sollicitor?

Mr. Sol. Gen. May it please your Lordship, and you Gentlemen of the Jury, I am of Council for the King in this Matter, and it is my Turn to sum up the Evidence against the Prisoner at the Bar : He stands indicted for compassing the Death of the King, for deligning to depose the King, for promoting a foreign Invasion, for intending an Insurrection here at home, and for aiding and abetting the King's Enemies, and for doing what he could to procure the Subjection of his own Country to Foreigners and Strangers.

Gentlemen, some of these Crimes run into one another; defigning the Death of the King by Affassination, and designing to depose the King, amount to one and the same Thing with compaffing and imagining the Death of the King.

My Lords the Judges have given you their Opinion in that Point of Law, and I think it is agreeable to all the Resolutions that have been since the Making of the Statute of 25 of Edw. 3d. I think that it has been explained so in the Time of Richard the Second; but this I am sure of, that it was fo refolv'd in the Time of Harry the Fourth, when there was a Defign to fet up Richard the Second again, and it was adjudged to be High-Treason in compassing and imagining the Death of the King. For deposing the King, is destroying him in his politick Capacity, as much as Affassination and Murdering of him is destroying him in his natural Capacity, and the Conspirators in fuch Cases know what the great End is they aim at, to subvert the Government as it is established by Law, whereby every Man enjoys his own Property, and the Freedom of his Person, and those that will be quiet may have their Liberty and Property preserved entire to them; but some People are so very impatient of submitting to the Law, that they cannot be content to be in Servitude themselves, but they must needs do all they can, to bring it upon their Fellow-Subjects. And it were very well if that those who are in Love with Slavery, would but go to some other Places, where they may have enough of it, and not bring it upon those who are so little desirous of such a Thing, as we are, and I hope always shall be.

Gentlemen, to prove Sir William Parkyns Guilty of this Treason, whereof he stands indicted, we have produced feveral Witnesses; and first there is Mr. Porter, and he tells you Sir William Parkyns told him he had feen a Commission from K. fames, written with his own Hand, for making War against the Person of K. William.

Parkyns. Sir, I beg your Pardon for interrupting you, but there was not one Word of that faid; here is Mr. Porter, pray ask him, if ever I faw a Commission from King James.

L.C. J. Porter did fay to, if I remember any · Thing Porter faid, you told him you had read the Commission, and it was written with his own Hand.

Par. All that I heard of it was, that when I

was defired to make one in the Affaffination, I refused it because I said I was busy about the Matter of my Regiment.

Mr. Att. Gen. Pray call Porter again. (Capt. Porter came in.)

Mr. Soll. Gen. Pray Capt. Porter, will you give the Court and the Jury an Account what you heard Sir William Parkyns fay about the Com-

mission that came from King James?

Capt. Porter. I ask'd Mr. Charnock why I might not see the Commission, and he told me he had never seen it himself, but Sir William Parkyns had. I did ask Sir William Parkyns, whether he had feen it, and he told me he did fee it, and read ir, and it was to raife War against the Person of the Prince of Orange.

Mr. At. Gen. Whose Hand was it in, did he say? Capt. Porter. It was written with K. James's own

Par. This was my Mistake, I thought he had faid I told him I had a Commission for a Regiment.

Mr. Mountague. Did he give any Reason, why it was written with King James's own Hand? Capt. Porter. We used to say amongst our selves,

it was, because he would not trust any of his Ministers with it.

Mr. Sol. Gen. I would not do Sir William Parkyns any Wrong, but only fum up what is material in the Evidence given against him. I remember very well Mr. Porter said, Mr. Charnock told him Sir William Parkyns had seen the Commission, but I would not offer that as Evidence against the Prisoner what another told him, but he fays befides that Sir William Parkyns told him himfelf, that he had feen it, and that it was written with King James's own Hand. He fays that they had feveral Meetings together, Sir William Parkyns, and a great many others; and he names the Places, the Nagg's-Head in Covent-Garden, the Sun Tavern in the Strand, and the Globe Tavern in Hatton-Garden; he tells you particularly, that it was agreed that King (who was executed) and Knightley, and himself should go and view a Place that should be proper for the Assassination, and to give a Report to the Prisoner, and the rest of the Conspirators, what they thought the most proper Place; and that accordingly they did view the Place, and came home at Night, and met the Company, whereof Sir William Parkyns was one; and they gave an Account how the Place was viewed, and which was thought most proper, and then all the Company agreed to it. He fays indeed, that Sir William Parkyns was not one that was to execute it in his own Person, but one Scudamore was to be the Man imployed by him, and he did fay it was a Thing that was very necessary to be done, and would facilitate the Introduc-tion of King fames, and the bringing him back again: And there is likewise this concurring Evidence of Mr. Porter's with what I shall observe by and by, that Sir William Parkyns was to procure five Horses, three whereof he was to mount himfelf, and two he was to fend Captain Porter to mount, and if there were further Occasion he could procure more from Mr. Lewis, Gentleman of the Horfe to my Lord Feversham, and accordingly we have produced to you two Witnesses, Freeman and Turton, the one a Tapster, the other an Hostler that lived at the George-Inn in Holbourn, who give you an Account that upon Friday before the first Day that was defigned for the Assassination, there did come three Horses to Town, for Sir William Parkyns, but it being put off upon the Disappointment, they were fent out of Town again. Upon the Friday afterwards, the Day before the Discovery, then there were four Horses brought to Town, and a 5th was of Mr. Lewis, which was a Roan Gelding. Parkyns. Perkins. Pray, Sir, will you please to observe what Sort of Horses they were; and particularly the Heighth of them, that it may be known how

fit they were for this Business.

Mr. Sol. Gen. I will do you no wrong Sir William if I can help it. 'The Jury have heard the Evidence; and by and by they will hear my Lord's Directions: Eut they do fay there were 4 brought to Town, and a 5th was fent, a Roan Gelding; first the Witness said the Horse came from Mountague House, but then presently he recollected himself, and acknowledged the Mistake; and afterwards said it was from Somerset-House. So there were the 5 Horses, 3 whereof Sir William Perkins was to mount, and 2 Captain Porter, as he himself says; and these Facts I instance in as making a concurring Evidence, and very near to two Witnesses to prove this Part of the Conspiracy.

Then, Gentlemen, Captain Porter goes further, and fays, that he had heard (but Sir William Perkins did not tell him fo himfelf) that Sir William Perkins had a Commission to raise a Regiment of Horse, and was preparing so to do, against the Time of the Invasion, to joyn with the Forces that were to come from abroad. To confirm which we have called Mr. Sweet to give you an Account that he had been acquainted with Sir William Perkins for three Years, and that he had often talkt with him about the King, that is his present Majesty, whom he called the Prince of Orange, and the little Gentleman; and about King James, whom he used to call always King; and he said the King was to land very speedily, and that he had a Troop which consisted of old Soldiers, and that there were feveral Volunteers that were Officers; he faid he was to take a Journey into Lei-cestershire, and accordingly he went; and when he returned back again he taid, the West and the North were very well inclined to the King's Interest, or to that Purpose. And to strengthen his Evidence we prove, that he did go accordingly into Leicestershire, and we prove it by his Servant that went with him, where he met with several Perfons, particularly one Tarborough, and a Parson; what they did transact the Servant cannot prove, but he is a concurring Witness to prove, that he went into Leicestersbire; and we have all the Reason in the World to believe that he went on that Errand that he spoke of before, that is to meet the King's Friends, as he called King James. And then there is a further concurring Evidence of his having a Regiment, or a Troop, it is not material, whether it be one or the other; and that is the Matter of the Arms, 4 Dozen of Swords, 32 Carbines, 35 Cafes of Pistols, that were hid in the Garden of his House: And these Arms we have traced further, he fent them from his House to Haywood's House, there he thought they would not lie safe, and therefore Sir William Perkins fends for them privately; they were to come away at Night, and be brought back to his House, and they were accordingly brought back in the Night to his House, and there they were buried; and the fame Person saw them taken up afterwards, which brought them to Sir William Perkins's House, and proves they were the fame Boxes that were buried, and which upon Opening proved to be these Arms, that were first sent to *Haywood's*, and afterwards brought back to his own House.

So that this, Gentlemen, is a concurring Evidence both to what Sweet fays, and to what Porter fays, and those are the Two Witnesses to this Part

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of the Treason, that there was a Provision of Arms and Men for this Purpose, which he said he had a Commission for.

Now, Gentlemen, against all this he makes but a very small Objection. As to the Matter of two Witnesses to every Overt Act, that has been overruled by the Court; and as to the Arms, he fays he found them at his House when he first came to it; and then they were old rufty Arms, but of they were there when he came to the House, how came he at this Time of Day to hide them, and seeret them? Why might they not be as publick now as they were before he came, which he has had Time enough to prepare to prove fince the Finding of them? And he does not give you fo much as any colourable Reason why he so secreted them. And therefore 'tis a most just and violent Suspicion, that they were for the Purposes that the Witnesses have given you an Account of; and you have Reason to believe they were provided for to arm that Number of Men, which he was to raise to affift the French when they came to land here. So that if you believe what the Witneffes have fworn, you cannot fay but that he is guilty of the Treason charged upon him; and we doubt not you'll find him fo.

Mr. Cowper. May it please your Lordship, and you Gentlemen of the Jury; I am of the same Side of Council for the King. Sir William Perkins has given us a good Caution, which I shall take care to observe: and that is, not to strain either Fact, or Law, to his Prejudice. But, my Lord, When such a Matter as this, a Crime of this Nature, is so far proved against the Prisoner at the Bar, that no Body can in his private Judgment reasonably acquit him; then I think it a good Piece of Service to the Publick to make the Matter so plain, that it may be put beyond all Manner of Doubt, both for the Ease of the Jurors, and for the Satisfaction of all others that

hear this Trial.

My Lord, Sir William Perkins has truly divided his Indictment into two Parts, the one that accufes him of being concerned in the Assassination, and the other that accuses him of being concerned in Inviting the French into the Kingdom, and Ingaging to meet them with an armed Force.

My Lord, As to the first Part, I must do Sir William Perkins that Right, that there is but one positive Evidence as to the Assassination; but that Evidence tells ye he agreed to it at feveral Meetings, nay, that he was one who faid it was necessary to be done, in order to the other Defign he was ingaged in, the facilitating the Landing of the French, and King James his Descent and Restauration. There is, I say indeed, but one Witness of that Matter, but the Evidence of that one Witness is confirmed by many concurring Circumftances; by his fending for Horses to Town the Day before the first Saturday, when this execrable Treason was to have been executed; by sending them out of Town again that Day upon the Disappointment; by sending for them again the Friday before the second Saturday that the King was to have been affaffinated; by his having more Horses than were usual with him that Day; by his taking care then of three Horses that were none of his own, and one of them brought very fuspiciously from Somer set-House; and that all these eight Horses should be immediately hurried and carried away upon the Disappointment the second Saturday, Nnnn

Saturday, and nothing ever heard of them afterwards. I fay one of them was brought very fufpiciously; for, my Lord, you observe it came from Somerfet-House, and was fent by Lewis according to the Prisoner's Promise to Capt. Porter, which Lewis, it is apparent by all the Witnesses of

this Matter, was privy to this Defign.

My Lord, There is another Circumstance befides this, which, I think, has not been observed; and that is, his fending for Sweet up to Town before the fecond time that the King was to have been Assassinated; he came up indeed before both the times: The first time he was told by the Prisoner, he had once designed to have used him in a Business; but upon second Thoughts he had Compassion for his Family. And when he came the fecond time, he was first ask'd what Condition he had left his Family in, whether he had provided them Money. He faid, No; and thereupon he was chid: And the Prisoner said, he might then as well have staid at home. All these Circumstances, besides the one positive Evidence, favour strongly of his having a great Hand in the Design of Assassinating the King.

But then, my Lord, As to the other Part; his Inviting the French, and preparing to meet them, that is positively proved by two Witnesfes. Capt. Porter tells you, That the Prisoner was at the two Meetings in Leaden-ball-street, and St. James's-street, where it was expresly resolved by all that were present, and the Prisoner among the rest, to send Charnock over to invite the French to invade this Kingdom, and to promife to meet King James at his Landing with two Thousand Horse. He swears, That Sir William Perkins did particularly agree to what was fo refolved upon at both the Confults. And Sweet tells you that he had prepared for the fame Defign; for that Sir William Perkins told him, the King would land, he had his Word for it; and he himself had a Troop of old Soldiers. My Troop does consist (he spoke it in the present Tense; for it being a Doubt Sir William Perkins did himself that Right as to examine the Witness again, and he repeated it as his Words, My Troop confifts) of old Soldiers, or is composed of old Soldiers. And he was to have feveral Volunteers that had been Officers.

My Lord, These two positive Witnesses are Evidence that goes to the fame Species of Treason, nay to the same Design, the raising a Rebellion, and the Deposing the King, which is Killing him in his politick Capacity; I say, these Two go

home to the fame Defign.

And, my Lord, This Evidence upon this Branch of the Indictment, is corroborated too by very strong Circumstances. There is a Journey to Leicester, which Sweet speaks of, that Sir William Perkins told him he would undertake: This Journey it is proved by his Servant that he did undertake; that he met there with feveral Perfons, and came back and made his Report to Sweet of the Success of his Journey, and how well disposed the King's Friends were, by which Name he always meant King James; for when he spoke of our present King he called him the Little Gentleman, or fometimes King William, and fometimes, as the Witness at last faid positively, the Prince of Orange: But when he spoke of the King, without any thing elfe, he always meant King James; and befides, he spoke of a King that was beyond Sea at Christmas last, which could not be King William, who was then, and had been in England fo long before.

My Lord, the Prisoner in his Defence favs. That this Servant of his that went with him into Lciceftershire, had been formerly Charnock's Servant, and was fent by Charnock with the Mef-fage to Kensington, and not by him. Yet I must observe, that the Evidence swore positively he was fent by Sir William Perkins, his Master, and brought the Note in the Almanack back to the Perfon to whom he was directed to carry it, who lodged at the Confectioner's House; and when he had fo done, that the Person that lodged at the Confectioner's did not remit him to Charnock, but to his Master Sir William Perkins, with a Mesfage that he would be at Home, and flay there ready, whenever he should have Occasion for him; and this was upon the very Saturday the King

was to have been affaffinated.

My Lord, Sir William Perkins has complained, that if he could have had his Evidence here, he could have proved the Arms had been two Years in his House, and that he found them there when he came thither first. If we should admit that Matter, we might consess, and avoid it; for it is apparent, that these Arms were on this Occasion put up in a suspicious Manner in Boxes, and fent to Haywood's, (who is a fuspicious Perfon, by Reason of his Relation to Charnock, upon whose Letter and Recommendation they were received) and concealed till the Plot was disappointed; and then they were carried away from that Place, and buried in Sir William Perkins's own Garden. This was just after the Breaking out of the Plot; and they were buried for the better fecuring them as choice Goods. And whereas the Prisoner says they were old and rusty when he found them, it now appears they were clean and new-furbished Arms, and the Hilts were off the Swords, and packed together.

My Lord, he has Recourse to another Argument in the last Place, the most moving, I must confess of all, and that is the Argument of Pity: He has spoke of his Education in the Profession of the Gown, of his Infirmities, his Age, and his Family. Arguments of Pity I am very unfit to give an Answer to, and should be very unwilling to extinguish any Motions of it; but this I must observe even by Way of Answer to that Argu-ment, That the Time was when he should have ment, That the Time was when he should have pitied himself, and not engaged in such an abominable and merciless a Design; That he should have had Pity upon his Country, which he plotted to bring under the greatest Confusion and Defolation; That he should have had Pity upon the best of Kings, and the best of Men; but then there was no Pity, when they thought they had laid their Defigns fo that they had him in their Power, but they resolved barbarously to murder him, and persisted in the Resolution of Affaffinating him after they were once disappointed; That, it seems, did not discourage them, but they undertook it a fecond Time, and it does not appear that they ever had any Remorfe at laft for it; but the Plot broke out and so their whole Defign was frustrated.

My Lord, This is the Sum, I think, of his Defence; I have as well as I was able given an Anfwer to the Objections made to it, and I must now leave it with you, Gentlemen of the Jury: And the thefe Confiderations that I have mentioned may not quite remove all Compassion, yet they may serve to confirm you in a Resolution of doing the King, and Kingdom, and your felves Justice; and that is all we ask of you.

L. C. 7. Gentlemen of the Jury, Sir William Perkins is indicted of High-Treason, for Designing, Imagining, and Compassing the Death of the pre-fent King. There have been several Witnesses produced that have given Evidence upon this Indictment; the first of them is Mr. Porter, who has been a Witness heretofore against several upon the like Occasion; and he gives you this Account, That about the latter End of May, or the Beginning of June last, there was a Meeting of divers Persons at the Old King's Head Tavern in Leadenhall-fireet in the City, where they dined together, and there was Sir William Perkins, Captain Porter himself, Sir John Fenwick, Sir John Friend, and divers others that he has mentioned to you. that Meeting they did confult together, which Way the late King James might be restored, and it was thought very necessary that there should be a French Force fent over hither to join with others for his Restoration. And they did among themselves agree, and determine what Number of Forces might be convenient for that Purpose, they did propose 10000, 8000 Foot, 1000 Horse, and 1000 Dragoons: And that a Message should be fent over to King James, to perfuade him to follicit the French King, to furnish him with such a Number of Men to be fent over into England. Mr. Charnock, that was then in the Company, was the Person agreed upon among them to be the Messenger to be sent upon this Errand, which Employment he did undertake, upon their Promife, that they would raife among themselves 2000 Horse for to meet the late King at his Lan-

This being at that Time determined, and Mr. Charnock having accepted this Employment, he did make Preparation to go upon this Errand. In fome Time after, (a Week or a Fortnight, or thereabouts) there was another Meeting at which were feveral of the fame Perfons, that were prefent at the former, and among them Sir William Perkins was one: And this Meeting was at one Mrs. Mountjoy's, that keeps a Tavern in St. James'sstreet, where they did discourse of what they had formerly agreed upon, and did again confider whether they should proceed to send Mr. Charnock with that Message; to which they all agreed, that Mr. Charnock should go, and he accordingly went; and Captain Porter met him about five or fix Weeks after the Meeting at Mrs. Mount joy's, and Charnock told him he had been in France, and that fince his Return he had been with the feveral Perfons who had fent him, and had acquainted them with the Answer of K. James, which was, That at that Juncture of Time the French King had fuch Occasion for his Forces, that he could not spare them, or furnish him with so many to come over here. This is the first Matter that *Porter* 

gives you an Account of.

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But then Captain Porter tells you farther, how the Delign of Affaffinating the King was fet on Foot about the latter End of January, or the Beginning of February last. About which Time Sir George Barclay was sent over with a Commission from the late King James; which seems to have given great Encouragement to that Party of Men: For Sir George Barclay, Captain Porter, and Sir William Perkins, with divers others, had feveral Meetings at the Globe Tavern in Hatton Gardon, the Nagg's-head Tavern in Covent Garden, the Sun Tavern in the Strand, and other Places. And at these Meetings they entred into Consideration,

what was the best Way to restore the late King James to the Throne; and it was agreed among them, that the best Means for the Effecting that Restoration, would be to kill King William, which they resolved to undertake; and at these Debates and Refolutions, Sir William Perkins, the Prisoner at the Bar was present. Captain Porter being asked whether Sir William Perkins, at these Confults, did confent to the King's Murther, he faid they did all agree to the Assalsination of the King, and Sir William Perkins faid, he thought it was very necessary to be done, to facilitate the Resto-

ration of the late King.

Gentlemen, This Design of the Assassing the King being thus refolved upon, the next Thing confidered among them was, how it might be effected; there were feveral ways proposed: One was by an Ambuscade; for the King having a House in the Country by Richmond, his Majesty used to go once a Week a Hunting thereabout, and to return at Night; and therefore an Ambuscade on that side of the Water, near the House, was proposed. Then another Proposal was made to fall upon the Guards on this fide the Water, and at the fame Time that the King's Coach was to be set upon. And these two Places being proposed, there was some Difference of Opinion among them, whereupon it was agreed that fome Persons should be sent to view the Ground on both fides the Water, which Perfons were Captain Porter, King that was executed, and one Knightley; and so some Days before the 15th of February they did go on both fides the Water; and viewed the Ground, and returned in the Evening to the Nag's-Head Tavern, according to Agreement, where were met together Sir George Barclay, Mr. Char-nock, and the Prisoner at the Bar, Sir William Perkins. And there they made their Report of their View of the Ground, upon which both the Propofals were debated, and at last they did all agree that the Attack should be made upon the King on this fide of the Water, in a Lane that was between Brentford and Turnham Green; and the Attack upon the Guards was likewise to be made thereabouts.

Sir William Perkins was to furnish five Horses, whereof three of them were to be mounted by Men of his own providing, the other two were to be mounted by Men of Captain *Porter*'s providing; Mr. Porter, Mr. Charnock, and one Rookwood, were to be principally ingaged in Attacking the Guards. The Number of Men agreed upon for the whole, were about forty or few more, and Sir George Barclay was to have a Party out of them all, of about eight, and as those others went to fall upon, and charge the Guards, Sir George Barclay, with his Party of Men, was to attack the King in his Coach, and by shooting into the Coach to kill the King and all that were with him.

The Time agreed upon for putting this Defign in Execution was on Saturday the 15th of February. That Day it was expected the King would go a Hunting. And two Men were planted at Kenfington to give Notice when the King went, and upon fuch Notice, these Men were to march out in finall Parties, and to lodge in the Inns, and publick Houses about Brentford, and Turnham Green, upon Notice of the King's Return from the other fide of the Water, and Sir George Barclay was to be in Readiness to set upon the Coach in the Lane;

and the other Party to attack the Guards.

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But this horrid Defign was very happily difcovered, which prevented the King's going Abroad on that Day; and though they were disappointed for that Time, yet the Defign was not at an End: But their Resolutions continue to make the like Attempt when they could have an other Opportunity. And for that Purpose there was another Meeting, as Captain Porter tells you, upon the Friday following at the Sun Tavern in the Strand, at which Sir William Perkins, Sir George Barclay, Rookwood, and Charnock, and Captain Porter, were prefent, and they did agree to attack the King and the Guards, the next Day, in the fame Place and Manner that they had formerly agreed upon. But by good Providence the King had Notice of it, so that he did forbear to go Abroad that Day, whereby these Conspirators were totally disappointed of their barbarous and villainous Defign which they had refolved upon, and had made fuch Preparations to compass.

It is true, Captain Porter does tell you, Sir William Perkins was not to be one that should be actually present at the Assassian; but he was to furnish five Horses, three of them to be mounted by Men of his own Providing, and two by Men that Captain Porter was to provide. And you are told positively that Captain Porter, at this last Meeting, did complain that two of his Horses were fallen lame, and acquainted Sir William Perkins with it, and he promised to help him to two more by the means of one Lewis that was Gentleman of the Horse to my Lord Feversham.

Then you are told, that Sir William Perkins fent to Sweet to come to Town the 11th of February, and Sweet comes to Town accordingly, on Wednesday the 12th of February, and then he had Discourse with Sir William Perkins at his Lodgings, where Sir William told him, that because of his Family, he would not imploy him in the Business he intended for him, and therefore bid him go home again; and withall, directed him to return to Town the Friday following, and order his Groom to bring his Horses to Town; he mentioned three Horses which should be the strongest he had; the Groom brought up the three Horses, and Sweet came to Town with him, and staid till Saturday. Sir William Perkins said he thought to go out of Town in the Afternoon, but did not, but stayed till Monday, when he went out of Town.

But upon the Friday following, the Horse of Sir William Perkins were brought to Town again, which now were Four, and were set up at the George Inn in Holbourn; and it appears that Mr. Lewis surnished one Horse, for there were five Horses upon the Account of Sir William Perkins, of which a Roan Horse was one which came from Somerset-House. This is proved by the Hostler; and that Lewis himself came in on Saturday in the Asternoon to inquire for Sir William Perkins, but he was gone and the Horses were taken away, and he once came with Sir William Perkins to the Inn. These are Circumstances that do concur with, and confirm Captain Porter's Evidence concerning the providing Horses for this Design.

'Then there is another Particular of Captain Porter's Evidence concerning the Commission from King James, which is remarkable: It was told you, that he askt Charnock whether he had sen the Commission: He said, No, but Sir William Perkins had: And Sir William Perkins was askt by Porter, as they were sitting by the Fire-side, whether he had seen the Commission; and Sir William

Perkins answered, that he had seen it, and had read it, and it was written with King James's own Hand; and that the Substance of it was to make War upon the Person of the Present King, who was called in the Commission, as you may suppose, the Prince of Orange. So that, Gentlemen, as to the Design of the Assassinating the King, and of this Commission which was understood by them to be for that Purpose, this is the Sum and Substance of Porter's Evidence so attended with, and confirmed by these Circumstances, as you have heard.

Besides the other Witness, Sweet, who was a great Acquaintance of Sir William Perkins, tells you, That about Christmas last, he was informed by Sir William Perkins, that the King would come, which he understood to be meant of King Fames. He asked Sir William Perkins how he knew it? and he faid, He had his Word for it; and that his Troop confifted of Old Soldiers, and he had thirty Saddles; and besides, there would be some Volunteers, which were Old Officers. Then he faid, He was to go into Leicestershire, and he did go with one Scudamore; and this was in January, about the latter End, as I remember. They lay that Night at Stony-Stratford, and the next Night at Leicester, and Scudamore went with him; and afterwards one Tarborough, and a Parson, came to him out of Torkshire: And when he came back he said, He found all there to be very well; and the West was as well inclined to the King's Interest, as the North; and a Lord's Brother was concerned.

Then in the next Place you are told, That at Michaelmas last, Mr. Charnock did write a Letter to one Haywood, who had married his Sifter, and lived near Sir William Perkins in Warwickshire, to defire him to receive fome Goods into his House that were to come from Sir William Perkins's, and lay them up very carefully; for they were choice Goods, which Sir William durst not leave in his own House, because he had left it. And accordingly there were these Boxes and Chests sent to Haywood's, and received by him into his House, where they continued till the latter End of February. Haywood about this Time, when the Defign of the Assassination was on foot, met with Sir William Perkins in Town, and asked him how he would dispose of those Goods? Thereupon Sir William Perkins fent his Servant into the Country; and Notice was given on Ash-Wednesday, the Wednesday after the first Proclamation that issued upon the Discovery of this Conspiracy, that these Goods should be removed: And a Man, in the Evening, went to Haywood's House with a Cart and Horses, and removed these Chests; they were three in Number; and those being opened, there were eight leffer ones taken out, and carried away about Nine or Ten a Clock at Night, to Sir William Perkins's House in Warwickshire, where they were buried in the Garden, and afterward were dug up, which was at the Searching Sir William's House upon the Breaking out of the Plot; and when they were opened, it did appear what fort of Goods they were: They were Arms, a confiderable Quantity of them; Four Dozen of Swords without Hilts, Twenty-five pair of Piftols, and a great Number of Carbines, Thirty-two as I remember, and a Parcel of Hilts pack'd up in a Box by themselves. This, Gentlemen, is fworn to you by the Persons that were present at the Digging them up, and Opening the Boxes.

Then, Gentlemen, you are told, That though Sir William Perkins pretends they were Arms that

he

they were not old rufty Arms, as he pretends, but they were very bright, and fit for Use and Service.

There is one Circumstance more that seems to affect Sir William Perkins, about the Business of the Affaffination; and that is proved by Eubank, Sir William's own Servant. There was a Note fent upon Saturday, the 22d of February in the Morning, to one Brown at Kensington, by Sir William Perkins's Man; and this Brown writ in the Servant's Almanack, that he would be in Town himself in a little Time, and bid him carry it to a Man that lodged at a Confectioner's overagainst Grays-Inn Gate in Holbourn: Sir William Perkins's Man accordingly goes to this Confectioner's, and speaks with the Person there that he was directed to go to; and he fays he was a Scotch Man, and talked broad like a Scotch Man, and he bid him go and tell his Mafter, That he would ftay within for him till he came; and he

did accordingly.

Gentlemen, This is the Sum and Substance of the Evidence that is given against Sir William Perkins. Now you are to consider what Sir William fays for himfelf: He does admit, and agree, That what Porter fays is very positive and full; but that is but the Evidence of one Witness: For, says he, by the Law no Person ought to be convicted of High-Treason, upon the Testimony of one Witness. As to the Matter of Law he is in the right; No Man ought to be convicted of Treason upon the Testimony of a fingle Witness. Now first suppose the Design to affaffinate the King had not been proved; confider then whether there be not Two Witneffes befides. *Porter* proves, That *Charnock* was fent into France, by Sir William Perkins, and others, upon that Errand; to which, if you add the Testimony of Sweet, that swears, That Sir William Perkins told him the King would come, and he had a Troop, and had bought Saddles; and what is faid concerning his going into Leicesterfhire, and his having a Quantity of Arms: If all which be understood in Pursuance of the Design against his present Majesty, then there are at least Two Witnesses of several Overt-Acts of the fame Treason.

For, Gentlemen, I must tell you, tho' there had been no Evidence of a Defign to Affaffinate the King, but the Defignand Purpose had been to Depose him, and fet the late King upon the Throne, or join with a Force to invade the Realm, that is High-Treason within the Statute of 25 Edw. the Third, as being a Designing the Death and Destruction of the King. There hath been a full Proof by Two Witnesses, if what Sweet, and the other Witnesses besides Porter say, do prove Sir William Perkins to be concerned in that Design, which shall be considered further of

by and by. But in the next Place, suppose that the Meetings at the King's-Head in Leaden-Hall-Street, and at Mountjoy's, had not been proved; but the Defign to Affaffinate the King is proved by one Witness, and the providing Men and Arms to fight against him is proved by one other Witness; this is a Proof of the same Treason: For though the Overt-acts be feveral, yet they both tend to the fame End, the Destruction of the King, though in a different Manner; and though the Law requires two Witnesses to the same Sort

he found in the House when he came thither, yet of Treason, yet it does not require two Witnesses to any one Overt-act. For if one Witness prove one Overt-act at one Time, and another Witness prove another Overt-act at another Time, these are two Witnesses within the Meaning of the Law; and so it has been always practifed, and never denied to be Law that I know of.

Besides it is observable upon this Point, which my Brother has mentioned, That this new Act of Parliament, which does not yet take Effect, provides, that there shall be either two Witnesses to one Overt-act, or one Witness to one, and another to another of the same Species of 'Treason; and you have had the Opinion of all of us now that are here, that these are Overt-acts of one and

the fame Species of Treason.

But then Sir William Perkins objects, That Sweet does not prove any Overt-act. Now for that, you are to confider the Force of Sweet's Evidence, who tells you the Discourse of Sir William Perkins, about Christmas last, of the King's Coming, of his Saddles, and of his Troop consisting of old Soldiers, and Volunteers that were old Officers. But fays Sir W. Perkins, this is only Words, and Words are not Treason. But then consider, that they are Words that relate to Acts and Things. You hear he had a great Quantity of Arms, beyond what he, as a private Man, could have Occafion for, or would use. He does not give you any Account what he was to do with those Arms, or to what Purpose he should keep them, nor why he caused them to be removed in the Night, after they had lain privately in Haywood's Houfe, and caused them to be carried back to his own House, and buried them in the Ground, and at fuch a Time when there was a Plot, and after the Plot was discovered, and a Proclamation out for his own Apprehension.

Sir William Perkins's Discourse with Sweet, of King James's Coming, and his Troop confifting of such Men, plainly shews what those Arms were for. For, Gentlemen, Men's Discourses and their Words explain their Actions; and an indifferent Action in it felf may be so explained by Words, that it will be unlawful. It is lawful for a Man to buy a Pistol; but if it can be plainly proved from his Words or his Speeches, that the Defign of Buying it was to use it against the Person or Life of the King, that will be an Overt-act. Now when Sir William Perkins said, The late King would come, and that he had a Troop which confifted of fuch Soldiers; then these Arms being found in that Manner, I must leave to your Confideration whether it is not a Proof, for what Purpose he did provide them, and to what Use he intended to put them; especially since he gives you no Account, what Use or Occasion he had for them. He fays, indeed, he found them in the House two Years ago, how probable that

is, you may confider.
Then there is another Thing, his Going into Leicestersbire with Scudamore, and his Meeting there with *Yarborough*, and other People in that private and hafty Manner. He went out on the Thursday, and came Home again upon Monday Night; and then he meets with Sweet, and tells him that all was well; and the West was as well inclined to the King's Interest as the North. What King must be mean? he had no Commission from King William to go into Leicestersbire to discourse with People, to see how they stood affected to his Interest. Sweet comes and tells you, that when Sir

William

William Perkins spoke of the King, he understood he meant King James. I must leave it to your Consideration, how you will interpret these Words.

It is true, Gentlemen, it is not fit there should be any strained or forced Construction put upon a Man's Words or Actions, when he is tried for his Life. You ought to have a full and fatisfictory Evidence to convince you, that he is Guilty, before you pronounce him fo; but however, you are to confider the Nature of Things, and the Circumstances that attend them. If you can suppose that he went into Leicestersbire to King William's Friends, and that he was of Opinion, the West was as well Affected to King William, as the North; then you make a different Construction from Sweet, who tells you, that always when he spake of the King, he understood it of King James; and at Christmas, when he spoke of the King's Coming, it must be meant King James; for King William was here before, and he pretends not he had any Authority to raise a Troop for King William.

So that, Gentlemen, I must leave it to you up-on the whole Matter; if you are satisfied, that Sir William Perkins is guilty of the Matters of which he stands charged, you will find him guilty; you have heard the Evidence, and will confider of it; and if, upon the Whole, you are not fatisfied, that he is guilty of the Matters charged in this Indictment, then you are to acquit him.

Then an Officer being sworn to keep the Jury according to Custom, they withdrew to con-sider of their Verdict, and in less than Half an Hour, returned into Court.

Cl. of Arr. Gentlemen of the Jury, Answer to your Names. William Northey, -

Mr. Northey. Here

(And fo of the Reft.) Cl. of Arr. Gentlemen, are you all agreed on your Verdict?

Jury. Yes.
Cl. of Arr. Who shall say for you?

Jury. Our Foreman.
Cl. of Arr. Sir William Perkins, hold up thy Hand, (which he did.) Look upon the Prisoner; how fay ye, is he guilty of the High-Treason whereof he stands indicted, or not guilty?

Foreman. Guilty, my Lord. Cl. of Ar. What Goods or Chattels, Lands or Tenements, had he at the Time of the High-Treafon committed, or at any Time fince?

Foreman. None to our Knowledge.

L. C. 7. Jaylor, look to him, he is found Guilty of High-Treason.

Cl. of Ar. Then hearken to your Verdict as the Court has recorded it. You fay that Sir William Perkins is guilty of the High-Treason whereof he stands indicted, but that he had no Goods, or Chattels, Lands, or Tenements, at the Time of the High-Treason committed, or at any Time fince, to your Knowledge, and so you fay all?

Jury. Yes. Cl. of Ar. Gentlemen, the Court discharges you,

and thanks you for your Service.

While the Jury was withdrawn to consider of the Verdict, Sir John Friend was brought from Newgate to the Bar, in order to his being called to Judgment, and after the Verdict, he address'd himself to the Court thus,

Friend. My Lord, I humbly befeech your Lordship to give me leave to read this Paper.

(To which the Court gave no Answer.) Friend. My Lord, will your Lordship give me Leave to read it.

L. C. 7. Ay, if you will. (Reads.)

Friend. My Lord, I humbly move in Arrest of Judgment, that I am not convicted of Treason by Two Witnesses, as I ought to have been within the Statute of the 25th of Edward the Third: For Mr. Porter swears, That I, with others, in May or June last, sent to the French King to invade England; he is the only Witness to that Matter. Mr. Blair swears, That I shewed him a Commission in Surrey-street, about two Years since, fign'd by King James, and counterfign'd Melford, to be a Colonel of Horse, and that I gave him some Moneys for the Cherishing of the Men. My Lord, here is no Levying of War, fworn by Mr. Blair; and Conspiring to levy War not being Treason, I am convicted by one Witness, and therefore I pray Council may be assigned me, to plead this Matter.

L.C.7. Sir John Friend, that which you move now, is not in Arrest of Judgment, it is Matter that does arise upon the Evidence, and what you now fay, arraigns the Verdict, and the Proceedings upon your Trial. There were Two Witnesses against you, that is plain. You were not indicted for Levying of War, but for Conspassing and Imagining the Death of the King; and we told you the Defign of the Invasion, and Conspiring to depose the present King, and restore the late King, was an Overt-act of that High-Treason. The Commission was not so much stood upon, but the Advancing Moneys upon this Account, to Blair your Lieutenant Colonel, to give to the Men, that was a plain Overt-act. and so there were certainly Two Witnesses against

you.

Friend. My Lord, I hope, I can clear my felf: I thank God, I am as Innocent as the Child unborn, of the Affaffination of the King. I would not have the People think, that I am fuch a

L. C. J. But you remember, it was fworn you knew of it, and we have told you, that the Design of Restoring the late King by Force, and Deposing the King, are Overt-acts of imagining his Death, if fuch an Intention be proved, as it was in your Case, and the Jury have found

Friend. My Lord, I humbly befeech you, because I do not understand Matter of Law, and am advis'd to move this in Arrest of Judgment;

I defire my Council may be heard to it.

L.C.7. We cannot hear Council, but upon a Matter that arises upon the Record it self, that is, the Indictment. We cannot enter into any Examination of this Matter, that you now speak of, you had a long Trial yesterday.

Friend. My Lord, I am forry to give your Lordship any Occasion of Trouble; but I humbly beseech you, if it may be, that I may be heard by my Council, for the Satisfaction of the World; pray, my

Lord, hear what they can fay.

L. C. 7. They cannot fay any Thing; no Council in the World that understand themselves, can argue any Thing against what has been so often fettled and always practifed.

· Friend. My Lord, if it be to be granted, I be-

feech your Lordship to grant it.

L. C. J. It cannot be granted; besides the Matter you now move upon, is improper; it was all confidered upon your Trial. It was told you, we did all agree, that a Conspiracy to levy War to depose the King is Treason, or to invade the All this was confider'd at Realm is Treaton.

your Trial, and that is now over.

Perkins. My Lord, if your Lordship pleafes, I desire I may have the Liberty of some Friends and Relations, and a Minister to come to

L. C. 7. Yes, yes, by all Means.

Perkins. If your Lordship pleases, that they may come and be private with me, and pray let me have a Rule of Court for it, otherwise I shall not have any Benefit of it.

L. C. J. Yes, yes, it is very fit you should have it; there shall be an Order of Court for it: See that the Keeper take Care it be done with

Friend. My Lord, I defire the fame Liberty of a Minister, and my Relations and Friends to come to me; that for what Time I have to live, I may make the best Use I can of it for my Soul, which I hope God will enable me to do.

Then the Court was adjourned until Five a Clock in the Afternoon, and about Six the Justices returned, and the Court was resumed.

Cl. of Arr. Set Sir John Friend to the Bar: (Which was done.) Sir John Friend, hold up thy Hand; (which he did.) Thou standest convicted of High Treason, for traiterously Compassing and Imagining the Death of our Sovereign Lord King William the Third. What canst thou say for thy felf why the Court should not give thee Judgment according to the Law?

(Then being made to kneel, be afterwards flood

up.)
Friend. I have faid already, what I have to say

in Arrest of Judgment. Mr. Com. Serjeant. Sir, you have heard the Judgment of the Court, as to what you have faid; if you have nothing else to offer, the Court

must proceed to Judgment.

Cl. of Arr. for Middlesex. Sir William Perkins, hold up thy Hand; (which he did.) Thou stand-est convicted of High Treason in Compassing and Imagining the Death of the King, and adhering to the King's Enemies. What canft thou fay for thy felf, why the Court should not give thee Judgment to die, according to the Law?

(He was made to kneel, and rife up again.) Perkins. I have nothing more to offer.

Cl. of Arr. Then Cryer, make Proclamation. Cryer. O yes; all Manner of Persons are commanded to keep Silence, while Judgment is in gi-ving, upon Pain of Imprisonment.

Which Proclamation was made on both Sides the Court; and then Mr. Common Serjeant fitting with the Rest of the Court upon the Bench, pronounced the Sentence.

Mr. Com. Serj. You the Prisoners at the Bar, Sir John Friend, and Sir William Perkins, you have been indicted for High Treason, in Compassing the Death and Destruction of the King: For

your Trial, you have put your felves upon the Country, which Country has found you Guilty. The Offence is the greatest in the Judgment of the Law, that a Man can commit; and it is justly and reasonably so For Robbery and Murder are Injuries to private Persons, but Compas-sing the Death of the King, is Compassing the Destruction of the Father of your Country, and letting in Rapine, Death, and Desolation upon Thousands of People. And even this, the hainoufest of Offences, is capable of Aggravation; for there have been always Excuses, and fometimes Justifications for Rebellion: And as to Murder and private Revenge, there may be fomewhat faid in Mitigation from the Violence of Men's Passions. But to sit, and conspire, and confult, and debate the Destruction of a Prince; no Man yet ever had the Confidence to make an Excuse for it. I would not add to your Affliction; I am fensible of the severe Judgment that is to follow, and which you have brought upon your felves, and cannot but pity you for the great Burden of Guilt, that you have laid your felves under. I only fay this to offer it to your ferious Confideration, in the few Moments you have to prepare for another World, and another Judgment. All that remains for me, is to pronounce the Judgment of the Law in these Cases and the Court does Award it.

> That you, and each of you, go back to the Place from whence you came, and from thence be drawn on a Hurdle, to the Place of Execution, where you shall be severally Hanged up by the Neck, and cut down alive; your Bodies shall be ript open, your Privy-Members cut off, your Bowels taken out, and Burnt before your Faces; your Heads shall be severed from your Bodies, your Bodies respectively to be divided into Four Quarters, and your Heads and Quarters are to be at the Disposal of the King: And the Lord have Mercy upon your Souls.

Then the Prisoners were carried back to Newgate.

On Friday April 3. 1696. Sir John Friend and Sir William Perkins were drawn on Sledges from Newgate to Tyburn, where they deliver'd the following Papers to the Sheriffs.

#### Sir JOHN FRIEND'S Paper.

Nowing that I must immediately give an Account to God of all my Actions, and that I ought to be especially careful of what I say in these last Hours, I do solemnly profess, that what I here deliver is from my very Soul, with all the Heartiness and Sincerity of a dying Chri-

The Cause I am brought hither to suffer for, I do firmly believe to be the Cause of God and true Religion, and, to the best and utmost of my Knowledge and Information, agreeable to the Laws of the Land, which I have evermore heard do require a firm Duty and Allegiance to our Sovereign; and that as no foreign, fo neither any domestick Power can alienate our Allegiance. For it is altogether new and unintelligible to me, that the King's Subjects can depose and dethrone him on any Account, or constitute any that have not an immediate Right in his Place. We ought, I think, not to do this; and surely, when it is done, to affist him in the Recovery of his Right, is justifiable, and our Duty. And however Things may seem at present, I do believe, I am sure I heartily pray, that he shall be one Day restored to his rightful Throne and Dominions.

As for any fudden Descent of his Majesty upon these his Dominions, in order to the Recovery of them, I declare I had no certain Knowledge of it; nor can I tell what Grounds there was to believe it, so little Reason had I to be in a present Preparation for it. I suppose it is not expected I should here endeavour to clear myself of the Assistance, which was not the thing alledg'd against me; however, it was mention'd, through what Means I know not: As it was infinuated to my Disadvantage, I forgive such as were therein instrumental; and I do also, from the very Bottom of my Soul, freely forgive, and beg of God to do fo too, such as were any ways accessary towards the taking away my Life, which I really look upon to be their Missortune more than mine.

I profess my-felf, and I thank God I am so, a Member of the Church of England, though, God knows, a most unworthy and unprofitable Part of it; of that Church which suffers so much at present for a strict Adherence to Loyalty, the Laws and Christian Principles; For this I suffer,

and for this I die.

Tho' I have a perfect Charity for People of all Professions, and do heartily wish well, and would endeavour to do so to all my Fellow-Subjects, of what Persuasion soever. And indeed I have met with a great deal of Uprightness and Sincerity among some People of very different Opinions in religious Matters.

And I hope and defire it may not be taken as an uncharitable Cenfure, or undue Reflection, that I objected to the Legality of Popish Evidence, being advis'd so to do for my better Security, up-

on the Foundation of a Statute-Law.

Having owned myself a Member of the Church of England, I must take this Opportunity, and I do it for God's Glory, to apply myself to you that are Royalists of that Church, and of the same Faith and Principles with myself: And I beg of you, for God's sake, and the Love of your Souls, to be very constant and serious in all religious Offices, and holy Duties, of divine Worship and Service, which I have too much neglected, as I own to my great Sorrow: Let no Excuse, no Dangers, prevent or hinder you in these most necessary and serious Matters; and be, I beseech you, very careful and circumspect in all your Actions, Behaviour, and Conversation, as I earnestly exhorted all that came to me.

I have, I thank God, a great deal of Satisfaction in my present Sufferings, and have found it so ever since I have been under them: And bleffed be God it doth continually increase upon me. And I do now lay down my Life with all Chearfulness and Refignation, in sure and certain Hope of a Resurrection to eternal Life, through our Lord Jesus Christ; through whose Merits alone I hope for the Pardon of my Sins, and the Salvation of my Soul.

And fo, O Lord! into thy Hands I commend my Spirit; for thou hast redeemed me, O Lord! thou

God of Truth.

JOHN FRIEND.

#### Sir WILLIAM PERKINS'S Paper.

T hath not been my Custom to use many ■ Words, and I shall not be long upon this Occasion, having Business of much greater Confequence to employ my Thoughts upon. I thank God I am now in a full Difposition to Charity, and therefore shall make no Complaints, either of the Hardships of my Trial, or any other Rigours put upon me. However, one Circumstance I think my self oblig'd to mention. It was sworn against me by Mr. Porter, That I had own'd to him that I had feen and read a Commission from the King to levy War upon the Person of the Prince of Orange. Now, I must declare, that the Tenour of the King's Commission, which I saw, was general, and directed to all his loving Subjects, to raise and levy War against the Prince of Orange, and his Adherents; and to seize all Forts, Castles, &c. which, I suppose, may be a customary Form of giving Authority to make War; but I must confess I am not much acquainted with Matters of that Nature: But as for any Commission particularly levell'd against the Person of the Prince of Orange, I neither faw nor heard of any fuch.

It's true, I was privy to the Design upon the Prince, but was not to act in it; and am fully satissied that very few, or none, knew of it but

those who undertook to do it.

I freely acknowledge, and think it for my Honour to fay, that I was entirely in the Interest of the King, being always firmly persuaded of the Justice of his Cause; and I look'd upon it as my Duty, both as a Subject, and an Englishman, to affist him in the Recovery of his Throne, which I believe him to be depriv'd of contrary to all Right and Justice; taking the Laws and Constitutions of my Country for my Guide.

As for Religion, I die in the Communion of the Church of *England*, in which I was educated.

And as I freely forgive all the World, fo whoever I may any ways have injur'd, I heartily ask them Pardon.

WILLIAM PERKINS.

Jeremy Collier, a Nonjuring Minister, publickly absolv'd them at the Gallows.

After which they were executed according to their Sentence.

# TENTENTENTENTENTENTENTENTE

# CLIII. The Trial of AMBROSE ROOKWOOD, for High-Treason, the 2d of April, 8. Will. III. 1696.



HE Court being fat, at which were prefent the Lord Chief Justice Holt, the Lord Chief Justice Treby, Mr. Justice Newll, Mr. Justice Powell, Justice Novu, Mi. Justice Lyre; the Court proceeded in this Manner.

Cl. of Ar. Cryer, make Proclamation.

Cryer. Oyez, Oyez, Oyez: All Manner of Perfons that have any Thing more to do, at this Sessions of Oyer and Terminer, holden for the County of Middlesex, draw near and give your Attendance. God fave the King.

Then the Grand Jury were called over, and the Appearances marked, and Witnesses being fworn in Court, to give Evidence to them upon a Bill of Indictment against Alexander Knightley, they in a little Time after withdrew to hear the Evidence.

Then the Keeper of Newgate was order'd to bring his Prisoners to the Bar; (which he did.) to wit, Robert Lowick, Ambrose Rookwood, and Charles Cranburne; who were thus arraigned.

Cl. of Arr. Robert Lowick, hold up thy Hand. (which he did.)

Ambrose Rookwood, hold up thy Hand. (which he did.)

Charles Cranburne, hold up thy Hand. (which

be did.)

You ftand indicted in the County of Middlefex, by the Names of Robert Lowick of the Parish of St. Paul Covent-Garden, in the County of Middlesex, Gentleman; Ambrose Rookwood of the fame Parish, Gentleman, and Charles Cranburne of the fame Parish and County, Yeoman; for that you, together with one Christopher Knightley, of the fame Parish and County, Gentleman, not yet taken; not having the Fear of GOD in your Hearts, nor weighing the Duty of your Allegiance, but being moved and feduced by the Inftigation of the Devil, as false Traytors against the most serene, most illustrious, most clement, and most excellent Prince, our Sovereign Lord William the Third, by the Grace of God, King of England, Scotland, France, and Ireland, Defender of the Faith, &c. your supreme, true, rightful, lawful, and undoubted Lord, the cordial Love, and true and due Obedience, Fidelity and Allegiance, which every Subject of our faid Lord the King that now is, towards him our faid Lord the King should bear, and of right ought to bear, withdrawing, and utterly to extinguish in-tending and contriving, and with all your Strength refolving, defigning, and conspiring the Government of this Kingdom of England, under him our faid Sovereign Lord the King that now is, Vol. IV.

of Right, duly, happily, and well establish'd, altogether to subvert, change, and alter, as also our faid Lord the King to Death and final Destruction to put and bring, and his faithful Subjects, and the Freemen of this Kingdom of England, into intolerable and most miserable Servitude to Lewis the French King to subjugate and inthral, the 10th Day of February, in the feventh Year of the Reign of our faid fovereign Lord the King that now is, and divers other Days and Times as well before as after, at the Parish of St. Paul Covent-Garden, aforefaid, in the County aforefaid, falfely, maliciously, devilishly, and traiterously, did compass, imagine, and contrive, resolve, design, and intend, our said Lord the King that now is, to kill, slay, and murther, and a miserable Slaughter among the faithful Subjects of our faid Lord the King, throughout this whole Kingdom of England, to make and cause, and the fame your most impious, wicked, and devilish Treasons, and traiterous Compassings, Contrivances, and Purposes aforesaid, to sulfil, perfect, and bring to effect, you the said Robert Lowick, Ambrose Rookwood, and Charles Cranhurne, together with the faid Christopher Knightley, and very many other false Traytors, to the Jurors unknown, afterwards, to wit, the same 10th Day of February, in the Year abovesaid, at the Parish associated, in the County aforesaid, and divers other Days and Times, as well before as after, there and elsewhere in the same County, Falsely, Malicioufly, Advifedly, Secretly, Traiteroufly, and with Force and Arms, did Meet, Propofe, Treat, Confult, Confent, and Agree, him our faid Lord the King that now is, by lying in wait, and Guile, to Affaffinate, Kill and Murder; and that execrable, horrid, and deteftable Affaffination, and Killing the fooner to execute, and perpetrate, afterwards (to wit) the fame Day and Year, and divers other Days and Times, at the Parish aforesaid, in the County aforesaid, Traiterously did Treat, Propose, and Consult, of the Ways, Manner, and Means, and the Time and Place, where, when, how, and in what Manner, our faid Lord the King, fo by lying in wait, the more eafily you might kill; and did confent, agree, and affent, that forty Horsemen, or thereabouts, whereof the said Christopher Knightley, you the said Robert Lowick, Ambrose Rookwood, and Charles Cranburne, should be four; and every one of you traiterously took upon himself to be one, with Guns, Muskets, and Pistols, charged with Gunpowder and leaden Bullets, and with Swords, Rapiers, and other Weapons, being Armed, should lie in wait, and lie in Ambush, our faid Lord the King in his Coach being, when he should go abroad, to invade, and that a certain and competent Number of those Men, so armed, should set upon the Guards of our faid 0000

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Lord the King then attending him, and being with him, and should fight with them, and overcome them, whilft others of the same Men so armed, our faid Lord the King should affaffinate, flay, kill, and murther; and you the faid Robert Lowick, Ambrose Rookwood, and Charles Cranburne, together with the faid Christopher Knightley, the Treason, and all the traiterous Intentions, Defigns, and Contrivances aforefaid, to execute, perform, fulfil, and bring to Effect, afterwards (to wit) the aforefaid Tenth Day of February, in the feventh Year abovefaid, at the Parish aforesaid, in the County aforesaid, divers Horfes, and very many Arms, Guns, Pi-ftols, Swords, Rapiers, and other Weapons, Ammunition, and warlike Things, and military Inftruments, falfely, maliciously, fecretly, and traiterously did obtain, buy, gather together, and procure, and cause to be bought, obtained, gathered together, and procured with that Intention, then in and about the detestable, horrid, and execrable Affaffination, Killing, and Murder of our faid Lord the King that now is, as aforefaid to be ufed, employed, and bestow'd; and the fame Premisses the more fafely and certainly to execute, do, and perform, the aforefaid Christopher Krightley, with one Edward King, late of High-Treasn, in contriving and confpiring the Death of our faid Lord the King that now is, duly convicted and attainted, by the Confent and Agreement of divers of the Traytors and Conspirators aforesaid, the said 10th Day of February, in the feventh Year abovefaid, went and came to the Place proposed, where such intended Affaffination, Killing, and Murder of our faid Lord the King by lying in wait, should be done, performed, and committed, to fee, view, and observe the Convenience and Fitness of the fame Place for fuch lying in wait, Affaffination, and Killing, there to be done, performed, and committed: And that Place being fo viewed and observed, afterwards, (to wit) the same Day and Year, their Observations thereof to several of the faid 'Traytors and Conspirators did relate and impart, (to wit) at the Parish aforesaid, in the County aforesaid: And you the aforesaid Charles Cranburne, the fame Day and Year there, in order the faid execrable, horrid, and deteftable Affaffination, and Killing of our faid Lord the King, by the Traytors and Conspirators aforesaid, the more readily and boldly to execute, perform, and commit, advifedly, knowingly, and traiteroufly did bring and carry between divers of those Traytors and Conspirators, forward and backward, from some to others of them, a List of the Names of divers Men of those who were defigned and appointed our faid Lord the King fo as aforefaid by lying in wait to kill and murder; against the Duty of the Allegiance of the said Christopher Knightley, you the said Robert Lowick, Ambrose Rookwood, and Charles Cranburne, and against the Peace of our said Lord the King that now is, his Crown and Dignity, and against the Form of the Statute in such Case made and provided.

How fay'st thou, Robert Lowick, Art thou Guilty of the High-Treason whereof thou standest Indicted, or Not Guilty?

Lowick. Not Guilty.

Cl. of Arr. Culprit, How wilt thou be Try'd? Lowick. By God and my Country.

Cl. of Arr. God fend thee good Deliverance,

How fay'ft thou, Ambrose Rookswood, Art thou Guilty of the High-Treason whereof thou standest Indicted, or not Guilty?

Rookwood. Not Guilty.

Cl. of Arr. Culprit, How wilt thou be Try'd?
Rookwood. By God and my Country.
Cl. of Arr. God fend thee good Deliverance.
Charles Cranburne, How fay'st thou? Art thou
Guilty of the High-Treason whereof thou standest Indicted, or Not Guilty?

Cranburne. Not Guilty.

Cl. of Arr. Culprit, How wilt thou be Try'd?

Cranburne. By God and my Country.

Cl. of Arr. God fend thee good Deliverance. Cranburne. My Lord, I defire your Lordship would grant me the Favour for my Wife to come to me in private, and that I may have Pen, Ink, and Paper.

L. C. 7. Pen, Ink, and Paper, you Sir John must have; but as to the other, we Holt. must consider of it. Keeper of Newgate, What has been usual in those Cases?

Keeper. My Lord, we let no Body come to them

in private, but their Council.

L. C. 7. 'That's provided for by the Act that allows them Council: But has it been usual heretofore to permit any Body else to be with them in private; the Wife, or any other Relations?

Keeper. It has not.

L. C. J. It is very dangerous if it should; therefore let him have his Wife come to him in the presence of the Keeper.

Cranburne. And Pen, Ink, and Paper, I hope,

my Lord?

L. C. 7. Yes, yes, that you shall have. Cranburne. You don't deny me, my Lord, that I may have my Wife come to me?

L. C. J. No, we don't, but she must not be in private with you, for fear of an Escape.

Rookwood. I beg the fame Favour, my Lord, to have my Brother come to me, and Pen, Ink, and

L. C. 7. You shall have the same Rule; but you, Keeper, must have especial Care whom you do permit to come to them, and be private with them; for it is still at your Peril if any ill Accident happens by your Indulgence to them: And yet it is fit they should have all that is reasonable for preparing for their Defence at their Trials.

Lowick. And I defire, my Lord, I may have my Sifter come to me, and the Liberty of her

being in private with me.

L. C. 7. Your Friends may come to you at fea-fonable Times, in the prefence of the Keeper; you shall have any thing that is reasonable, but the Safety of the Government must be look'd after. Therefore, Keeper of Newgate, take back your Prisoners, and bring them here this Day sevennight at seven a Clock in the Morning, without any other Order.

They staid at the Bar about half an Hour, the Judges confulting among themsclves about the Precept for the Petty Jury upon a late Act of Parliament which has appointed fix Days. for the Jury to be summon'd before they appear to try any Cause, and upon the last Act in Regulating Trials in Cases of High-Treason; which requires that the Prisoner shall have a Copy of the Pannel of the Jury duly return'd, at least two Days before his Trial.

Then the Prisoners were carried away, and the Grand Jury withdrew to consider of the Evidence against Knightley, and in a Quarter of an Hour came back, and being called over, delivered in a Bill to the Court.

Cl. of Arr. Gentlemen, you are content the Court shall amend Matter of Form, or false Latin in this Indictment, without altering any Matter of Substance without your Privity.

Jury. Yes. Cl. of Arr. Then, Gentlemen, you may go for this Time; and you are to take Notice if there be Occasion at any Time to call you together, you shall have sufficient Warning given you beforehand. This is Billa Vera against Alexander Knightley for High-Treason.

Then the Judges refumed the Debate among themselves, and at last resolved that there should go three several Venires for the Petty Jury, returnable this Day sevennight; one to try between the King and Robert Lowick, the second to try between the King and Ambrose Rookwood, and a third between the King and Charles Cranburne; because, though the Indictment be against them jointly, yet it was a several Offence in every one of them, and they might sever in their Challenges, and that would be troublesome, and therefore it was thought best to sever them in their Tri-als; and therefore the Court adjourned for an Hour or fomething more, while the Precepts for the Jury were preparing, and according to the Adjournment met, and signed and sealed the Precepts, and then adjourned the Seffions of Oyer and Terminer until this Day sevennight, at Seven in the Morning.

Die Martis Vicesimo primo Aprilis, Anno Regni Regis Willielmi Tertii Octavo, Annoq; Dom. 1696.

THE Court fat about Eight a Clock, at which were prefent a great New 1 were present a great Number of Noblemen, and Persons of Quality, who were in the Commission, and Seven of the Judges; to wit, the Lord Chief Justice Holt, the Lord Chief Justice Treby, the Lord Chief Baron Ward, Mr. Justice Newl, Mr. Justice Powel, Mr. Justice Eyre, and Mr. Baron Powis.

Cl. of Arr. Cryer, make Proclamation.

Cryer. O yes, O yes, O yes. All Manner of Perfons that have any Thing more to do at this Seffions of Oyer and Terminer, adjourned over to this Day, draw near and give your Attendance. And God fave the King.

Cl. of Arr. Cryer, make Proclamation.

Cryer. O yes, Sheriffs for the County of Middlesex, return the Precepts to you directed, upon Pain and Peril will fall thereon.

The Under-Sheriff returned the Precepts.

Cl. of Arr. Mr. Baker, pray, Whom do you intend to begin with?

Mr. Baker. With Ambrose Rookwood. Cl. of Arr. Cryer, make Proclamation.

Cryer. O yes, You good Men of the County of Middlesex, summoned to appear here this Day, to try between our Sovereign Lord the King, Vol. IV.

and the Prisoners that are, and shall be at the Bar, answer to your Names, as you shall be called, every one at the first Call, and save your

The whole Pannel was called over, and the Appearances of those that answered recorded; and the Defaulters were again called over.

Cl. of Arr. Keeper of Newgate, fet Ambrose Rookwood to the Bar. (Which was done.) You the Prisoner at the Bar, Ambrose Rookwood, those Men that you shall hear called, and personally appear, are to pass between our Sovereign Lord the King and you, upon Trial of your Life and Death; if therefore you will challenge them, or any of them, your Time is to speak unto them as they come to the Book to be sworn, before they be fworn.

Sir B. Shower. If Your Lordship pleases, We have a Doubt or two to propose to Your Lordship, in respect of the Trial this Day: But before I offer it, we beg Your Favour for a Word

in behalf of our felves.

My Lord, We are affigned of Council, in Purfuance of an Act of Parliament, and we hope that nothing which we shall fay in Defence of our Clients, shall be imputed to our selves. I thought it would have been a Reflection upon the Government and Your Lordship's Justice, if being assigned we should have refused to appear; 'twould have been a Publication to the World, That we distrusted Your Candour towards us in our future Practice upon other Occasions. But, my Lord, there can be no Reason for such a Fear; I am sure I have none; for we must acknowledge, we who have been Practifers, at this Bar especially, that there was never a Reign or Government within the Memory of Man, wherein fuch Indulgence, fuch Eafiness of Temper, hath been shewn from the Court to the Council, as there always hath been in this. Never was there fuch Freedom and Liberty of Debate and Argument allowed to the Bar, and we thank Your Lordship for the same.

My Lord, We come not here to countenance the Practices for which the Prisoner stands accufed, nor the Principles upon which fuch Practices may be prefumed to be founded; for we know of none, either Religious or Civil, that can warrant or excuse them. But the Act of Parliament having warranted the appearing of Council for Perfons accused to make Defence for them, we hope Your Lordship will give us Leave to make what

Objections we can on their Behalf.

L. C. J. Holt. Look ye, Sir B. Shower, go on with your Objections; let us hear what you have

to fay

Sir B. Shower. My Lord, It appears to be a Doubt to us, upon this Act of Parliament, whether this Cause can be tried this Day: And if it be a Doubt, we hope, though it should not have that Weight with the Court, that we apprehend it has; yet Your Lordship will excuse us, and settle it according to Your Judgment. The Act requires, That all that shall be Accused and Indicted for High-Treason, whereby any Corruption of Blood may, or shall be made to any such Offender or Offenders, or to any the Heir or Heirs of any fuch Offender or Offenders, or for Misprision of such Treason, shall have a true Copy of the whole Indictment; and afterwards shall have Copies of the Pannel of the Jurors who are to try them, duly Oooo 2 returned

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returned by the Sheriff and delivered unto them. And every of them fo Accused and Indicted respectively two Days at the least before he or they shall be Tried for the same. Now if your Lordthip will please to cast your Eye upon this Venire facias, and it will appear to be returned bur this Day, and that is not according to the Intent of this Law. And it is impossible then, if it be as we apprehend it, and put it, that this Trial should go on at this Time; and that this Construction should be so as we say, not only the Words, but as we take it, the Intent and Meaning of the Act of Parliament too are for us, that there ought to have been a Copy of the Pannel after the Return two Days before the Trial. For in the first Place, My Lord, the Words are plain: It must be a Copy of the Pannel duly returned by the Sheriff. Now though it be a Copy of the Array of the Pannel which we have delivered to us, yet it is not a Copy of the Pannel of the Jurors returned; for it is no Return till it come into Court. And the King's Council must admit, that in the Case of all Writs returnable, it cannot be faid that there is a Return, where there is a Writing upon the back, or a Label annexed, till it be actually returned into Court. As in the Case of a Fieri Facias, or a Mandamus, an Action for a false Return cannot lye till the Writ be actually returned. For fuch Action must be brought into the County of Middlesex, where the Court refides, before whom the Return is made, and not in the County where the Sheriff lived that made the Return; for it is not a Return till filed in Court. Now here the Words of the Act are; He shall have a Copy of the Pannel of the Jurors who are to try him, duly Returned by the Sheriff two Days before the Trial. Now we humbly infift that the Words duly Returned must be antecedent to the having the Copy, or else he cannot be faid to have a Copy of the Pannel duly Returned. The Act of Parliament does not say which shall be duly Returned; and therefore there does arise a Doubt, whether your Lordship will not direct us to have a Copy after the Return made, which is but this Day.

Mr. Phipps. If your Lordship pleases to spare me a Word of the same side: We take it, that by this Act of Parliament the Jury must be duly returned before the Pannel is delivered to us. Now the Return is the Answer that is Indorsed upon the Writ with the Pannel annexed, and deliver'd into Court; for the Return is to the Court, and till it be delivered into Court, it can-not properly be faid to be a Return. We acknowledge the Copy of this Pannel has been delivered unto us, two or three Days ago. But the Venire being not returned till to Day, we think we have not a Copy of the Pannel within the Intent of, and according to the Act of Parliament. And I defire to put your Lordship this Case: This Act of Parliament does likewise provide, that the Prisoner should have a Copy of his Indictment five Days before his Trial, to enable him to confult with his Council how to plead and defend himself; suppose then a Copy of a Bill that is intended to be presented to the Grand Jury, be deliver'd to the Person accused five Days before the Grand Jury are to meet, and they afterwards meet, and find it, and the Party is brought immediately, and arraign'd upon it: This is a true Copy of the Indictment, yet certainly the Intent of the Act of Parliament is not

answered, for it was not a true Copy of the Indictment at the Time it was deliver'd. And I take this Case to be under the same Reason. This is not a Pannel duly returned, till now; and therefore by Consequence we have not that Advantage that this Act of Parliament intended to give us; for which Reason we humbly apprehend we ought not to be tryed to Day; which we submit to your Lordship.

L. C. J. What fay you to it, Mr. Attorney.

Mr. Attor. General. My Lord, with
Sir Thomas
Shmission, this Objection will receive
Trevor. Submission, this Objection will receive a very plain Anfwer. If I understand it aright, they say that they ought to have a Copy of the Pannel after it is returned, and that it cannot be faid to be duly delivered, according to the Provifion in this Act of Parliament, till after the Venire facias be duly returned into the Court, and then they are to have it two Days before they are tried. They fay the Venire facias is returned but to Day, and so the Copy delivered to them, is not pursuant to the Act of Parliament; and so they cannot be tried to Day: This I take to be the Objection. But with Submiffion, My Lord, it will be plain both by the Words of the Act, and the Reason and Intention of it, that there is no Occasion at all, nor no Necessity of having the Writ returned before the Copy of the Pannel be delivered. The Words of the Act of Parliament are these; That every Person and Persons who shall be accused, indieted, and tried for Treason, or Misprison of Treason, after the 25th of March, 96, shall have Copies of the Pannel of the Jurors who are to try them, duly returned by the Sheriff, and delivered to them two Days before they be tried. Now, first, My Lord, I think it is apparent what the Meaning and Defign of the Act of Parliament was, that the Prifoner should know two Days before the Trial, who were the Jury that were to pass upon him, that he might have an Opportunity to consider how he should make his Challenges as he thought fit, and Time to enquire into the Qualifications of them, that if there were any particular Ground of Challenge, he might not lose that Benefit; so that if he has a Copy of the Pannel array'd by the Sherriff, which is afterward returned by the Sherriff into Court, and there is no Variation of that Pannel afterwards; then certainly the End and Intent of the Act is entirely pursued: For by that Means the Prisoner has the Names of all the Jury returned, and are afterwards called, and has a full Opportunity of making fuch Challenges as he thinks fit. And as the Reason and Intent of the Act is answered by this Construction, so the very Words of the Act are answered: For it is not faid in the Act, that he shall have a Copy of the Pannel after it is return'd, but it is faid a Copy of the Pannel duly returned by the Sheriff; that is, when the Sherriff has arrayed a Pannel, then he is to have a Copy of that Pannel; and if afterwards the Sheriff return the same Pannel into Court, is not this a Copy of the Pannel duly return'd? With Submission it is, and sufficient to answer both the Words and Intention of the Act of Parliament. It is true, My Lord, if the Act of Parliament had faid he should have a Copy of the Pannel after it was return'd, then we cou'd not have faid but that the Objection wou'd hold. But when the Words are general, and it is most reasonable to be interpreted that the Copy is to be delivered when the Array is made, because that answers the Intent and End of the Act of Parliament,

Parliament, which was to enable the Prisoner to make his Challenges, we take that to be fufficient; and if another Interpretation shou'd be made, it wou'd render the Trial in fuch Cases liable to all the Mischiess in the World, and make it impracticable that any Person shou'd be tried; at least it wou'd introduce a new Method of Proceedings that never was practifed, nor ought to be introduced, unless this Act of Parliament by express Words, had appointed and constituted fuch a new Method; and we suppose your Lordship will never make any such Construction, that the Act intended a new Method, unless expresly declared; for if it were, as they would have it, that the Copy of the Pannel was not to be delivered till after the Return of the Writ, then the Prisoner cannot be tried upon the Return of the Writ; for upon the Return of the Writ, the Jury must be brought to the Bar, the Prisoner must be brought to the Bar, and adjourned over to a further Time, that in the mean Time a Copy may be deliver'd to them. I believe that they can never flow any Prefident that there was fuch an Adjournment of a Jury of Life and Death, over to another Day, for a Person to have a Copy of the Pannel, to enable him to his Challenges; and either that must be the Consequence, or else the Jury must not come upon the Return of the Venire facias, but there must go a Habeas Corpora, and the Prisoner tried upon that Habeas Corpora: For first there must be the Return of the Writ, then the Copy of the Pannel delivered, then the Habeas Corpora returnable another Day; and upon that the Trial must be had: But I believe there can be no Instance given of a Trial for Treason upon a Habeas Corpora. Now if the Parliament had intended that they would not have the Copy of the Pannel deliver'd till after the Return of the Venire facias, they would certainly have express'd and provided how the Method of Trial should have been; that is, that either the Jury should have been adjourn'd over till another Day, or else brought to the Bar upon a Habeas Corpora; which is the only way that can be thought of. Indeed, My Lord, I do agree, that if the Sheriff should give a Copy of the Pannel, and afterwards should vary that Pannel, tho' but in one Name, that would not answer the End of the Act of Parliament, because the Prisoner is deprived of the Opportunity of knowing the Name of the Person that he so altered, in Order to his making his Challenges against him: But if the Sheriff do return the same Persons that are in that Copy delivered to the Prisoner, then we do, to all Intents and Purposes, answer the End of the Act of Parliament, and avoid the abfurd Construction that they would make of this Act for the Changing the Method of Trials, and no Body can well tell what Method shou'd be pursued: But certainly if the Act of Parliament intended a new Method shou'd be pursued, they wou'd have described and fettled what it shou'd be.

Sir John Hawles. Mr. Sollicitor General, If your Lordship pleases to spare me a Word of the same side; My Lord, this is an Objection that has been foreseen, and I think has been prevented; for, with Submission, I take it, the Act has been sufficiently answered both as to the Words, and as to the Intent of it in the Prisoners having the Copy of the Pannel before the Jury be returned; there must be such a Thing as a Pannel array'd before the Jury be summon'd, and therefore it is sufficient

ent that the Prisoner have a Copy of that Pannel fo many Days before his Trial; which was only intended for that particular Reason, that he might be provided fufficiently to make his legal Challenges. Certainly within the Intent of the Act of Parliament it is well enough if he had but a Copy of the Pannel two Days before the Return of the Writ, provided the Jury was not alter'd that was array'd, nor any other Names put in but those that he had a Copy of before: Now, my Lord, I think this Act of Parliament must be taken according to the Intent and Meaning of it, or else it will bear hard upon the Prisoner, and harder fure than it was defigned it should: This Act fays, he shall have a Copy of his Indictment so many Days before his Trial; now I would fain know whether they would have it construed, that the Copy does not need to be delivered till after Issue joyn'd, which must be if their Doctrine hold true, that the Act is to be construed according to the strict Letter of it, for Trial is the Trial of the Issue; what if the Indictment be delivered five Days before the Trial, tho' after Issue joyn'd, it is well enough according to fuch an Exposition, for the arraigning of the Prisoner is no Part of the Trial, and yet it was the Intent of the Parliament that he should have a Copy of the Indictment five Days before he was arraigned, and that for this Reason, because he might have several Pleas to plead and Objections to make before he pleaded the General Issue; he might have Pleas in Abatement, which after Plea pleaded of Not guilty he could not have the Advantage of, nor could he afterwards move to quash the Indictment, which he might otherwise have good Reason for, if he had the Copy before he was put to plead; so that I take it the Act is to be interpreted every where according to the Intention of it, and the Prisoner at the Bar, according to the Intention of the Act, has had a Copy of this Indictment five or fix Days before his Arraignment, and therefore we have acted according to the Purpose and Meaning of the Parliament, and likewise he has had a Copy of the Pannel of the Jurors that are to try him, which is duly returned by the Sheriff, which is likewife according to the Act of Parliament. As for what they fay that even a Copy of the Indictment before it be found would not be good according to this Act; that's true, but the Case is not the same, nor the Reafon of the Case alike between that and the Pannel of a Jury, because it is sufficient in Law to make it a good Pannel if it be array'd by the Sherriff before the Jury be fummoned, for the Sheriff must array and compleat his Pannel to let his Bailiff know who must be summoned; but in the Case of an Indictment, tho' a Bill be first form'd by the Clerk, yet it is not look'd upon as a formal Indictment in point of Law till it be found by the Jury as their Verdict, and preferred to the Court; and it is not necessary that this Indictment should be formed for the Jury before they find it, for they are properly to make their own Presentments themselves; and the ancient Practice was, that they only presented the Fact, and the Matter was put into Form afterwards by the Court, and in many Cases it is so at this Day, as we have had some Instances lately; but as to the arraying of a Pannel it always was fo, and always must be so array'd by the Sheriff before the Jury summoned, and there's the Difference between the giving a Copy of an Indictment

#### 153. The Trial of Ambrose Rookwood, 8 Will. III.

Indicament and the Copy of a Pannel, the one is taken Notice of in Point of Law to be neceffary, the other is not. This giving a Copy of the Pannel, my Lord, we say is within the Intent of the Act, which was only to enable Perfons accused to make their just Challenges, and that they may as well do when a Copy is delivered after it is array'd by the Sheriff, as, when it is return'd by the Sheriff, and being fo done, with Submission, it is well done within the Words, and within the Intent of this Act

of Parliament.

Mr. Conyers. My Lord, the Words of this Act of Parliament, are, that they shall have a Copy of the Pannel of the Jurors who are to try them, duly returned by the Sheriff, and delivered to them, and this, two Days before the Trial: My Lord, that this is the Pannel of the Sheriff of the Jurors that are to try them, assoon as it is array'd, has been observ'd already; now it would be a forc'd Construction to construe these Words that follow, duly returned by the Sheriff, to be meant, that a Copy should be delivered after the Jury is returned, because that would be a Delay of Justice, and keeping off the Trial longer than was intended by this Act of Parliament, and more than will answer the End of this Law; for the End of it was to give the Prisoner all Benefit and Advantage of Exceptions against any of those that were to try him, and if he has this Pannel two Days before his Trial, he has that Benefit the Law intended him. Now, my Lord, as to what has been faid of an Indictment, which by this Law he is to have a Copy of too, that is plainly quite another Case; for it is not an Indictment till it be found, and so answers not the Words nor Intention of the Act till found by the Grand Jury; till then it is not a Copy of his Charge, and therefore by no Construction can it be called a Copy of the Indictment. I think I need not trouble Your Lordship any further in this Matter, because this Objection was foreseen, and has been already confidered of by the Court upon the Prisoner's Arraignment.

Sir B. Shower. My Lord, in Answer to what Mr. Sollicitor has faid, that there is as much Reafon to expect that the Copy of the Indictment should not be delivered till after Plea pleaded, as that the Pannel should not be delivered till after the Jury return'd, because in the Case of the Indictment it is faid fo many Days before the Trial, and the Trial cannot be till Issue joyn'd, there can be no Weight in that Objection at all; for the Words of the Act are quite differently penned in the Case of the Indictment, from what they are in the Case of the Pannel; for tho' it be faid it should be done five Days before the Trial, yet it is added, in Order to the advising with Council how to plead, which must be before Plea pleaded, and therefore it must be absolutely necessary to be done before the Arraignment. My Lord, I have proposed my Doubt, it may have Consequences on the one Side and the other, we submit intirely unto your Lordship's Judgment; it is a new Law, and never has received any Opinion; the Words of it are, duly return'd by the Sheriff, and the Question is, Whether a Copy of the Pannel upon the Array before it be return'd be a Copy of the Pannel duly return'd, tho' the fame Pannel be afterwards duly returned.

Mr. Phipps. \_ My Lord, Mr. Attorney General owns, that the Pannel after it is arrayed may be amended and altered by the Sheriff, and it was never intended by this Act of Parliament, that any Copy of the Pannel should be delivered to the Prifoner but of those Men that were really returned; so that we take it we ought to have it two Days after the Return and before the Trial; for certainly it must be a Copy of the Men returned. which if the Sheriff may alter at any Time before the Return, the Intent of the Act of Parliament can never be answered by any Copy but what is a true Copy of the Return. Mr. Conyers would answer the Objection that I made about a Copy of the Indictment by this, that it is not an Indictment till it be found by the Jury; but I think it is no Answer to our Objection at all, tho it be but a Copy of the Bill intended to be presented to the Grand Jury, yet if the Grand Jury afterwards find it, it is as true a Copy of the Indictment, as this is a Copy of the Jury intended to be returned, and afterwards returned. As to what they fay, that this will introduce a new Method of Trial, contrary to all Form or Proceedings, that can be no Objection neither; for if it be fo, we can't tell how to help it, the Parliament have thought fit to have it to, and we must submit to take it as the Law has made it: If there be a Necessity for a Habeas Corpora upon the Provision made in this Act, so it must be, for we must take the Law as it is. We submit our Objection to your Lordship; we think we have not had the Benefit of this Law.

Mr. Cowper. Surely, my Lord, what Mr. Phipps has now faid has no Weight in it; that because the Sheriff had it in his Power to alter the Pannel before it was returned, that therefore this is not now a true Copy of the Pannel of the Jurors who are to try the Prisoner, duly returned by the Sheriff; which are the Words in the Act. is true, if the Sheriff had in fact altered the Pannel from what it was, and return'd it so altered into Court, no doubt of it the Prisoner would be very well intitled to make this Objection, that he had not a Copy of the Pannel, or the Names of the Jurors that were summoned to try him; but now we can aver, that we have purfued this Act of Parliament literally; for in Answer to their Objection, we may ask this Question of them upon the Words of the Act, Have you not had a true Copy of the Names of those that are to try you, and are duly returned by the Sheriff for that Purpose; and was not that Copy dilivered unto you above two Days ago? They cannot fay they have not had it fo, and if they cannot fay fo, then both the Words and Meaning of the Act of Parliament are in every respect anfwered; if when the Jury come to be called the Prisoner finds the Pannel to be altered, he has Reason to object, and will have the Benefit of the Objection, that he has not that Advantage which the Law intended him, but till that prove to be the Fact, we think here is a full Compli-

ance with this Law.

Mr. Soll. Gen. Sir Barth. Shower mistakes my Objections about the Copy of the Indictment; for we fay, if the Intent of the Act of Parliament be complied with, it is sufficient, especially where the Words are any way doubtful; according to the Words of this Act of Parliament, a Copy of the Indictment need to be delivered but five Days before the Trial; but it appearing that the Intention of these Law-makers was, that he should have a Copy of the Indictment to enable

him to plead to it if he had Cause, therefore tho' the Words be before the Trial, we have taken it that he should have a Copy five Days before his Arraignment, and so we have complied with the Meaning of the Law in that point, as we have also in this, which was, we take it, only to enable the Prisoner to make his Challenges, and if that be done two Days before his Trial, with Submission, it fully answers this

L. C. J. Have you done Gentlemen? Counc. Yes, my Lord.

L. C. 7. Then look you, Sir B. Shower, as to this Point that you now infift upon, we have had it under Consideration heretofore; we were here this Day feven-night, and then we did confider in what Method we should proceed, so that the Prisoner might have the Benefit intended him by this Act of Parliament: The Act of Parliament does defign in the first place, that every Prisoner that is to be tryed for High-Treason should have a Copy of his Indictment, at least five Days before the Trial, that I think was all that the Makers of this Act of Parliament intended at the first; but then there being subsequent Words, which shew the Reason why they gave him the Copy so long before the Trial; which is, that he might advise with his Council what to plead; these Words we conceive have given the Prisoner a further Time than what was originally intended, therefore we have thought it necessary that the Prisoner should have a Copy of his Indictment five Days before he be arraigned, which is five Days before he was put to plead; and your Client, the Prisoner at the Bar, has had the Benefit of this Act in that respect before we arraigned him; then after he has pleaded, the Question was, when he was to have a Copy of the Pannel: Now the Defign of this Act of Parliament was, That the Prifoner should have a Copy of the Pannel two Days before his Trial, in Order that he might confider of the Persons that were to try him; that he might inform himself of their Qualities, Tempers, and Dispositions; that so he might make use of the Benefit the Law gives him of Challenging Five and Thirty, without shewing any Cause, if he did not like the Men, and as many more as he should think he had good cause to challenge: Now in this Case, the whole Design of this Act of Parliament is anfwered, for he has had a Copy of the Pannel, as you your felves acknowledge, two Days before the Day of his Trial, so that he has the full Be-nesit that the Act of Parliament intended; he is by this Copy as well enabled to make his Challenges as the Law defign'd he should be, and has had the same Time allowed him that the Act of Parliament meant he should have; then suppofing the Defign of this Act of Parliament be fully answered and complied with in the Case, The next Question is, whether the Words of the Act are satisfied, for we would be very loth, in a Case of this Nature, where an Act of Parliament intends a Favour to a Prisoner that stands at the Bar for his Life, to abridge him of any Part of that Favour which the very Words of the Act would allow him, tho' the Intent of the Act of Parliament were answered otherwise: Now in the first place it is observable, that the Act of Parliament does not say, that the Prisoner shall have a Copy of the Return, nor does it say, he shall have a Copy from the Court, but

he shall have a Copy of the Pannel of the Jurora duely returned that are to try him; now if the Sheriff array his Pannel feveral Days before the Trial upon the Venire facias, and does give him a Copy of that very Pannel, which Pannel is afterwards returned in Court, has not he then a Copy of the Pannel duely returned? Does not this answer all the Words of the Act? For you your felves fay that it is not faid in the Words of the Act, that the Copy shall be delivered after the Pannel returned, nor does there need a Copy of the very Return. Surely we must not carry it farther than the Words, if the Meaning be complied with, and we think this answers both Words and Meaning: It is a Copy of the Pannel, and a Copy of that Pannel that's duely returned. Now to make another Construction would indeed not only alter the usual Course of Trials, but be contradictory to the very Process it self. We are by the Course of Law to award Process to summon a Jury to appear at a certain Time, to try the Issue joined between the King and the Prisoner; and yet when we have done this, and the Jury there-upon are summoned and do appear, they may go as they came; for the Issue cannot be try'd, because after the Return, the Prisoner must have a Copy of the Pannel two Days before he can be tried. I do think the Delign of the Act of Parliament, and the very Words of the Act are fully fatisfied in giving a Copy of the Pannel two Days before the Return. We had this Matter under our Confideration before, and upon Debate among our felves, we did think fit to award the Precept returnable this Day, and refolved to try the Prisoner this Day, unless better Reasons were offered us to alter our Opinion, and we are not fatisfied, that any fuch better Reason has been given, but that this Trial ought to go on, the Prisoner having the full Benefit that was defigned him by this Act of Parliament. And the Giving a Copy of the Pannel that is return'd, tho' before the Return, fufficiently fatisfies the Words of the Act: No other Construction can be made without great Absurdities: This is my Opinion.

Sir B. Shower. My Lord, I hope we shall be excufed for our Client, we have another Doubt to

propose to the Court.

L. C. 7. You have had my Opinion upon this Point, if my Lords and Brothers are of another Opinion, they will tell you.

Judges. No my Lord, we are all of the same

L. C. 7. My Lord Chief Justice of the Common Pleas, and my Brothers are all of the same Opi-

Sir B. Shower. My Lord, we say we have another Doubt to propose upon this Act of Parliament: It is a new one, and never put in Practice till now, and therefore we hope your Lordship will please to excuse us, if we offer our Objections, because there has yet never been a Determination about it, and we are affigned of Council by your

L. C. 7. Never make Apologies, Sir Bartholomew, for it is as lawful for you to be of Council in this Case, as it is in any other Case where the Lawallows Council. It is expected you should do your best for those you are assigned for, as it is expected in any other Case that you do your Duty for your Client.

Sir B. Shower. My Lord, our Exception is this, we fay that this Trial cannot go on at this Time,

upon this Act of Parliament, because we have no true Copy of the whole Indictment; it does not appear, in the Copy we have delivered to us, before whom it was taken, or whether it was taken at all, or in what Place it was taken; it fays only Middlesex in the Margent, and then Juratores pro Domino Rege presentant: That might be before the Justices of the Peace at the Quarter-Sessions, or it might be at the Monthly-Sessions at Hicks's-Hall, or it might be at the Seffions at the Old-Baily, or it might be before Commissioners of Oyer and Terminer, as perhaps it really was; but non constat where it was taken, nor how it comes hither: It might be before Your Lordship here, as we believe it was, but this Copy not letting us know where and how it was taken, we think we have not the Benefit of this Law; for the Party accused is by this Act of Parliament to have a Copy to advise with Council, that he may be enabled to plead. And that is the Reason why the Words of this Act are so penned, that he shall have a Copy of the whole Indictment, which we cannot plead to, unless we know where it was taken, if we should have Occasion to plead any special Matter. And besides, My Lord, there is another Reason why we should have the whole Indictment to enable us to plead, because if we had the Caption, it might perhaps appear, that the Indictment was taken before the Time of the Fact alledged in the Indictment, and then that would make it vicious; it might be before the 9th of February, when this Treason is said to be committed, and then we ought not to be brought to Trial. Now the Defign of this Act of Parliament, in giving the Prisoner a Copy of the Indictment so long before the Trial, was not only to enable him to make his Defence upon the Trial, but also to advise with Council to plead; for so the Words are, the better to enable him to plead. Now we fay to answer this End, it is necessary we should have a Copy of the whole Indictment, as it stands before Your Lordship in Court. And another Reafon is this, it is no Indictment, unless it be prefented by the Jury, as their Inquisition upon Oath, unto fome Court that has Jurifdiction of the Matter: What we have delivered to us is only a Copy of a Bill, as to be delivered to a Grand Jury, to be found; non constat, that it is found. Now the Intent of the Act of Parliament being to give the Prisoner this Advantage to enable him to plead, he may have feveral Pleas, of which he might take a legal Advantage if he had a Copy of the whole, which he knows not how to come at now; and in truth it is very necessary, because if he be tried upon an Indictment found in another Country, then these Commissioners have not a legal Authority to try him; and if the Tryal should go on, and he be acquitted, he is subject to be indicted and tried again, and never can relieve himfelf by the Acquittal upon fuch an Indictment before Persons that had no Authority to try him. I doubt he can never plead the Acquittal, because he cannot make out that he was duely tried and acquitted: And for these Reasons we humbly submit it to your Lordship, whether we have had the Benefit of this Law, in having a Copy of the whole Indictment to enable us to plead; and if we have not, till we have that Benefit, we humbly conceive this Trial ought not to go on.

Mr. Phipps. My Lord, the Question is whether the Style of the Court, the Persons before whom it was taken, and to whom the Presentment is

made, the Time when it was taken, and the Place where, ought not to appear in the Indict-ment. This Law requiring that the Prisoner should have a Copy of the whole Indictment to enable him to plead; for if it should happen, that the Indictment was taken before Persons that had no Jurisdiction, then I believe it will not be denied but that the Prisoner might plead to the Jurisdiction, and there might be several other Pleas that he might take Advantage of. I would defire to know of the King's Council, whether ever they faw a Copy of an Indictment given in Evidence, or pleaded without the Caption. It is not a true Copy without it; there ought to be the Time, the Place, and the Style of the Court before whom it is taken.

Mr. At. Gen. Truly, my Lord, I think I need fay no more to this Objection, than that it does not come at a proper Time; for with Submission, if the Prisoner will upon this Act say he has not had a Copy of his Indictment to enable him to plead, he ought to have taken the Advantage of it before he did plead, that is the proper Time for him to object this Matter to the Court; for if, after he has had fuch a Copy as this Prisoner has had, he does submit to plead, with Submission it is too late to come at his Trial and make this Objection, he cannot be received to make it after.

L. C. 7. That is a full Answer, Mr. Attorney.

Mr. At. Gen. I think it is, my Lord, with Submission, not that we would wave giving other Anfwers to it, if it were in a proper Time; but the Method of proceeding must be, and we think we have no Occasion at this Time to say any

Thing more to this Objection.

L.C.J. No, no, that is a full Answer in this Point; for look ye, you that are of Council for the Prisoner, when once you have pleaded, you admit you have had a Copy; for the Copy was given you to enable you to plead, and when you have pleaded, you have pass'd by all Advantage that you could have from the Copy, as to any Plea that you can make: For it's taken for granted ye had a Copy to enable you to plead, and to advife with your Council about it; fince you did plead, and did not infift upon it at the Time of your Arraignment that you had not fuch Copy.

Sir B. Shower. My Lord, we have proposed one Doubt, and we humbly fubmit it to the

Mr. Sol. Gen. It was their own Fault that this Objection was not made in Time.

L.C.J. That Doubt of yours may ferve at another Time, but now certainly it is quite out

Mr. Sol. Gen. Nay, my Lord, even upon the

Arraignment that would not ferve their Turn nei-

L. C. 7. We will not enter upon that now, pray go on to fwear the Jury.

Cl. of Ar. You the Prisoner, look to your Challenges, as I told you before. Cryer, call Sir Jeremy Sambrook.

Cryer. Vouz avez.

Sir B. Shower. Mr. Rookwood, you are to make your own Challenges.

Rookwood. I do not challenge him.

Cl. of Ar. Then hold Sir Jeremy the Book. Sir Jer. Sambrook. My Lord, I am uncapable of ferving upon this Jury, for I have been deaf

these several Years, these Dozen Years; I cannot hear what is faid in Court, though I am now fo near the Court, I could not hear what your Lordship said; nor what was said at the Bar. I have a Certificate here, if your Lordship please to have it read; and most of the Persons of Quality here about the Court know it to be true.

Mr. At. Gen. My Lord, I am afraid it is fo.

L. C. J. Nay, if it be fo, it is not fitting that he should be upon the Jury, when he can't hear what's said: You must excuse Sir Jeremy Sambrook. Go on to the next.

Cl. of Ar. George Ford.
Cryer. Vous avez.
Cl. of Ar. Look upon the Prisoner.
Rookwood. I challenge him.

L. C. J. Mr. Ford, you must not go away, for you are upon another Pannel, wherein you may be employed, tho' you are now challenged.

Cl. of Ar. William Underhill. Rookw. I challenge him. Cl. of Ar. William Withers.

Rookw. I challenge him. Cl. of Ar. Samuel Powell.

Rookw. I do not except against him. Cl. of Ar. Then fwear Mr. Powell.

Cryer. Look upon the Prisoner. You shall well and truly try, and true Deliverance make berween our Sovereign Lord the King, and the Prifoner at the Bar, whom you shall have in Charge, and a true Verdict give according to your Evidence. So help you God.

Cl. of Ar. Thomas Trench.

Rookw. I challenge him. Cl. of Ar. John Wolfe. Rookw. I challenge him.

Cl. of Ar. James Bodington.
Rookw. I challenge him.
Cl. of Ar. John Raymond.
Rookw. I challenge him.

Cl. of Ar. Richard Marsh. (He did not appear.)
Cl. of Ar. George Haws.

Rookw. I challenge him. Cl. of Ar. Francis Barry. Rookw. I challenge him.

Cl. of Ar. Arthur Baily.
Rookwood. I except not against him. (He was fworn.)

Cl. of Ar. John Webber.

Rookw. I do not except against him. (He was

Cl. of Ar. Thomas Glover. Rookw. I challenge him. Cl. of Ar. Dormer Sheppard. Rookw. I challenge him. Cl. of Ar. George Tredway.

Rookw. I do not except against him. (He was fworn.)

Cl. of Ar. Matthew Bateman. Rookw. I challenge him. Cl. of Ar. Timothy Thornbury. Rookw. I challenge him. Cl. of Ar. James Partherich. Rookw. I challenge him.

Cl. of Ar. Thomas Freeman. Rookw. I challenge him. Cl. of Ar. Joseph Blithit. Rookw. I challenge him.

Cl. of Ar. Timothy Lennoy.

Rockw. I have nothing to fay against him. (He fworn.) was sworn.)

Cl. of Ar. John Harris.

Rookw. I do not except against him. (He was

Cl. of Ar. John Billers. Rookw. I challenge him. Cl. of Ar. Richard Bourne. Rookw. I challenge him. Cl. of Ar. George Carter.

Rookw. I do not except against him. (He was

Cl. of Ar. Francis Chapman. Rookw. I challenge him. Cl. of Ar. Alexander Forth. Rookw. I challenge him. Cl. of Ar. Thomas Playsted. Rookw. I challenge him. Cl. of Ar. William Etley.

Rookw. I do not except against him. (He was

Cl. of Ar. John Marsh.

Rookw. I have nothing to fay against him. (He was sworn.)

Cl. of Ar. Samuel Hooper. (He did not anfwer.)

L. C. J. Did Mr. Hooper appear? Cl. of Ar. Yes, my Lord, he is mark'd as appear-

L. C. 7. Then you ought to call him again, and fet a Fine upon his Head.

Cl. of Ar. Cryer, call Samuel Hooper.

Cryer. Samuel Hooper, come into Court and give your Attendance upon Pain of ten Pound, for the Court has recorded your Appearance.

Cl. of Ar. John Hall. Rookw. I challenge him. Cl. of Ar. Nicholas Roberts. Rookw. I challenge him. Cl. of Ar. William Partridge. Rookw. I challenge him.

Sir B. Shower. How many has he challenged Mr. Hardefty?

Cl. of Ar. I will tell you Sir Bartholomew,—he has challenged 24.
Sir B. Shower. Well then, go on, Sir.

Cl. of Ar. Peter Laveane. Rookw. I challenge him. Cl. of Ar. Thomas Moody. Rookw. I challenge him. Cl. of Ar. Richard Bealing. Rookw. I challenge him. Cl. of Ar. Thomas Evans.

Rookw. I challenge him. Cl. of Ar. Thomas Rammage. Rookw. I challenge him. Cl. of Ar. Edward Townshend.

Rookw. I challenge him. Cl. of Ar. William Gunston. Rookw. I challenge him.

Cl. of Ar. Samuel Freebody.

Rookw. I do not except against him. (He was fworn.)

Cl. of Ar. Philip Wightman. Rookw. I challenge him.

Cl. of Ar. There are now Thirty-two challenged. John Wyberd.

Rookw. I challenge him. Cl. of Ar. William Strowd. Rookw. I challenge him. Cl. of Ar. Daniel Ryfeild.

Rookw. I do not except against him. (He was

Cl. of Ar. Benjamin Noble.

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Rookw. I have nothing to fay against him. (He was (worn.)

Cl. of Ar. Cryer, count them. Samuel Pow-

Cryer. One, &c.
Cl. of Ar. Benjamin Noble.
Cryer. Twelve good Men and true, ftand together, and hear your Evidence.

The Names of the Twelve sworn were these.

George Carter, Samuel Powell, William Atley, Arthur Bailey, 70hn Marsh, John Webber, Samuel Freebody, George Tredway, Daniel Byfeild, and Timothy Lennoy, Benjamin Noble. John Harris,

L. C. 7. Look ye, Mr. Phipps, your Objection upon the Indictment flipt me, and therefore I would speak to it now: You said it might be as well a Copy of the Indictment before it be found, as well as this a Copy of the Pannel before it be returned. Now that can't be, for an Indictment is not an Indictment till it be found, it is only a Writing prepared for the Ease of the Jury, and for Expedition; it is nothing till it is found, for the Jury make it an Indictment by finding it, they may alter what they please, or refuse it absolutely. And if the Jury, upon examining the Witnesses, would only present a Matter of Fact, with Time and Place, the Court might cause it to be drawn up into Form, without carrying it to the Jury: Again, There needs no Billa vera; for that is only the Jury's Owning that which the Court has prepared and drawn up for them: But a Pannel is a Pannel when it is arrayed, before it be returned, and a Copy of the Pannel given before it be returned, is a Copy of the Pannel returned, if it be afterwards returned, as it

Sir Barth. Shower. But, my Lord, that Notion ftrengthens our Objection that we last made, that makes it necessary that we should have a Copy of the Caption, as well as the other Part, to make it a

true Copy of the whole Indictment.

L. C. 7. That's another Thing, we will talk of that another Time; but I speak of this only as to his Objection which flipt my Memory, because I would have nothing remain unanswered.

Mr. Phipps. My Lord, when the Bill is found, the Copy that we delivered before is as much a true Copy of the Indictment as our Copy of the Pannel

is a Copy of the Jury returned.

L. C. J. A Pannel is a Pannel when it is arrayed, but a Bill is not an Indictment till it be found; one cannot fay a Man indictatus existit, till it be found; all that we fay of it before it be found, is that there was quadam Billa preferred to the Grand Jury, and if the Jury bring it in Ignoramus, whereby they disown the Presentment, it is cancelled, and there is no Record of it, nor nothing, only a Memor andum in the Clerk's Book perhaps, that fuch a Thing was. Well, go on.

Cl. of Ar. Cryer make Proclamation.

Cryer. O yes, If any one can inform my Lords the King's Justices of Oyer and Terminer, the King's Serjeant, the King's Attorney General, before this Inquest be taken, of the High-Treafon whereof Ambrose Rookwood, the Prisoner at the Bar stands indicted, let them come forth, and they shall be heard; for now the Prisoner

stands at the Bar upon his Deliverance, and all others that are bound by Recognizance to give Evidence against the Prisoner at the Bar, let them come forth, and give their Evidence, or

else they forfeit their Recognizance.

Cl. of Arr. Ambrose Rookwood, hold up thy Hand. (Which he did.) You that are fworn look upon the Prisoner, and hearken to his Cause. He ftands indicted by the Name of zimbrofe Rook-wood, of the Parish of St. Paul Covent-Garden, in the County of Middlefex, Gent. for that he, together with Christopher Knightley, not yet taken, Robert Lowick, and Charles Cranburne, and divers others, false Traytors, &c. - prout in the Indictment, mutatis mutandis - and against the Form of the Satute in that Case made and provided. Upon this Indictment he hath been arraign'd, and upon his Arraignment hath pleaded not guilty, and for his Trial hath put himself upon God and his Country, which Country you are; your Charge is to enquire, whether he be guilty of the High-Treason whereof he stands indicted, or not Guilty; if you find him Guilty, you are to inquire what Goods or Chattels, Lands or Tenements, he had at the Time of the High-Treason committed, or at any Time since: you find him not Guilty, ye are to inquire whether he fled for it; if you find that he fled for it, you are to inquire of his Goods and Chattels, as if you had found him Guilty; if you find him not Guilty, nor that he did fly for it, you are to fay fo and no more: And hear your Evidence.

Mr. Mountague. May it please your Lordship, and you Gentlemen of this Jury, this Indictment that has been read to you, does charge the Prisoner with High-Treason for Compassing and Imagining the Death of the King, for endeavouring to fubvert the Government, and to fubject the People of England to the Slavery of Lewis the French King; and for this End the Indictment fets forth, that the Prisoner at the Bar did privately meet with feveral false Traytors, to confult how they might compass the Death of the King, and commit those other Treasons; and that the 10th of February, at Covent-Garden, in this County, it was agreed among them, that they should get together Forty Horsemen whereof the Prisoner at the Bar was to be one, and they were to lie in Ambush, and set upon the King in his Coach upon his Return from going abroad; fome were to attack the Coach, others to attack the Guards, and there were some to kill the King in the Coach: And the Indictment does likewise charge the Prisoner with gathering together Horses, and providing Arms for this Purpose. To this Indictment, Gentlemen, he hath pleaded not Guilty; we shall call our Witnesses, and prove the Fact, and when we have so done, we do not

at all doubt but you'll do your Duty. Sir B. Shower. My Lord, before the Witneffes are called we have a Doubt to propose to your Lordship upon this Act of Parliament, and that is, whether we are to take our Exceptions to this Indictment before the Evidence be opened or gi-

L. C. 7. It should properly be before the Jury is

Sir B. Shower. 'The Words of the Act, my Lord, is before the Evidence given.

L. C. 7. That Act provides, That if you do not take the Advantage of it, before the Evidence

given, you shall not move that in Arrest of Judg-

Sir B. Shower. It only fays before Evidence given,

and no Evidence has yet been given.

L. C. 7. But you are certainly very irregular in point of Practice, no Body ever took Exceptions to an Indictment after the Jury was

Sir B. Shower. If your Lordships pleases to let the Words be read of the Act of Parliament, they are these: That no Indictment shall be quash'd, unless Exception be taken in the Court where the Trial shall be, before any Evidence given in Court upon that Indictment. Which, we say, strongly implies that the Law-makers thought it might be done at any Time before the Evidence was given in open Court, besides that the Law takes Notice that after Conviction it should be of no Avail; it would have been a very improper Expression before Evidence given in open Court, if it had meant before the Jury were sworn and charged; for the Word Evidence supposes the Trial commenced: If they had intended it otherwife, that is, that it should be before the Jury is fworn, they would have express'd it to be done at the Arraignment; but mentioning it to be done in the Court where the Trial is to be, before Evidence given, that supposes the Indictment to be at Issue before the Party needs to make his Exceptions. Therefore, my Lord, we hope we are regular in offering our Exceptions now.

L. C. 7. Pray, what fay you to it, Mr. Attor-

ney? Mr. Att. Gen. Truly, my Lord, I think they are no Way regular; for, with Submission, I take it, that though this Act of Parliament has indulged them in several Things which were not allowable by Law before, yet as to this Part they are not allowed to take Exceptions to the Indictment, otherwise than they could before this Act was pass'd: Nay, so far from that, that if your Lordship looks into the Act, you find they are restrain'd in this Point from an Advantage that they had before, that is, they shall not move any fuch Things as are there mention'd, after Verdict, in Arrest of Judgment: So that this Part is restrictive to the Prisoner, and takes away some Advantage that he had before; which was, moving in Arrest of Judgment after Verdict; but it leaves the making Exceptions as to any Time before the Verdict, as it was before, which was before Plea pleaded, but not after the Jury sworn: For it cannot be denied that in point of Practice, fuch a Thing as this that is now offered could not have been done before the Act. I would be glad to know whether they can fliew any Precedent of any fuch Thing as they now contend for. They fay, the Words of the Act are, Exception must be taken before Evidence given; but that must be taken at such a Time as they might by the Course of Law do it before: For when the Jury is fworn, they must give a Verdict, and I do not know how they can be discharged without giving a Verdict; therefore unless the Act had given Directions for a particular Manner of Proceeding in this Matter, which it has not done, your Lordship will not, I pre-fume, do it in any other Manner than as it was before the Act made; and if there be no Precedent to be shown of any such Thing as this, of taking Exception to an Indictment after the Jury fworn and charged with the Prisoner; then there is no Vol. IV.

Power in this Act of Parliament, given to them to take Exceptions to this Indictment at this Time; we take it the Motion is very irregular upon all

Mr. Sol. Gen. My Lord, we first fay, that it is not proper for them to make any fuch Motion as this upon this Act of Parliament, till they tell us what their Exception is, that we may fee whether it be within the Words and Meaning of this Act of Parliament. The only Thing now that is proper for us to confider, is the Issue joined, and the Inquiry whether the Prisoner at the Bar is Guilty of the High-Treason of which he is Indicted, to which Indictment he has pleaded not Guil-That's the Thing that is now before your Lordship to be tried, they have Room for Exceptions to the Indictment afterwards, for fome Exceptions I mean, (I do not know what their Exceptions are) but if they be fuch as may be taken after the Verdict, then I am fure they are irregular now in their Motion, and they can shew no Precedent, when it was done after Plea pleaded and Issue joined, as it is in this

Mr. Conyers. The Advantage that the Act gives the Prisoner, of having a Copy of his Indictment fo long before Trial, is to enable him to plead, or to take Exceptions to quash it; but I never heard a Motion to quash an Indictment after a Jury is charged to hear the Evidence. Jury is charged to hear the Evidence. Certainly they ought to do it before Plea pleaded, and not now to come to make a Motion to quash the Indictment, after they have pleaded, and the Jury fworn: Therefore we fubmit it, upon the constant Practice in like Cases, to the Judgment of

Sir B. Shower. In Answer to that which Mr. Attorney has faid, That it is an improper Time; I thought truly I had moved it for the Advantage and Ease of the King's Council, that they might not proceed upon this Trial, when perhaps after all their Trouble, the Foundation, which is the Indictment, may fail. I have a great many Exceptions to the Indictment; they fay we should name what our Exceptions are: I will acquaint them with them, as fast as I can, if your Lordfhip please, the Indictment is very loose and un-

L. C. 7. Certainly the Motion is irregular in point of Practice.

Sir B. Shower. My Lord, we were afraid we should be excluded from taking these Exceptions after the Evidence given.

L. C. 7. So you are by the express Words of the

Sir B. Shower. Then certainly we may do it before the Evidence given. L.C. 7. But the Act does not fay, Ye shall do

it any Time before the Evidence given, especially in fuch an irregular Manner, after Issue joined, and the Jury fworn. Suppose Mr. Attorney had and the Jury fworn.

given some Evidence.

Sir B. Shower. Then, my Lord, I agree we had been without the Words; therefore I now move it before the Evidence, because the Act of Parliament has given me a Liberty to do it before the Evidence given: For the Law having given this Liberty to the Prisoner, to make such Exceptions within such a Time, your Lordship will not restrain us from making Use of that Liberty sur-ther than the Law has restrained, but we may make Use of our Exceptions before the Evidence given,

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either to induce your Lordship to quash the Indictment, or the Jury to find us not Guilty, as we hope your Lordship will direct them to do: For what is more common upon Indictments after the Jury are fworn, than if Facts appear upon the Record not to be fufficiently alledged, the Court will direct the Jury to find the Party not Guilty. We think this Act does give us this Liberty, otherwife I know not to what Purpose it was made, the very Meaning feems to be, that the Exceptions of the Council for the Prisoner might be of Prejudice to the King; and therefore it fays, After the King's Evidence given, and the Fact discovered, no fuch Exception shall be made: Therefore we must make it before the Evidence given, otherwife this Act of Parliament that was defigned in Favour of the Prisoner, will prove a very great Hardship upon him, especially in Case of an imperfect Indictment, as we apprehend this is, and he will be in a worse Condition than ever he was; he must take his Exceptions now or not at all. The Act fays, He is not to take it after Evidence given; and by Construction the King's Council would have it, That he should not give it before: And confequently he has no Time at all to give it.

L. C. J. Have not you had Time to do it before now, Sir Bartholemew Shower, certainly you had? You had Time this Day Seven-night, when you were arraign'd; you have had your Opportunity if you would have taken it; the Jury are now charg'd, the Indictment is opened, they have been told what they are to enquire of, and now you would break in and take Exceptions to the In-

dictment.

Sir B. Shower. My Lord, This is a new Act of Parliament, it fays we shall take our Exceptions beforethe Evidence given; which we take it, is any Time before the Evidence given; and if your Lordfhip will not allow us to do it now, it may be we may lose the Benefit of it absolutely.

L. C. 7. It is one Question whether we shall allow it or no, and another Question whether you can claim it or no: Certainly it is an irregular Motion, and the like of it was never offered in any Case before, be it Criminal or Civil: For it it be a Criminal Case that is not Felony or Treafon, when the Issue comes to Trial upon an Indictment, Did you ever know any Exception taken to the Indictment after the Jury were charged? Certainly it is contrary to all Practice; and it is not fair, the Court is not well dealt with, you have had an Opportunity before, and will you now put the Court and the Jury to so great deal of Trouble, to stay till the Jury be called over, the Prisoner called to his Challenges, he has challenged Thirty-four, the Jury is fworn, the Indictment is read to them, the Charge given them, the Council have opened the Indictment, and now when the Business is only to try the Iffue with which the Jury are charg'd, you come to turn us quite round, by taking Exceptions to the Indictment.

Mr. Phipps. My Lord, We take it the Act gives us this Time to do it in.

L. C. 7. You know you had another Time more proper to do it in.

Mr. Phipps. My Lord, If we have not Time now, then this Claufe, with humble Submiffion, -fignifies nothing at all.

L. C. J. The Clause was made in this Respect, to your Difadvantage, because you should have a

Copy of the Indictment, whereby you might have an Opportunity to advise with Council, that they might infruct you how to plead, and to take any manner of Exception before Plea pleaded, it ought to be before the Trial, and now because of this Advantage, it provides that you shall take your Exceptions before the Trial, and not move them in Arrest of Judgment; that is the Meaning of the Act.

Mr. Phipps. Then, my Lord, there needed no Time at all to be mentioned in the Act, but have

left it as it was at Common-Law.

L. C. J. Yes, Yes, there did need a Time to be limited, for this Clause was made I say in your Disadvantage, in depriving the Prisoner of the Benefit of fuch kind of Exceptions in Arrest of Judgment, because of the Advantage that was given in the former Part of the Act, where you had Time given you to make your Exceptions, for which End you are to have a Copy of the Indictment five Days before you are called to

Sir B. Shower. We could not come before, my Lord, as we apprehend, because the Words of

the Act are before Evidence given.

L. C. 7. But I tell you, this Clause was not for your Benefit, but for your Disadvantage.

Sir B. Shower. My Lord, What we press, arises from the very Words of the Act of Parliament, if the Meaning of the Law-makers was as the King's Council now contend to have it; they would never have used those Words before Evidence given in open Court, but have faid they should have had no Advantage of the Exception, unless it were before Plea pleaded; it does not say it shall be after the Verdict, or before the Verdict, but before the Evidence given: Now if they had meant what rhese Gentlemen say, they would have appointed it to be before the Verdict, which would have included the Trial; because then it had been like the Penning of other Acts of Parliament, the Statutes of Jecfailes and the like, which fay, That after a Verdict, fuch and fuch Exceptions shall not Arrest a Judgment: But if they can shew me any Statute that is penn'd like this, they give me an Answer: All those Statutes are, That no Judgment shall be arrested or delay'd upon fuch or fuch Exceptions after a Verdict: But here it fays, 'They shall not arrest Judgment, unless the Exception be taken before Evidence given in open Court. My Lord, We fubmit it to you, we think the Law-makers did intend fomewhat by that particular Way of Expression, different from all other Acts of Parliament; and truly if it be not as we offer to your Lordship, we think it can have no Meaning at all.

Mr. Att. Gen. Truly, my Lord, we think it is very plain what the Parliament meant, by this Clause in this Act; the Design was, to restrain the Prisoner from moving in Arrest of Judgment, for Mif-spelling, or false Latin, or little Matters of Form, if he did not move it in a proper Time, having fuch a Liberty allow'd him, as to have a Copy of the Indictment fo many Days before he was compelled to plead: They infift upon it, that the Words are, Before Evidence given; It is fo: But what can be the Meaning of that? It must be at such Time as the Law allows; it is not making a new Method of Trial; you shall take Exception before the Evidence, that is, be-fore the Trial, for it can never be intended, that

they meant to alter the Course, and let the Council break in between the Time of the Jury's being fworn, and the Evidence given, that by no Law could ever have been done before.

Sir B. Shower. Pray, Mr. Attorney, when would

you have us do it?

Mr. Att. Gen. Regularly before Plea pleaded,

at least-wise before the Jury be sworn.

L. C. J. Undoubtedly this is not regular, it is contrary to all the Course of Practice, it is not fair Dealing with the Court. But then there is another Consideration in the Case, that I would have you think upon: If fo be this had been at a Trial by Nisi Prius, then the Judge of Nisi Prius is only to try the Issue; but now here the very Record is before us, and we are Judges of the Record, as well as we are to affish the Jury in Trying the Issue. Now take it in any other Case of the like Nature, Suppose a Trial at the Bar in any Civil Cause, though this be contrary to Practice, and the Court not fairly dealt with, yet when we have the Record before us, and find an Error in the Record, cannot we quash the Indictment and discharge the Jury. That is the That is the Question, Mr. Attorney, though I must confess, I do not know that it has been practicable.

Mr. Att. Gen. No, my Lord, in a Case of Treason, where the Jury are once charg'd, they are to give a Verdict, they must either Acquit

or Convict.

Sir B. Shower. It was done in Whitebread's Cafe. Mr. Att. Gen. But I know what has been usually thought in that Case, and I believe they cannot shew me another.

L. C. 7. Nay, that this is a very irregular Mo-

tion, is very plain.

Mr. Sol. Gen. Certainly, my Lord, you must take it as the Law was before this Act, for this Clause does nothing for the Prisoner, but is

against him.

L. C. 7. I know it is not for the Advantage of the Prisoner, therefore I put it as a Case in an Action, or an Indictment, as the Law was before, whether this being a Trial in the same Court where the Indictment was found, and we find an Infufficiency in the Record before us, whe-

ther we cannot quash the Indicament.

Mr. Sol. Gen. Your Lordship mentions Civil Actions, with Submiffion, nothing of that kind could be done after once the Cause came to Trial, but in Criminal Causes according to the Course of Practice, which will always be the Law till particularly altered: I believe no Body can pretend, that after Issue joyn'd, and a Jury charg'd, any one can move to quash the Indictment. think I have heard it often faid in this Court, that in Capital Cases, as High-Treason, you may put in a Plea in Abatement of, but not a Motion to quash an Indictment; I am fure it was disallowed where I moved to quash an Indictment of Murder, let them but show any President of this Nature.

Sir B. Shower. We will show you, tho' this is the first Case upon this Act of Parliament, therefore to show any practice upon it would be very

hard to require of us.

L. C. J. But can you show it before this Clause in this Act of Parliament, which, as I told you, is not for your Advantage, it does not give that Liberty that you defire.

Sir B. Shower. All the Clauses in this Act of Parliament show'd their Intention was this, that

the Sense of the Law-makers was, that we should have this Liberty at any Time before Evidence given, for if there be fuch Words as show'd they thought it might be quash'd at any Time, tho' they were mistaken in the Practice, yet we shall have the Liberty that they intended us, and the Word-ing of this Act shows, that the Parliament thought it might be done after the Trial begun before Evidence given, because they restrain us from taking those Exceptions after the Evidence given; and it is no Prejudice to the King at all really, it is rather for the Advantage of the Profecution, because there is none of the Evidence disclosed, and therefore if the Indictment should be found faulty, still the Evidence remains undiscovered upon another Indictment; and I have often heard it faid at this Bar in Cases of Indictments for Felony or Treason, as Murder, or the like; if any one did come as amicus curia, and acquainted the Court, that they were going to proceed upon an erroneous Record, or give an erroneous Judgment, or do any other erroneous Act, he ought to be received with Kindness, because he would prevent a Wrong doing.

L. C. 7. That is in the proper Time, not to interrupt the Trial when the Jury is once

Sir B. Shower. We are ready to offer our Exceptions, and we hope it is no prejudice at all to the King before the Evidence of the Fact is given.

Mr. Phipps. My Lord, I perceive that this Clause, as they would have it, is intended to prevent us from moving that in Arrest of Judgment, which we could have moved before, and ties us up to do it before Evidence given; now I would fain know, if we could not before this Act move in Arrest of Judgment, for mis-spelling, or salse Latin, or improper Latin.

Mr. Att. Gen. You might, no Doubt of it.

Mr. Phipps. They say we might; why then, if we could have a Time to move it after the Verdict, and that Time is abridg'd by the Act of Parliament, which directs that it shall be before Evidence given in open Court, fure we may take any Time before the Evidence given, and shall not be restrain'd further than the Letter of the Law has restrain'd us; for this Act was intended for the Benefit of the Subject, and ought to be construed as much in their Favour as the Letter

of it will permit.

Mr. Att. Gen. No doubt of it, it is to be done before Evidence given; but the Queition is, at what Time it must be before the Evidence given, whether it must not be at such Time as by the Course of Practice and Usage of the Law it should have been done before; if you will satisfie my Lord and the Court that ever fuch an Exception was taken, or an Indictment quash'd between the Swearing of the Jury and the giving the Evidence, ye say something; but I believe not one Instance of that Nature can be given, and therefore it is very irregular for them to

L. C. J. They don't pretend to it, for ought I hear, for I would put them upon it, to show me whether they could do it before.

Sir B. Shower. I don't question, my Lord, but

it might be, with Submission.

Mr. Conyers. Did you ever know it before that any one undertook to inform the Court as amicus curia, but it was to prevent a wrong Judgment, and for that you have your proper Time either

before Plea pleaded by Motion to quash the Inadictment, or after Verdict to arrest a Judgment; this Act of Parliament has restrain'd you in particular Instances that are mention'd from doing it after Verdict in Arrest of Judgment; but having given you a Copy of the Indictment before you pleaded, you have had a proper Time to make these Exceptions, and if you have laps'd your Time you come too late to do it now, for fure no Body ever made a Motion to quash an Indictment after Issue joyn'd and the Jury

Mr. Sol. Gen. My Lord, I would only mention one Case, and that was of Sir Richard Mansell, upon an Indictment of Murder, for Killing the Apothecary in *Holbourn*; I did my felf move to quash the Indictment, because it was not express'd in what Year of the King the Fact was done; but the Court was of Opinion we could not move to quash an Indictment for that, or any fuch notorious Crime, till after the Fact

determined.

L. C. 7. No, we were always of that Opinion, never to allow Motions to quash Indictments for Perjury, Murder, or any great Offence, but it must be moved in Arrest of Judgment after-

Mr. Cowper. My Lord, these Gentlemen seem to beg the Question upon this Act of Parliament, as if it had appointed this to be the Time of making Exceptions to the Indictment; the Act of Parliament does not fay you shall make your Exception immediately before the Evidence given in open Court, as if it had pointed out and directed to them that particular Time, that then they should take their Exception and no other Time: The Act has only fet a Bound, that they shall not do it afterwards, but as to the particular Time, it is left as it was before, to the regular Course and Method of Proceedings, which is before Plea pleaded.

Mr. Phipps. My Lord, they do not answer my Objection; it is, it seems, a Restriction of a Liberty that we had before of moving in Arrest of Judgment; if so, we ought not to be restrained further than we are by the Words of the Act of Parliament, which fay, before Evidence given, that is at any Time before Evidence given, as

well after as before Plea pleaded.

Sir B. Shower. I would ask these Gentlemen, whether the Law-makers intended that we should have no Advantage of excepting against false Spelling and improper Latin.

Mr. Conyers. Yes, they did, but that you should

do in your proper Time.

Sir B. Shower. Then the Time for doing it must be that which the Words of the Law fay, before the Evidence given in open Court, and that's

Mr. Conyers. No, you might have come at the Day of Arraignment, and have taken the Advantage of it then before you had pleaded.

L. C. 7. Ye have had my Opinion what I think of it, my Lords and Brothers, I suppose

will tell you theirs.

L. C. J. Treby. My Lord Chief Justice has delivered his Opinion in this Matter, and he thinks fit that we should deliver ours. I think this Motion of the Prisoner's Council to quash this Indictment after the Jury sworn, is irregular and quite out of Season; the Intent of this Clause in this Act of Parliament, certainly was not in

Favour of the Prisoner; it abridgeth him of a Liberty he had before, but gives him nothing: For the Law-makers did think they had given the Prifoner an extraordinary Favour in the foregoing Part of the Act, in giving him a Copy of the Indictment five Days before he should plead, and a Copy of the Pannel two Days before he fhould be tryed, and allowing him Council; and all these Advantages were to enable him to quash the Indictment, or the Process returned, for the Clause extends to both; the Words are, That no Indictment nor Process or Return thereupon, shall be quash'd on the Motion of the Prisener or his Council for Mif-writing, Mif-spelling, false or improper Latin, unless Exception concerning the same be taken and made in the respective Court where such Trial shall be by the Prisoner or his Council assign'd before any Evidence given in open Court upon such Indictment, nor shall any such Mis-writing, &c. after Conviction be any Cause to stay Judgment: Therefore they made this extraordinary Provision to restrain the Prisoner, in Part, by this Clause; as much as to say you have an Advantage of the Copy of the Indictment, and you may make use of that to quash it by Motion, if you think fit, as you may also the Process, but it shall be before Evidence given. 'Tis true, those are the Words, but the using that Term, viz.quashing such Indictment or Process, shows it must be done in such a Way and Time as is proper for quashing; and the very Words are, that it shall be upon Motion. Now we are to expound those Words. And I say, a Motion to quash an Indictment, must be under-stood a Motion in the proper Season, which I think is before Plea pleaded; but at least before the Jury is sworn. There were three Times when the Prisoner might have had the Advantage of a Fault in the Indictment before this Act: 1. By Motion to quash it before Plea pleaded. 2. Then afterwards in Arrest of Judgment: And 3. After that by Writ of Error. Now this Clause of this Act takes away the Privilege of moving in Arrest of Judgment for Mis-writing, &c. but saves the Advantage upon a Writ of Error, and upon a Motion to quash the Indict-We are to confider what is a proper Time for a Motion to quash an Indictment, the Motion is to be made to the Court, and to them alone. It is not to be made to the Court and the Jury. When the Jury is fworn, all Applica-tion is to be made to the Court, as having a Jury present which they are to assist in the Trial and Determination of the Fatt only. What Use then is there of the Jury, when you make this Motion, which confifts only in Points of Law? They must stand by and be out of Office all the while this Motion is making: And it is not reasonable, nor certainly ever was intended that after a Jury is fworn to try a Matter of Fact, they should stand idle, while you move a Thing which you should have moved before they came to the Bar: Suppose you should now move some Exception to the Venire, and the Return thereupon, should we, when we and you also have admitted the Jury to be sworn, quash the Pro-cess whereby they are return'd? And yet we may as well do that as this. For, the Act provides in the very fame Words concerning Quashing Process and Indistments. But, when the Jury is Iworn, and ready to receive their Evidence, fure, then it is out of all Season to make fuch a Motion; therefore I do not think the Par-

liament intended by this Claufe (which was a kind of Exception to the Favour the Prisoner receiv'd by having the Copy of the Indictment) to institute a new Method of Proceedings for Motions to quash Indictments, even when a Jury is at the Bar and sworn to try the Issue, and there is nothing proper to be proceeded upon, but only to hear the Evidence produc'd for the Proof of that Issue, till the Jury is discharged. But still this I would fay; this is a new Cafe, and upon a new Statute. I am truly of Opinion, that the Motion is altogether unfeafonable and irregular, and it should have been made before, and you had a full Opportunity to make it this Day Seven-night before Plea pleaded, and you might likewife to Day before the Jury was fworn; therefore when the Jury are now at the Bar actually enter'd into, and imploy'd upon the Service, the Court ought not to be inter-rupted by such a Motion. Yet nevertheles I would propound this, that, feeing it is a new Cafe and upon a new Statute, the Court would forgive the Irregularity, (for I think it does need For-giveness) and if the King's Council will confent to it (to prevent any Error or any Pretale bor Hardship upon a new Law) that we should hear their Exceptions.

Sir Edward Ward. L. C. Baron. This Act of Parliament, as it has given a Benefit to the Prisoner that he had not before, in allowing him a Copy of his Indictment, in Order to his making Exceptions; so it has restrained him as to the Time of making those Exceptions: That he should have Time, there is no Doubt; the Time limited for it, as this Act fays, must be before Evidence given, because they thought it unreasonable that there should be any Quashing of the Indictment after fuch Time as the King had given any Evidence whatfoever in the Case; for that would be a Discovery of the King's Evidence, and great Inconveniencies would enfue thereupon; but the Question is at what Time this is to be done; Whether it may be at any Time before Evidence given or no; it did intend furely that the Motion to quash the Indictment and the Exceptions to it might have their proper Effect, and that must be before the Trial; for it was not the Intent of the Act to alter the Method of Proceedings, and it is to no Purpose after the Jury is sworn, for then their proper Office is to determine the Fact; now if before this Act of Parliament it never was allow'd to take any fuch Exception as this after the Jury Iworn, it will be confistent with the Words of the Act of Parliament, which are, That it shall be done before Evidence given: If then it be in the regular Time for Motions, which is before Plea pleaded or Jury sworn, that is, before Evidence given; for it is not faid, as Mr. Cowper observed, that it should be immediately before the Evidence given, I think fure fuch an Exposition as was formerly made ought to be made in this Case, the Time not being precifely fix'd by this Act; if there were a certain Time determin'd when Men should take their Exceptions, as we know it has been in Practice before Issue joyn'd, then after the Jury is sworn it is an improper Time then, I think, to make fuch Exceptions: I do not suppose this Act, as to the Method of Proceedings it was before, but this Exception ought to be taken before Plea pleaded: Truly it is a new Act of Parliament, and this is to far within the Words of the Act that it is before Evidence gi-

ven, as the Council for the Prisoner say. If this can be govern'd and ruled by Proceedings and Practice in former Times in Cases not of Felony or Treason but only in Criminal Cases: If no Body should suffer by any Interpretation, I should think it ought to bear a conformable Construction to what the Practice was before, I take it you have lost the regular Time for making your Exception, and you invert the whole Method of Proceedings upon Trials: For to what Purpose is it to take Exceptions to quash the Indictment when the Jury are once charged with it: If it be an Indictment that ought to be quash'd, the Jury ought not to be charged, you have had two Times, and they are both of them elaps'd, for this Matter, that is, at the Arraignment, and before the Jury fworn; yet I would propose it to the King's Council as my Lord Chief Justice of the Common Pleas has done, it being a new Case, that it should be better confider'd of and agreed upon, that in these Cases we may go on upon a certain Rule that it may be establish'd for all Time to come.

Mr. J. Nevile. I would begin with the Propofal, because, I believe, I may not be so clear in my Opinion, otherwise I must deliver my Thoughts according to my Judgment, but I would have the King's Council confider of the Propofal.

Mr. Att. Gen. My Lord, for us to confent to that in such a Case as this, where the Court thinks it not regular, would be pretty hard to desire of us; if any Thing of Advantage should happen on the other Side, I verily think the Council for the Prisoner will not be so ready to confent to wave any fuch Advantage, nor am I for asking them to do it; this Clause goes only to some Faults in the Indictment; Mif-spelling, Mif-writing, false and improper Latin, that is all that they are restrain'd from moving in Arrest of Judgment; any Thing else, any Uncertainty or other Matter, that is not comprehended under these Particulars, they may take Advantage of to move in Stay of Judgment after a Verdict; this Clause does only abridge them from moving in Arrest of Judgment for Mis-writing, Mis-spelling, false or improper Latin: therefore if your Lordship should think it reafonable we should consent to let them in to make any Exception now, it must be confin'd to those parricular Objections of false and improper Latin, there can be no Colour to make the Liberty larger, because for any Thing else they are not restrain'd from moving it in Arrest of Judgment, for there can be no Hardship in that Case, as I think, they have no Reason to complain that there has been in any other Part of the Case; but for those Particulars that there may be no Complaint of Hardship, if your Lordship thinks it reasonable we should consent, it may be we may be prevail'd upon to do it, though whatever Hardship does happen it is their own Fault, and the Prisoner may thank his own Council for that Hardship: If we assist them now to let them in, it ought to be taken as a great Kindness; and truly, my Lord, I am unwilling to do any Thing that your Lordship and the Court should think hard upon the Prisoner. Certainly it is the Fault of their own Council, now the Law has allow'd the Prisoner Council, not to take the proper Time, and purfue the usual Methods; and it is a Strain beyond what is usual, that we must help their Faults by our Consent;

however, if the Court think it reasonable, I shall not be against it, but then I am sure the Court will take Care they shall be confin'd to those Par-

ticulars that are mentioned in the A&.

L. C. J. No Doubt of it: Therefore Sir Bartholomew Shower, are your Exceptions for Miffpelling, Mif-writing, or false or improper Latin? for if they be fuch Things as you may move in Arrest of Judgment, and have that Advantage, then there is no Colour that we should break through all the Rules of Proceedings to admit

fuch an irregular Motion as this. Sir B. Shower. My Lord, in the Case of the Life of a Man I will not take upon me to fay what is Mif-fpelling, Mif-writing, or false or improper Latin, or what is substantial; but all that I say is, I have Five Exceptions, every one of them imports a Doubt, as I take it, worthy the Confideration of the Court, and some of them effectual enough to quash the Indictment; but for me, when a Man's Life is at stake, and it partly depends upon me as his Council, to fay what is proper or improper Latin, or to admit it to be Matter of Substance, and then to Morrow to have it come and told me, you should have mov'd this to Day, then I am fure they would have Reason to fay, it was the Fault of the Prisoner's Council; for he would have chosen very ill Council, in me, I confess, if I should consent to put any such Difadvantage upon him. I beg the Favour that I may have the Liberty to propose my Objections, which I think are worth Confidering of; it is for the Advantage of the King for us to take our Exceptions all together, because, else if any of them prove material, the Trouble of the Trial

will be but Mispence of Time. L. C. 7. No, we cannot hear all your Objections, but those that are mention'd particularly in the Act of Parliament; for such as are not mentioned in the Clause, you have a proper Time to move

them in Arrest of Judgment.

Sir B. Shower. Then we will put those that are

within the Act.

Mr. Att. Gen. If we do any Thing by Way of Consent in this Matter, we must insist upon it, that they be confin'd to the Particulars in the Act; we defire they may open their Objections to the Court, and if the Court shall think they are properly under those Heads, then they will confider of them, if the Court be of another Mind, then they must be referv'd till the proper

L. C. 7. Do you confent then, Mr. Attorney, that they shall now take those Exceptions that are mentioned in the Act of Parliament?

Mr. Att. Gen. If the Court think it reasonable

upon those Terms, I do.

Mr. 7. Powys. Let them open them if your Lordship please, and let us keep the Power in our own Hands to do as our Discretions shall direct.

L. C. 7. Truly I do not know whether we can do any Thing in this Matter, I question much whether it be Discretionary in us to break through all the common Method of Proceeding, and ad-

mit of fuch Irregularities.

L. C. J. Treby. I have a great Inclination to hear them, that we may get rid of these pre-tended Exceptions, which I am apt to think will, when opened, disappoint the Expectations that may be raised by this mentioning them in general; for, I have that Opinion of the Ability and Circumspection of the Council, that I believe if they had had Exceptions fufficient to quash the Indictment, we should have heard of them at a Time more proper than this now between the Swearing the Jury and giving Evidence to them. But, possibly, the Council may think fit to make an Essay, and try what can be got out of this unusual Expression in this new Act.

L. C. J. No, no, I know this is a Piece of Art, and the Court is not well dealt with in it.

L. C. J. Treby. Indeed I am very willing to hear them for that Reason.

L. C. 7. I look upon it only as meer Trick, and a Piece of Art to taste the Opinion of the

Sir B. Shower. My Lord, it was my Miftake then; for I take it, if the Act of Parliament had intended otherwise they would have exprest it otherwise.

L. C. 7. Does the Act of Parliament give you another Liberty, and a greater than you had before? Does it not defign to abridge you of a Liberty that you had before? Certainly it never intended that the Court should admit of any irre-

gular Proceedings.

Mr. J. Powell. You should have tim'd your Motion better, for certainly now the Jury is charg'd they must give a Verdict either of Acquittal or Conviction; and if you move to quash the Indictment, and your Exceptions are material, the Jury cannot proceed; you fee what a Pass your Motion has brought it to, 'tis certainly a mighty irregular Motion.

L. C. J. Treby. What Judgment would you have us give? I would ask you that: If any Exception were moved before the Jury were fworn, and it proved material, the proper Judgment were, that the Indictment be quash'd; but now they are fworn, what Judgment must we give? Must we not expect the Verdict of the Jury first upon the Fact? And must we then give Judgment upon your Exception?

Sir B. Shower. I know not whether your Lordship may not give Judgment first to quash the

Indictment, and then discharge the Jury.

L. C. J. Treby. And what if we do not find Cause to quash it, then you'll say, we must go on with the Evidence, as we were going before this Interfering? Are we to be doing two Things at once. I am pretty certain you can show me no President for any like Proceedings in any Case: It is confounding the Offices of the Judge and Jury.

Mr. Phipps. If your Lordships try'd the Validity of our Exceptions, and find Occasion to quash the Indictment, there will be no need of a Jury.

L. C. J. Upon the Statute of Jeofailes in a civil Cause, suppose at a Trial at Bar, it appears upon the Face of the Declaration, that there is fuch a Mistake as will be cured by the Verdict; but if the Party had demurred, and shown it for Cause, it would have been satal. Do you think when he has wav'd the Benefit of Demurrer and pleaded to Iffue, that you shall move this and help your felf by fuch a Motion, because it will be helpt after a Verdict?

Sir B. Shower. If this Act had been worded as that Statute of Jeofailes is, it may be we might

L. C. J. Why, it is not faid, in the Statute of feofailes, that it shall be good after Issue joined, before the Jury is charg'd or fworn, but that it shan't be good after the Verdict.

Sir

Sir B. Shower. It is before the Evidence given. L. C. J. Could he do so in any Case before this Act, and does the Act enlarge your Liberty

or abridge it?

L.C. 7. Treby. Sir Bartholomew Shower, you infift upon Part of the Words of the Act of Parliament; it fays, no Indictment or Process shall be quash'd upon the Motion of the Prisoner or his Council, unless it be made before any Evidence, &c. Now, I suppose, the Parliament use that Expression, upon the Motion, in the same Sense as it is used in Law, viz. for such a one as should be in the Time when Motions for quashing the Indictments are properly to be made; now, when is that? It is plain, it was always before the Jury come to the Bar, nay before the Plea of the Party. If that be the proper Time to make fuch a Motion, then that Expression in this Act of a Motion to quash the Indictment will very well help to construe the other Part of the Clause that you insist upon: For if the Motion be made before Plea pleaded, it is certainly before the Evidence given in your Sense. And I conceive, that under that Expression [Evidence given] which signifies the main Part, the Parliament intended to comprehend the whole Proceeding to Trial, beginning, if not from the Pleading Not Guilty, at least, from the Swearing the Jury. Before Evidence given in Court, may reasonably be expounded, Before the Prisoner hath fully entred into that Contestation of the Fact, which is to be determined only by Evidence in Court. I attended the Court of King's-Bench a long Time, and I believe that I have heard it faid a hundred Times, upon Motions to quash Indictments of great or odious Of-fences; No, try it, says the Court, we will not quash it, plead to it, let the Fact be tried, you may then move it in Arrest of Judgment. Those Expressions shew'd that the proper Time for a Motion to quash an Indictment was before Plea, tho' they, in their Difcretion, would not grant a Motion to quash, in Cases of such great Offences. But fure they did not think that when a Jury came to the Bar, it was a tolerable Time to move to quash an Indicament, there was no Expectation of hearing of fuch a Motion then. And certainly this Clause which is made wholly against the Prisoner, should not be construed to help him to fuch a new extraordinary and abfurd

Sir B. Shower. My Lord, with Submiffion, that Practice goes upon another Reason, the Court would not quash it at all upon a Motion; this Act of Parliament supposes that you will quash upon a Motion at any Time before Evidence given; We never heard of a Motion to quash an Indictment for Felony or Treason, but still the Court would always say, Demur, or Plead, or move in Arrest of Judgment, but by this Law it seems the Sense of the Parliament was, that

it might be quasht upon a Motion.

Mr. Sol. Gen. Sir B. Shower is come to what I faid, that in Truth there is no fuch Thing as quashing an Indictment for Treason or Felony, as I mentioned in Sir Rich. Mansel's Case, and I think the Rule that was given in that Case will serve now in this Case; I am for consenting if they be kept within the Limits of the Act of Parliament, but I must desire the Opinion of the Court before we do consent.

L. C. J. Holt. Aye, aye, Go on Brother Nevile.

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Mr. 7. Nevile. I must confess I cannot but doubt, as this Act is, there were two Times that they had Liberty of taking these Exceptions to Indictments; but indeed, in Murder and Treason they were feldom admitted, till they came to move in Arrest of Judgment; but still there was always a Priviledge, and a Time given to the Prifoner, be the Crime what it would, to take that Advantage which the Law gave him, to prevent Judgment against him. Now I agree, it is irregular and unfeafonable to offer it now, and quite different from all former Fractice; you might have done it before now, the Act fays expresly it must be done before Evidence; but you might have taken Advantage before the Jury was fworn, nay before you had pleaded, but you have lapfed your Time. Yet truly, notwithstanding you have lapsed your Time, I cannot satisfie my self to take away the Liberty that the Law has given the Prisoner sometime or other, to except against the Indictment. It is plain that before this Act after Verdict he might have moved in Arrest of Judgment, now he cannot do fo, whether the Fault be in the Council I cannot tell, but the great Prejudice is to the Person that is to be try'd, who will not be wholly precluded from making any Advantage of the Exceptions he has to the Indictment, because by the Act he cannot move in Arrest of Judgment. This feems ftrong Implication that the Parliament intended he must have some Time or other, but before Evidence given, to offer his Exceptions. I fay this only to those particular Things that are mentioned in the Act, Mif-writing, Mif-fpelling, False or Improper Latin; as to these four par-ticular Things which the Party is barr'd from moving in Arrest of Judgment, I cannot satisfie my self but that he should have one Time or another to take this Advantage before the Evidence given, and therefore I think he should have it now: It is true, it is altogether irregular, the Jury being fworn, and it ought to have been done before; but I hope if it be admitted now, it will be with fuch Observation, that no Body will ever offer at it for Time to come. As this Case is before us, and the Act of Parliament, which perhaps may have led the Council into that Mistake, that it might be any Time before Evidence given, tho' they know the proper Time, and the regular Method in other Cases; yet I doubt it is hard to put fuch a Construction upon this Act on the fudden, quite to debar the Prisoner of the

Benefit of his Exceptions to the Indicament.

Mr. J. Powell. I have already declar'd my Opinion, that the Prifoner has had his proper Time for making his Exceptions, but he has lapfed that Time; but I am not againft that Motion in a Cafe of Life, upon an Indicament for fo great a Crime as Treason is, and where the Contequence is so great, if it may consist with the Rules of Law, and it be the Sense of the Court, and the King's Council consent to let them be heard, I submit to it, nay I would Second or Third that Motion that they may be heard.

Third that Motion that they may be heard.

Mr. J. Eyres. Truly I am of the same Opinion, I think we ought not to alter the ancient Course of Law by Words of Implication, nor go any surther than the Act of Parliament does express. The Act appoints that a Copy of the Indictment should be delivered to the Priloner so many Days before, to enable him to make his Exceptions, and therefore deprives him of the Benefit of those ExQqqq

L. C. 7. Well, do you consent to let them make their Objections, as to those four Heads in

the Act of Parliament.

Mr. At. Gen. Yes, my Lord; if it be any Matter of Substance, that is out of the Case at prefent, for the Provision of the Act of Parliament is only for meer Matter of Form, and I should be very unwilling in any Point that is material, to make a Prefident in fuch a Cafe as this. L. C. 7. I confess if you had consented farther.

I do not know how we should have admitted of it.

L. C. 7. Treby. I tell you how I thought it might be done, you might have committed an Irregularity, for which in a Cafe of Life, and upon a new Law, I believe and hope we should have

been forgiven.

L. C. J. Well, for my Part I will not commit any Irregularity upon any Account whatfoever; I cannot see how by Law they can take any Exceptions to the Indictment; Mr. Attorney cannot confent, and if he did, I think it could not be, unless he did also consent to discharge the Jury; but I see they will not offer any Objections according to your Confent, Mr. Attorney, and therefore pray go on to open the Evidence.

Mr. At. Gen. May it please your Lordship, and you Gentlemen of the Jury, the Prisoner at the Bar, Ambrose Rookwood, stands Indicted for High-Treason, in Compassing and Imagining the Death of his Majesty. Gentlemen, the Overt Acts that are laid in the Indictment to prove this Treafon, are; that He, together with divers Others, had frequent Meetings and Consultations, in order to Assassing His Majesty's Royal Person, and did provide Horses and Arms for that pur-

pose. Gentlemen, the Evidence that you will hear, to prove these Facts that are thus laid, will be of this Nature; you will hear by the Witness, That there has been for some Years a Design carried on to Murder the King's Person; that this was discoursed of, and several Debates and Confultations were had about it the last Year, fome Time before the King went to Flanders; there was feveral Meetings, where were Sir William Perkins, Captain Porter, and Charnock that was Executed, and feveral others, and there they did confider in what way to take off the King at that Time; and you will hear they did expect a Commission to authorize it from the late King James; but then the Commission did not come, they had not any fuch at that Time; but they did think fit to put it in Execution without any fuch Order and Authority, and therefore they endeavour'd to have got a Vessel to have carry'd them off after they had Executed this bloody Confpiracy; but it happen'd His Majesty went to Flanders sooner then they Thought, and they could not provide Themselves of a Security for a Retreat, and so at that Time the Design was laid

But Gentlemen, you will hear this Conspiracy was renewed, and fet on Foot this Winter; and in Order to the Accomplishment of it you will hear, that about Christmas last there were feveral Persons sent from France by the late King James, on purpose to put this horrible Design in Execution. Sir George Barclay was to be at the Head of it, he was a Lieutenant in one of the late King James's Troops of Guards in France, he was fent over with a Commission, and Mr. Rookwood, the Prisoner at the Bar, was a Bri-

gadier

ceptions after Conviction in Arrest of Judgment. I fee no Words in the Act of Parliament that do alter the Course of Proceedings, as to this Matter, from what it was in all Civil and Criminal Causes before; Persons must take their Advantage of Excepting in their proper Time, but when it comes to Issue, the next Thing to be done is the Trial; and truly I must needs say the Council are to blame, that knew this so very well, that if they have any Advantage of Excepting, they did not take that Advantage fooner, it is their Fault; but feeing it is fo, I am of Opinion not to foreclose the Prisoner, as the Case stands. I would be tender of Life, but at the same Time I declare my Opinion upon this Act of Parliament as the rest of my Brothers have done, to prevent the Objection for the Time to come; yet feeing there is this Misfortune, and there would be a Hardship upon the Prisoner by the Default and Neglect of his Council in the Cafe of a Man's Life, I would be so tender as to indulge them to make their Objections now.

Mr. B. Powys. I am of the fame Opinion the Prifoner has lapft his Time, for I take it this Claufe of this Act of Parliament has not altered the common Course of Proceedings; nay, I take it, it fignifies very little in this Case; for certainly it was intended to difable the Prisoner, and not enable him at all; and therefore, as the Case is, I think it very Irregular and Impracticable to introduce fo great a Novelty, as to admit the Motion for quashing the Indictment, when the Jury is fworn, and when the Fact is the only fingle Point to be determin'd and every Thing else ought in legal Course to come before or after; but for us to confound Time, one Time for Pleading, another Time for Trial, and another for Arrest of Judgment, all at once, and to have a Jury attending meerly to hear Council at the Bar moot Points of Law, which might be determin'd either before or after the Trial, is fo very irregular, that it really introduces nothing but Confusion, which Courts of Justice ought to avoid above all Things, and ought to keep to the proper Seasons that the Law allows. Therefore, truly I think in Strictness of Law we ought not to allow it; but it being in a Case of Life, and it being a new Case upon a new Act of Parliament, if the King's Council think's fit to Confent, I shall be for it, if not, I think in Strictness of Law we cannot allow it.

Mr. At. Gen. My Lord I am very unwilling to deny the Prisoner any Advantage, that he might have had by this Act of Parliament, though his Council have flipt the proper Time; if Sir Bartholomero Shower will fay his Exceptions are to any of the four particular Heads mentioned in this Clause of the Act of Parliament, for we must confine them to that, then we do confent that he should make them now.

L. C. 7. Truly Mr. Attorney, if you do confent that they take their Exceptions now, we may confider of it whether it can be; but I know not how we could admit them to that Liberty otherwise, for if there be any Thing material, they may move it in Arrest of Judgment.

Mr. At. Gen. And I believe they won't fay their Objections are so flight, as to be only Matter of Form, they fay they are Substantial, and then your Lordship will hear them in a proper Time.

Sir B. Shower. I don't know whether I am miftaken in the Law, I am sure you are mistaken in the Indictment.

gadier in the Guards there; these came over, and feveral other Troopers of the late King Fames's Guards, by two or three at a Time, that they might not be observ'd; particularly you will hear, that when Sir George Barclay was come over, feveral Troopers were fent to by King James himself to come to him at St. Germains, and there he told them he had a Piece of Service for them to do in England, and that they should observe Sir George Barclay's Orders and Directions. More particularly there was one Harris and Hare, two Troopers in the Guards, were fent for by the late King James into the late Queen's Bed-Chamber at St. Germains, where Colonel Parker was present; they were told by the late King, He was fenfible they had ferved him faithfully, and He would advance them, and he had now a Piece of Service for them to do, which would enable him to do it; He told them they must go over into England, and be fure to obey Sir George Barclay's Directions, and they were order'd to endeavour to find out Sir George Barclay when they came into England; and were told by him, that they would meet Sir George Barclay twice a Week in Covent-Garden Square, in the Evening, and the Token by which they shou'd know him, was, he would wear a white Handkerchief out of his Pocket; this they were told by the late King, when he fent them upon this Errand. Colonel Parker was by at the fame Time, and being there he was ordered to go to Mr. Carol Secretary to the late Queen, who had order to furnish them with Money, to bear the Charges of their Journey into England, and if they were detained by contrary Winds, they had Letters of Recommendation to Monsieur Latour the French King's Prefident at Callis, to furnish them with Money, to bear their Charges over into *England*, and accordingly they went; but being detained at *Callis* for want of Wind, they were furnished by the French President; and by the Beginning of February, they came over.

But I omitted one Thing, Gentlemen: Before they came over, the late King when they were with him took a Lift out of his Pocket of Names, and told these two, Harris and Hare, what Names they should go by in England; Harris was to go by the Name of Jenkins, and Hare by the Name of Guiny, and accordingly they came over in a Boat, and landed in Kent, and when they came to Town they endeavour'd to find out Sir George Barelay: The first Time I think they did not find him; but the second Time they did find him; and he saluted them, and told them he was glad to see them come over, and he would furnish them with Money, and he sent Major Holmes to them, and accordingly he did come, and give them

Subfiftence Money.

Now Gentlemen, you will hear that Sir George Barclay being come over with these Troopers and many others, to the Number of Sixteen, that at several Times were sent upon this Conspiracy, I say, after they were come, Sir George Barclay had frequent Meetings and Consultations with several other Persons that were to be engaged in the same Design; and they met at several Places, sometimes at Captain Porter's, sometimes at the Nag's-Head in Covent-Garden, at another Time at the Sun Tavern in the Strand; and you will find by the Evidence, that the Prisoner at the Bar, Mr. Rookwood, was present at most of those Meetings, and there they did consult of

the best Ways and Methods for putting this Conspiracy in Execution; sometimes they thought of doing it by an Ambush, laid on the other Side of the Water, by Perfons on Foot, in a little Wood there near Richmond, where the King was to pass by, whilst others on Horse-back were to take Notice of their Firing, and then to Attack the Guards. This was proposed, but there was another Propofal to do it on this fide the Water; and therefore to fettle the Matter, one of the Conspirators, King, was fent to view the Ground on the other Side of the Water, and he did glory that he had found a very proper Place, and thought it a very convenient Method, but yet they were not all fatisfied, and at the Nogs-head Tavern in Covent-Garden they did debate the Matter again, and it was refolved to have the Ground viewed again, and Porter, and Knightley, and King that was executed went to view the Ground on both fides the Water, to fee which was the most convenient Place; this was about the 12th of February, they did take an Account of the most convenient Places on either Side, and when they had done it, they came back in the Evening to give an Account what they had done, to feveral others of the Conspirators, who met for that purpose, and I think the Prisoner at the Bar, Mr. Rookwood, was present there at this Meeting; and you will hear, the Place agreed upon was the Lane that leads from Turnham-Green to Brentford, that they thought the most convenient Place because there were feveral Inus in and about Turnham-Green and Brentford, where they might place their Men by two or three in an Inn, that they might not be liable to Observation: This was the Place that was approved of.

Then next, the Manner of doing it was to be confidered and adjusted, and that was thus: That the whole Number, should be divided into three Parties, one Party to be commanded by Sir George Barclay to attack the Coach, and kill the King, and all that were in it, while at the fame Time the two other Parties to be commanded by Captain Porter, and Mr. Rookwood the Prisoner at the Bar, were to set upon the Guards; and the Time agreed upon to put it in Execution was the Fisteenth of February on Saturday, that being the usual Day the King went to Riebmend a Hunting, and you'll find that on Saturday Morning they met in several Parties, not all together, but under the several Heads of the Parties in order to be ready, if the King had gone out that Morning, to have Affassinated him.

out that Morning, to have Affafinated him.

Gentlemen, I fay, you will hear of feveral Meetings that Day; there was one Meeting at Mr. Charnock's, where were prefent Mr. Porter, Sir William Perkins, and several others; and another Meeting you will hear of where the Prisoner at the Bar was present, at the Lodgings of one Counter, another of King James's Friends, that came over for this purpose, and there was Sir George Barclay, and there was the Prisoner at the Bar; and those that were to be under Sir George's Command met that Saturday Morning in order to make ready, in Case the King had gone abroad, to have Attackt him: You will find by the Evidence that the Prisoner was there, and Harris, that was one of the Troopers sent over from France, was sent for, and came in and found them in a great Hurry, for Harris was not acquainted at St. Germains with the immediate Design of

Qqqq2

Affaffinating

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Affaffinating the King, but finding them in a great Hurry, he ask'd them what was the Matter? And they told him they were to make ready immediately upon the Defign. He wonder'd at it, and ask'd what it was, and then they told him they were to go to attack the Prince of Orange to affaffinate him; and Rookwood the Prifoner at the Bar told him, if he would go to Counter, he should have particular Orders and Instructions from him what to do. Accordingly Harris went to Counter, he told him where his Horse, and Hare's Horse, and Hungate's Horse were; and there Horses happen'd to be placed in Somerset-House, by Mr. Lewis, in a Stable there recommended by him, to the Care of my Lord Feversham's Servants, who were to take Care of them, and of two or three more that were placed there, in all, fix of these Conspirators Horses by the Recommendation of Mr. Lewis were lodged in that Stable in Somerset-House, and look'd after by my Lord Feversham's Men; and thither Harris, Hare, and Hungate, were directed by Counter to

But it happen'd by very good Providence, that his Majesty did not go abroad that Day; and Durance, one of the Orderly Men that lodged at Kensington to give Intelligence, came from thence and acquainted them, that the King did not go out that Morning, so there was nothing more done; but Harris was told that he should have his Horse at that Time, and take it away, and in the mean Time till they were to go upon their Defign, they were to ride out upon their Horses, as they had Opportunity, to make them fit for Service, or else it would be thought the Rider's Fault, if, at the Time of the Attack, they did not come up in good Time and Order to join with the rest, and it would be thought Want of Courage in the Rider; and accordingly Major Holmes, another of those Conspirators, went with Harris and Hare to Somerfet-House to take away their Horses, and they carried them to a Stable in Soho; but for feveral Nights they had been kept at Somer set-House.

go for their Horses.

You will find, Gentlemen, that Mr. Rookwood. the Prisoner at the Bar, was concern'd in all these Confultations and Meetings, in making Preparations for the Assassination; they intended, as I said, to do it on the 15th of February; but that not taking Effect at that Day, between that and the Saturday following, Mr. Harris was frequently in the Company of Mr. Rookwood, and Mr. Lowick, and others, where they did difcourse of this Affassination, and they did think it a very barbarous Thing; but however they resolved they would do it, for they had Orders to obey Sir George Barclay: And this was expresly declared by Lowick and the Prisoner, that they had Directions to obey Sir George, and what he would have them to do they would do: They must and would obey Orders; that was their Resolution even upon discourfing of the Heinousness of so bloody and barbarous a Defign.

You will likewise hear, Gentlemen, by the Evidence, that the next Saturday being the Two and Twentieth of February, they resolved to put it in Execution again; and accordingly there was a Meeting on the Friday before at the Sun Tavern, where were prefent Sir G. Barclay, Mr. Porter, and others; and there they did refolve upon it, tho' they had at first some Apprehension the Thing was discovered; but they were foon satisfied there was no fuch Thing, because they said among themfelves, that if it had been so they should have been taken up, and not have been permitted to meet there: Therefore they refolved the next Day to put it in Execution, and accordingly they met at several Places, and got ready in the Morning in Case the King had gone abroad; the Prisoner met that Morning at *Porter's* Lodging, with feveral other Troopers, to make ready for the Enterprize, and there the Prisoner at the Bar did, at that Time, give a List of the Names that he was to command, for he was to have one Party of those that were to attack the Guards, of whom Harris was one, and Hare was another, and Richardson was another, and Blackburne was another, and his own Name was Chief, and he ordered Harris to go and fee to get them ready, for they must go out that Morning: Accordingly Harris did go, and got them ready, and came back and gave an Account of it. His Majesty did not go abroad that Day, as it happened very fortunately by Reafon of the happy Discovery; so that News being brought back again, though they had made all Things ready, those Preparations were put off, and they did nothing that Day, and quickly after the Discovery was fully made, and made publick by the Apprehension of the Conspirators.

Gentlemen, you will have this Matter fully proved to you by feveral Witneffes, that I think there can be no Room to doubt the Truth of it, that there was fuch a Conspiracy, and that the Prisoner was as highly concerned in it, as those who have suffer'd the just Punishment of the Law. We will call our Witnesses to prove this, and I believe they will be able to give you an Account of the whole Affair, better and more fully than I can do, or can pretend to open it.

Mr. Sol. Gen. Call Mr. Harris and Mr. Porter. Sir B. Shower. We oppose the Swearing Mr. Porter: I must beg the Favour of the Court to hear us in it; if my Instructions be true, we infift upon it, that he is not capable of being a Witness, he stands convicted of Felony: Here we have the Record, and we defire it may be

Capt. Porter. I know nothing of the Matter, that there is any fuch Thing standing out against

Sir B. Shower. Then fure we are mistaken in the Man. Pray let us hear it read.

Cl. of Arr. (Reads the Record.) This is an Indictment of Murther against George Porter, for the Killing of Sir James Hacket, Knight. Mr. Att. Gen. Do you know any Thing of this,

Mr. Porter?

Capt. Porter. I came off with Manslaughter, and pleaded the King's Pardon in Court.

Mr. Att. Gen. Pray, read what was done upon it.

Cl. of the Crown. Here's the Jury's Verdict. Quod prædictus Georgius Porter est culpabilis de felonica Interfectione prædicti Jacobi Hacket, & non culp. as to the Murder. Here is a Curia advisare vult, and I suppose there was a Pardon afterwards.

Mr. Justice Powell. Was he not burnt in the Hand?

Capt. Porter. No, I pleaded the King's Par-

L. C. 7. And there are several Acts of Pardon

Mr. Cowper. See the Time when the Indictment was.

Cl.

Cl. of Arr. It is the Eighth of December in the Thirty Sixth Year of King Charles the Second.

Sir B. Shower. We agree that he did plead the King's Pardon, and then the Case is no more than this, a Man is convicted of Manslaughter, and the King pardons him, he ftill remains unqualified to be a Witness; we say, this has been the Case that has been much debated in Westminster-Hall, and upon Debate it has been resolved.

Mr. J. Powell. It has been fo, but always against

you.

Sir B. Shower. It was in the Cafe of my Lord Castlemaine at this Bar; one of my Lords the Judges went to the Court of Common-Pleas to ask their Opinion, and these Cases were put: In Case a Man be out-law'd of Felony and pardon'd; in Case a Man be convicted of Felony and had the Benefit of his Clergy; and in Case a Man was convicted and not attainted, but pardoned upon the fecond Case; they were of Opinion, that the Receiving the Punishment of Burning in the Hand, had purged the very Guilt, and did fet him upright by the Statute of the 15th of Queen Elizabeth, they thought it did operate to that Purpose; but in the Case of a Pardon of a Man attainted or convicted, it was agreed he was not qualified to be a Witness; and Dangerfield, against whom the Objection was made, being burnt in the Hand, was received to be a Witness; and it was only made use of against him to take off his Credit. The Record of that Case is in this Court, and I looked upon the Print of the Trial this Day. We fay, that there is a Case in 1 Brownlow 47. a Man attainted of Felony cannot be of an Inquest, though pardon'd; and we think, he that cannot be a Juryman, fure cannot be a Witness; there is the same Exception to his being a Witness as there is in the Case of a Juryman; for the one ought to appear as free, and stand as clear and unsuspected, in Respect of his Probity and Verity as the other, as the one is sworn to try and determine upon Oath, so the other is sworn, and his Oath is to fway and determine the Jury, and in Consequence it is all one, and upon these Reasons we hope he is not a good Witness.

L. C. J. Where is that Case in Brownlow?

Sir B. Shower. It is I Brownlow 47. and then there is II H. IV. 41. 2 Bulst. 154. there my Lord Cook says, if a Man be convicted of Felony, and pardoned, he cannot be a Juryman; for though the Punishment is pardoned, the Guilt remains, so that he is not probus G legalis Homo, and every particular Person has an Interest in it, that they have free and clear Persons to be Jurymen and Witnesses.

Mr. Phipps. My Lord, that is the Distinction we go upon, which was taken in Dangerfield's Case, upon the Trial of my Lord Castlemaine, where the whole Court were of Opinion, that a Pardon from the King only, would not make him a good Witness; but if he were burnt in the Hand, that by the Statute of decimo oftavo Elizabetha, amounted to a Statute Pardon, and fet him right to all Intents and Purpoles: And there they did take Notice of that Book that Sir Bartholomew Shower cited of 11 of Hen. IV. that a Man attainted could not be a Jury-man, though pardoned by the King: It was objected he might be a Witness; but Mr. Justice Jones said, it was the same Reason if he be not fit for a Jury-man, he is not fit for a Witness; they ought to be both probi & legales Homines, thus the Case stood there. And that other Book

of Bulfrode is the fame, it was in the Cafe of a Prohibition for a Modus Decimandi, where the Suggestion is to be prov'd by two Witnesses, it was objected he had not prov'd it by two Witnesses, because they were both attainted of Felony, and though they were Pardoned, yet that did not make them good Witnesses in the Opinion of the Court.

L. C. J. This is quite another Case, it does not come up to your Point, here is no Attainder, and here is Pardon upon Pardon, by Act of Parlia-

menr.

Mr. Phipps. As to that we think the Parliament Pardon is out of the Case; for if the Pardon from the King be a good Pardon, there is no Guilt for the Act of Pardon to work upon.

Sir B. Shower. My Lord, this we think to be a good Diftinction as to that Matter, a Man that is actually pardon'd the Punishment by the King's Pardon, and afterwards an Act of Pardon comes and pardons all Offences, that we say does nothing, for he is not a Subject of Pardon, for he was discharged of his Punishment before.

Mr. Att. Gen. Sure these Gentlemen are not in

earnest when they make this Objection.

Sir B. Shower. When the King has once pardon'd him he is not an Offender within the Meaning of the Act of Parliament, and therefore the Act works nothing as to him, and so he stands as much disabled from being a Witness, as he was before.

Mr. J. Powell. In the Case of Cutington in Hobbard, there it is said the Pardon takes away tam Reatum quam Pænam, &c. an Action being brought for calling a Man Thief, who had been indicted for Felony, and convicted, and pardon'd, the Court adjudged, that he ought not to be called so; for he was no Thief, for the Pardon had washed him entirely clean, and he was discharged both of the Guilt and the Punishment, and all

the Consequences of it.

L. C. 7. Those Cases that have been put are no Authorities at all in this Matter; for where there is a Conviction of Manslaughter, and the Party is pardon'd, we think that Pardon of the King works in a Way of Discharge as much as the Burning in the Hand. I take it, it is the same Thing: They admit, that will discharge him to all Intents and Purposes, and so we think does this as effectually; for having his Clergy, and being burnt in the Hand, works by Way of Statute Pardon: For the Case of a Jury-man, I take it not to be the same with this Case; but even in that Case, I do not think that the Party convicted, after the King hath pardoned him, is disabled from being of a Jury; but supposing that to be so, yet there are many Cases wherein a Man may be a Witness, that cannot be a Jury-man. It is true, the Credit of fuch a Witness is left to the Jury, but it is no Oba Witness is left to the Jury, but it is no Objection against his being a legal Witness; and it is a very strange Argument to me, that because he was pardoned by the King, if that should be deficient, that therefore, the Act of Pardon should have no Effect. Truly, that is to fay, that the King's Pardon works to, as to have nothing left for the Parliament Pardon to work upon, and certainly it fets him fo right, that to all Intents and Purpofes he is as good a Witness as ever he was; and if any Thing remained to be done, the Act of Parliament has done it, and supplied the Defect; but I think the King's Pardon is fufficient.

Mr. Att. Gen. My Lord, I suppose they do not infift upon it, asthinking there is any great Weight

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in it, but only for Objection fake; but we hope that notwithstanding this Objection Mr. Porter shall be sworn.

Mr. Soll. Gen. My Lord, they take this Exception at an improper Time, for they speak to his Credibility.

L. C. 7. No, they except to his being a Wit-

ness.

Mr. Soll. Gen. If fo, your Lordship remembers a Case that was before your Lordship not long since, but in Eafter Term last, when one was try'd at this Bar for Treason, and Aaron Smith was produced as a Witness, and the Prisoner took Exception against him as no good Witness, because he had stood in the Pillory, and your Lordship and the Court did say, that the Act of Pardon did restore him to all Intents and Purposes ad liberam

Mr. Conyers. In the Case of the Earl of Castlemaine, both the Courts of King's-Bench and Common-Pleas, held Dangerfield a legal Witness, tho' burnt in the Hand for Felony, and fo was the Opinion of Rolls: In Stiles Reports 388, one that hath been burnt in the Hand for Felony, may notwith-

ftanding be a Witness.

Sir. B. Shower. My Lord, in answer to that Case that was pur, that after the King's Pardon for one convicted of Felony, another Man has not the Liberty to call him Thief, that was an Objection in my Lord Cafilemaine's Case, that may stand as good, and our Notion that we contend for, be good too; he cannot be impeach'd, or have Guilt imputed to him, when once the King has forgiven him, and yet that may not restore him to his entire Credit, as was my Lord Chief Justice Scroggs's Distinction in the Case of Dangersteld; and as to the Cafe of Aaron Smith, that was very different: The Reason in that Case was, because the Crime for which Mr. Smith was indicted, did not import any fuch fcandalous Offence for which his Credit could be impeached.

L. C. 7. No, no, we did not meddle with that,

we went upon the Pardon.

Sir B. Shower. But in that Case, they did not infift upon it that he had a Pardon antecedent to the Act of Pardon, so that he was Subjectum capax, for the Act to work upon, he was an Ofbeing pardon'd before, could not be an Offender needing a Pardon, and confequently not within the first Words of the Act of Indempnity, because he was pardon'd by the King before, but he was not by that Pardon, fay we, restor'd to his Credit to make him a good Witness, and the Act of Parliament did not affect him, he being not fubjectum Materia, as not being an Offender.

Mr. Phipps. As to Mr. Sollicitor's Case of Aaron Smith, we agree the Act of Parliament did restore him, because he never was pardon'd before by the King, fo there remained an Offence for the Parlia-

ment Pardon to work upon.

L. C. J. Do you agree that, then you may agree the other; for the Act of Parliament pardons none but those that the King can pardon ge-

Mr. Phipps. It is true, my Lord; but we fay that an Act of Parliament Pardon, removes those Difabilities which the King's Pardon does not, for every one is in Law a Party to an Act of Parliament, and therefore no Person shall be permitted to alledge in Difability of another, any Crime which he himfelf hath pardon'd, for that is to

aver against his own Act, but 'tis otherwise in

the Case of the King's Pardon.

L. C. 7. Why, the very Parliament Pardon comes from the King; the King has a full Power of Pardoning, and where he does pardon under the Great Seal, it has the full Effect of the Parliament Pardon. A Pardon before Attainder, prevents all Corruption of Blood, fo that tho' a Man forfeits his Goods by Conviction, yet after a Pardon he is capable of having new Goods, and shall hold them without any Forfeiture whatfoever, for the Pardon restores him to his former Capacity, and prevents any further Forfeiture. Indeed if he had been attainted whereby his Blood was corrupted, no Pardon, whether it were by the King or by the Parliament, could purge his Blood without Reversal of the Attainder, by Writ of Error, or Act of Parliament, or express Words in the Act to restore Blood; but either Fardon makes him a new Creature, gives him new Capacity, and makes him to all Intents and Purpofes, from the Time of the Pardon, to be probus & legalis Homo, and a good Witness. Indeed this Crime might be objected against his Credit, but it is not to be urged against the Sufficiency of his Evidence, that is, his being a Witness.

Mr. Att. Gen. My Lord, we defire he may be

fworn. (Which was done.)

Mr. Soll. Gen. Now, Mr. Porter, do you give my Lord and the Jury an Account, what you know of this intended Affaffination, how it came to your Knowledge, and what Share the Prisoner at the Bar had in it.

Capt. Porter. My Lord, the first Account that I had of this Assassination, was from Mr. Charnock, who brought to me Sir George Barclay and Major Holmes to my Lodging in Norfolk-street, where I was fick of the Gout. Sir George Barclay did not then particularly acquaint me with the Bufiness, but said, he would leave it to Mr. Charnock to tell me what it was.

L. C. J. Who told you so?

Capt. Porter. Sir George Rarclay; and after that we had feveral Meetings, at which the Prisoner at the Bar was prefent, particularly at the Globe-Tavern in Hatton-Garden, where it was confulted of the best Ways and Means to affassinate the King as he came from Richmond: Some were of Opinion that it was best to be done on the other Side of the Water; others were of Opinion that it should be done on this Side, by a Party Upon this Difference of Men on Horfeback: of Opinion, there were Perfons appointed to go and view both Places; I was appointed for one to go with Captain Knightley, and Mr. King went along with me, and we did view the Ground on both Sides, and when we came back, we gave an Account to Sir George Barclay, and those that fent us, and upon our Report, Sir George Barclay's Mind was chang'd, who was for the other Side of the Water before. And he agreed to do it in the Lane that leads from Turnham-Green to Brentford. Afterwards there was a Meeting at the Globe-Tavern in Hatton-Garden, and there it was agreed that the King should be attack'd on Saturday the 15th of February, by Sir George Barelay and his Party; and Mr. Rookswood, the Prifoner at the Bar, was to command a Party of Men that came over from France, who were to affault the Guards on one Side, and I and Mr. Charnock were to fet upon

the Guards on the other Side. Sir George Barclay, with four Men out of each Party, was to attack the King in his Coach, and to kill him and all that were there in it.

L. C. 7. Who were at that Meeting?

Capt. Porter. There were Sir George Barclay, Captain Charnock, Sir William Perkins, My felf, Major Holmes, Captain Rookwood, and Captain

L. C. J. Where was this? Capt. Porter. At the Globe-Tavern in Hatton-Garden, upon Saturday Morning the 15th, we having two orderly Men that lay at Kenfington to give Intelligence, had Notice brought us first that the King would go out; Durance, who was one of them, used to go every Morning to Court to get us what Intelligence he could, and Sir George Barclay told me upon the Friday, that he should give me an Account as soon as ever he could the next Morning; and the next Morning at my Lodging in Little Rider-street in St. 7ames's, he came to me, and told me, the Advance Guards were gone out, and the King's Kitchen was gone, and all was preparing for the King's going abroad, and there went a great many Noblemen and Gentlemen a Horse-back with him, and therefore he thought there would be no Opportunity of effecting the Thing; faid I, that's no Objection at all, nor any Reason for putting it off, because when the Sport is over, all the Company goes away, and the King comes only in his Coach with the Guards; he faid, he would give Sir George Barclay an Account of it, and he came back with Sir George Barclay and Mr. Rookwood to my Lodging, and upon repeating that Objection. and my giving the same Answer, it was agreed if the King had gone out that Day to have put the Defign in Execution.

Mr. Att. Gen. Was the Prisoner at the Bar there at that Time when that was agreed upon?

Capt. Porter. Yes, he was.

L. C. J. Where do you say was that Meeting? Capt. Porter. At my Lodging in Little Riderstreet

L. C. 7. Had you that Discourse with Sir George Barclay, in the Presence of the Prisoner?

Capt. Porter. Yes, Sir George said, he doubted we could not do it, because there would go so many with the King; but I objected against that, that after the Sport was over, all the Company went away, and the King came back in his Coach; then it was agreed to go on, there was Sir George Barclay, Durance, and the Prisoner at the Bar and my self, in the Room.

L. C. 7. This you fay was Saturday the 15th,

in the Morning.

Capt. Porter. Yes, my Lord, but I cannot fay I faw the Prisoner at the Bar at any Meeting after that.

Mr. Att. Gen. Pray, tell my Lord and the Jury, what Method you were to take in putting this

Defign in Execution.

Capt. Porter. There were to be so many Horsemen armed and prepared for the Purpofe. Sir George Barelay told me, we should be about 40 or 45 Horse-men, and they were to be divided into two Parties, and Sir George Barclay was to have four Men out of each Party, and his Business was to attack the King, and all that were with him in the Coach. Captain Rookwood was to command those that were come out of France to serve under Sir George Barclay, and Captain Charnock and I were to command the other Party, and both Parties were to fet upon the Guards at the fame Time that Sir George Barclay attack'd the King's Coach.

Mr. Att. Gen. If the Prifoner will ask him any

Questions, let him.

Sir B. Shower. Pray, Captain Porter, when was that first Meeting at the Globe-Tavern

Capt. Porter. It was one Day in the Week before the 15th.

Sir B. Shower. Was Mr. Rookwood, the Prisoner at the Bar, there that Day?

Capt. Porter. Yes, he was.

Sir B. Shower. How long before the 15th? Capt. Porter. One Day that Week, but I cannot tell what Day.

Sir B. Slower. He fays it was agreed fo, and to I defire to know what Words Mr. Rookwood

uttered at that Time.

Capt. Porter. It was discoursed by every one round, which was the best Way and Method. I heard Mr. Rookwood fay, indeed, he believed it a very desperate Thing, and he was not very willing to engage in it; but when Sir George Barclay told him he should command his Party, he replied in French

Mr. Soll. Gen. What's the Meaning of that?

Capt. Porter. There's an End of it.

Mr. Att. Gen. You say the Prisoner was at your Lodging Saturday the 15th, in the Morning,

What Discourse had you there?

Capt. Porter. He was there upon Saturday in the Morning, the 15th of February, and Durance brought an Account that the King's first Guards were gone, and the King's Kitchen was gone before, and it was expected that the King would go about eleven a Clock, but it was faid, that there were a great many were preparing to go with him, and therefore it would not be convenient to do it that Day; faid I, that is no Objection at all, for the Nobility and Gentry go out of the Field as foon as the Sport is over, and the King used to go with a few People to Mr.-House at Richmond, and therefore it might be as well done at that Time, as any Time: Durance made that Objection at first himself, and when I made him that Answer, he went to Sir George Barclay, and he came back with Sir George Barclay, and the Prisoner was there by at the same Time, and Sir George Barclay made the same Objection; it was at my Lodging in Little Riderfireet, and when I told them my Reason against the Objection, as I had done before, they all agreed to do it that Day.

Mr. Phipps. At that fecond Meeting, did Mr.

Rookwood make any Proposal there?

Capt. Porter. I only fay he came with Sir George Barclay, and what I heard, I tell you Sir George Barclay made that Objection, and I gave it that Answer.

Mr. Phipps. But what did he fay?

Capt. Porter. I cannot fay that I heard Mr. Rookwood fay any Thing in particular, but they all agreed to do the Thing that Day.

Sir B. Shower. You remember nothing that he

Capt. Porter. Sir George Barclay faid, we will go and prepare, and he went away with him.

Sir B. Shower. Pray, when did Sir George Bar-clay come into England?

Capt. Perter. Truly, Sir, I don't know that; the first Time that I saw him after he came,

Mr. Charnock brought him to my Lodging in Norfolk-street, but before that, Mr. Charnock told

me, he was come into England.

L. C. 7. Hark you, Mr. Porter, when you came back from Viewing the Ground before the first Saturday, and you faid you made your Report, and then it was agreed that it should be done at such a Place; Do you say the Prisoner was there?

Mr. Att. Gen. No, my Lord, he does not fay fo. Do you fay Mr. Rookwood was there at that Time? Capt. Porter. No, my Lord, I don't fay fo.

Sir B. Shower. I am fure he did not fay so before; and besides, your Lordship will observe there is no such Overt-Act as that laid in the Indictment against the Prisoner, that Mr. Porter made his Report upon the View, that only concerns Mr. Knightley.

L. C. 7. No, that is not an Overt-Act, I agree it; but I only ask the Question, whether the Pri-

foner was there.

L. C. J. Treby. If it were an Overt-Act laid in the Indictment, it would not affect the Prisoner, because the Viewing of the Ground, and making the Report, is Captain Porter's Act, and it must be the Consulting and Debating afterwards that must affect the Prisoner, if he be concern'd.

Mr. Conyers. The Meetings and Confultations that are laid in the Indictment are the Overt-Acts. Mr. Soll. Gen. Well, if they have done with Captain Porter, we defire Mr. George Harris may

be fworn.

Sir B. Shower. My Lord, we beg Leave to oppose Mr. Harris's being sworn; here was a Proclamation that did take Notice of this barbarous Conspiracy to affassinate the King, and the Proclamation did fignifie, That the King had received Information of several Persons concerned in that Conspiracy; and for the Encouragement of taking those so accused, he did promise a Thousand Pounds Reward for the taking of any of the Conspirators; and in the Conclusion of the Proclamation there is a Clause, That if any of the Conspirators Should discover or apprehend any of the other Persons that were therein named, so as that they should be brought to condign Punishment, such Conspirator so discovering should receive a Thousand Pounds Reward for any of the other Persons apprehended, and his own Pardon. My Lord, we have a Witness here ready to prove that this was Mr. Harris's Case; he was himself in the Proclamation, he did actually discover Mr. Rookwood, the Prisoner at the Bar, and was instrumental in the taking of him; and confequently upon this Clause of the Proclamation, if he be brought to Justice, then is Mr. Harris intitled to this Reward and his Pardon; and confequently he has fuch an Interest and Advantage to himfelf as will prevent his being a Witness. It is true, indeed, where it is at the King's Suit, in a capital Case, it is pretty hard to fay that a Man has an Interest; but we think, as this Case is circumstantiated upon this Proclamation, that the fame Objection lies against him as would do if this were a civil Cause; if we shew how he is to have an Advantage by the Event of this Cause, then he is not to be admitted a Witness. L. C. 7. Did he apprehend any Body upon the

Proclamation?
Sir B. Shower. Yes, he apprehended Mr. Rook-wood himself, or was the Cause of it, and thereby

Mr. Phipps. That upon which we ground our Objection is the different Penning of the Procla-

is intitled to the Reward and his Pardon.

mation; for if any one that is not a Confpirator do but discover and apprehend any of the Fersons named in the Proclamation, he is entitled to the Thousand Pounds; but the Conspirators themfelves must go further; for a bare Discovery and Apprehending any of their Accomplices will not entitle them to the Reward mentioned in the Proclamation, but they must discover and apprehend their Accomplices to as they be brought to Justice before they can be entitled to the Reward: to be brought to Justice for any Crime, is in common Understanding to be brought to such Punishment as the Law inflicts for the Offence. Now Mr. Harris's Cafe is this, he discovered Mr. Rookwood, and went with the Guards to the Compter and feiz'd him: And if Mr. Rookwood ben't convicted, Mr. Harris is not to have any Thing for his Pains; but if he be convicted, Mr. Harris is entitled to the Thousand Pounds and his Pardon. And therefore furely Mr. Harris cannot be admitted an Evidence against Mr. Rookwood, fince he is to receive fo great a Benefit by his Conviction. Upon an Indictment for an usurious Contract, the Person whose Deed it is cannot be a Witness, because 'tis to avoid his own Act: So in an Indictment for Perjury, on the Stat. 5. Eliz. the Party injured by the Perjury cannot be a Witness, because he is to have half the Forseitures.

Mr. Att. Gen. I suppose they will make out their Objection before they expect an Answer from us.

Sir B. Shower. I hope your Lordship will not put us to prove a Copy of the Proclamation from the Inrolment, but that we may have the same Favour as in the Case of the Statute-Book, that the Print of it may be allow'd for Evidence.

Mr. Att. Gen. My Lord, we will not stand with them for that, we know they are mistaken throughout, we consent the Proclamation should be read.

Cl. of Arr. Reads,

#### By the King a Proclamation.

William R.

T Hereas His Majesty has received Information VV upon Oath, that the Perfons herein after named, have with divers other wicked and traiterous Persons entered into a horrid and detestable Conspiracy to assassinate and murder His Majesty's sacred Person, for which Cause several Warrants for High Treason have been issued out against them, but they have withdrawn themselves from their usual Places of Abode, and are fled from Inflice: His Majesty has therefore thought fit by the Advice of his Pivy Council to iffue his Royal Proclamation, and His Majesty does hereby command and require all His loving Subjects to discover, take, and apprehend James Duke of Berwick, Sir George Barclay, Major Lowick, George Porter, Capt. Stow, Capt. Walbank, Capt. James Courtney, Lieutenant Sherborne, Brice, Blair, -−Dinant, · Chambers, --- Boife, George Higgins, and his two Brothers, Sons to Sir Thomas Higgins, Sons to Sir Thomas — Cram-Keyes, Pendergroß, alias Pren-Trevor, Sir Davis Cardell, burne, Bryerly, Durance, a Fleming, dergrafs, ——B George Maxwell, Christopher Knightley, Lieutenant King, Holmes, Sir William Perkins, - Rookwood, wherever they may be found, and to carry them be-fore the next Justice of Peace or chief Magistrate, who is hereby required to commit them to the next Goal, there to remain untill they be thence delivered

by due Course of Law. And His Majesty doth here-by require the said Justice, or other Magistrate, immediately to give Notice thereof to Him or His Privy Council. And for the Prevention of the going of the said Persons, or of any other, into Ireland, or other Parts beyond the Seas, His Majesty does require and command all His Officers of the Customs, and other His Officers and Subjects of and in the respective Courts and Maritime Towns and Places within His Kingdom of England, Do-minion of Wales, and Town of Berwick upon Tweed, that they and every of them in their respective Stations and Places, be careful and diligent in the Examination of all Persons who shall pass or endeavour to pass beyond the Seas, and that they do not permit any Person what soever to go into Ireland, or other Places beyond the Seas, without a Pass under His Majesty's Royal Sign Manual until further Order. And if they shall discover the said Persons above-named or any of them, then to cause them to be apprehended and secured, and to give Notice as aforesaid. And His Majesty does hereby Publish and Declare to all Persons who shall conceal the Persons above-named, or any of them, or he aiding and assissing in the Conceasing of them, or furthering their Escape, That they shall be proceeded against, for such their Offence, with the utmost Severity, according to Law. And for the Encouragement of all Persons to be Diligent and Careful in endeavouring to Discover and Apprehend the said Persons, We do hereby further Declare, That whoscever shall discover and Apprehend the Persons above-named, or any of them, and shall bring them before some Justice of Peace, or chief Magistrate, as aforesaid, shall have and receive as a Reward, the Sum of One Thousand Pound; which said Sum of One Thousand Pounds, the Lords Commissioners of His Majesty's Treasury are hereby Required and Directed to pay accordingly. And if any of the Persons above-named shall Discover and Apprehend any of their Accomplices, so as they may be brought to Justice, His Majesty does hereby Declare, That every Person making such Discovery, shall have His Majesty's Gracious Pardon for his Offence, and Shall receive the Reward of One Thousand Pound, to be pay'd in such manner as aforesaid.

Given at our Court at Kensington, the 23d Day of February, 1695-6, in the Eight Year of

our Reign.

#### GOD SAVE THE KING.

Mr. Phipps. My Lord, The different Penning of the Clauses is not only in that Proclamation, but it is the Language of every Proclamation that has gone out for the Apprehending any of the Conspirators.

Mr. Att. Gen. My Lord, All that we say in Anfwer to this Objection, is, That Mr. Harris is not

nam'd in that Proclamation.

L. C. J. What fay you to that Sir Bartholomew Shower? He is not named in the Proclamation: And so if he hath discovered and apprehended the Prisoner, he has earn'd his Money, whether he be Convicted or not, because Rookwood's Name is in the Proclamation, tho' his is not.

Mr. Phipps. Then, my Lord, with humble Submission, here is another Proclamation wherein he

is nam'd, we defire that may be read.

Mr. Sell. Gen. And when it is read, it will be as little to your Purpose as the other.

Mr. Att. Gen. Let them read what they please, we need fay nothing at all to it.

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L. C. J. Certainly upon this Proclamation, there's no Objection; for he is intitled to his One Thousand Pound already, tho' Rookwood be never convicted.

Mr. Phipps. But is he not by this Proclamation which mentions his Accomplices, intitled to his Pardon? If so, he swears to secure himself.

L. C. J. By the Apprehending and Discovering, he's intitled to his Pardon.

Mr. Phipps. But not without he be brought to Justice; that is to fay, till he be convicted; thereafore he cannot be an Evidence to convict him.

L. C. J. That is, as to any that are there named, if any of them discover and apprehend one another, it must be so as that they be brought to Justice; But if any Person that is not named there does apprehend any that is, he is intitled to the One Thousand Pound, barely by the Apprehension.

Mr. Phipps. Then there is another Proclamation where they are both named, as Mr. Rookwood tells

me.

Sir B. Shower. My Lord, We will fet this Matter right; we will show the other Proclamation, in which, if I am rightly inform'd, for I have not read it, Mr. Harris is nam'd.

Mr. Att. Gen. If you have not read it, I would advise you not to trouble the Court with it; for you will find the latter Part is restrain'd to three or four particular Persons, of which he is none.

Rookwood. I am named in the Proclamation.

Mr. Att. Gen. Ay, but read the latter Part of it, and you will find you are not nam'd in the Clause that they referr'd to: You need not read the former Part of the Proclamation, we agree the Prifoner is named there; but only look towards the bottom, which is the Clause that they refer to.

Cl. of Ar. (Reads) And we do hereby further

declare, &c.

Mr. Att. Gen. They have not confidered the Proclamation, and therefore make an Objection of they don't know what.

Sir B. Shower. We are in your Lordship's Judg-

ment

L. C. 7. For what? See if you can make or

state a Case for our Judgment.

Sir B. Shower. Mr. Rookwood is mention'd in the first Proclamation, and Harris is not, but there are the Word Accomplices: He is likewise mentioned in the last Proclamation, but not in the last Clause of it. I confess, if he had, it had been plain it would have taken off his Testimony; but now we must submit it to you, whether he is not an interested Person, and consequently no good Witness.

L. C. J. Truly I do not fee any Colour for the Objection. Is he not as well intituled to his One Thousand Pound, tho' Mr. Rookwood had never been try'd, by the bare Apprehending of Mr. Rookwood, as if he was convicted?

Sir B. Shower. No, my Lord; because the Words

are fo as he may be brought to Justice.

L. C. J. That is not fo, as to any Person that apprehends one mentioned in the Proclamation, if the Person that apprehends be not mention'd in it, and named himself; if any one that is not mention'd apprehend one that is mention'd, he is intituled, by the Apprehension, to the One thousand Pound. If any one that is mention'd apprehend another, then he is to bring him to Justice; now Mr. Harris is not named in this Proclamation, and so, as to the One thousand Pound, he stands in the same Condition as any other Pera Rrrr

fon that discovered or apprehended one of the Persons there nam'd.

Sir B. Shower. But it scems he was one of the Conspirators, because he is himself described in another Proclamation.

Mr. Att. Gen. If it were so, it would not be material, nor any Manner of Objection; but as they have made their Objection upon these Proclamations, we think there is nothing for us to give an Answer to.

Mr. Cowper. Nay, my Lord, if it were fo, will Sir Bartholomew Shower fay his Client is not brought to Justice, unless he be convicted? I am fure the Words Convicted or Attainted, are not in the Proclamation.

L. C. J. There is nothing in it; you must swear

Mr. Harris. (Which was done accordingly). Mr. Sol. Gen. Will you give an Account to my Lord and the Jury, what you know of this Con-ipiracy against the King's Life, from the first Time you were acquainted with it, and what Hand the Prisoner at the Bar had in it.

Mr. Att. Gen. Pray give an Account of the whole Thing, your Coming over, and who fent you, and upon what Errand, and the whole that

you know of this Conspiracy.

Capt. Harris. Upon the 14th of January last, the French Stile, New Stile, I was at St. Germains, where I was fent for by King James, and was ordered to wait his Dinner till it was over, and accordingly I did wait till his Dinner was over, and rhen I came in, and Col. Parker was with him, and one Mr. Hare, who is also mention'd in the Proclamation, was there also: 'The King told me he was sensible I had served him well, and now he had an Opportunity of doing fomething for me; he told me he would fend me into England, where I should be subsisted, and I was to follow the Orders of Sir George Barclay, and accordingly he order'd me ten Lewidores to be paid by Mr. Caroll, who is Secretary to the late Queen, and Col. Parker went along with me, and Mr. Hare, to Caroll, and told him he came from the King, and we had the Lewidores, and we went to Calais, in Order to our coming over hither: But we were told if we were wind-bound, that the Money we received would not bear our Charges; there was Orders given for our further Subfiftance at Calice, to the President there. Accordingly we came to Calice, and the Wind did not ferve us for eight or nine Days; and while I stay'd there, the Money that I spent at Calice was paid by the President of Calice, Monsieur Latour. Afterwards I landed in England, near Romney Marsh, as I was told, and I came to the House of one Hunt, and he provided me and my Comrade with a couple of Horses; and coming from thence, I came in the first Place to one Tucker's an Apothecary in Sandway, and next from thence we came to Rochester, to Charles Crosts's, and from thence in a Coach to Gravefend, and from thence by Water to London: That Night we lay in Grace-Church-street at an Inn, it being Night, the Night-Tide, and fomething late. The next Day I came to a Lodging at an Acquaintance's of my Comrade's, Mr. Hare, at the Unicorn in Brownlow-firect, one Mr. Wateman's. The next Night I went to look for Sir George Barclay, whom the King told me I should certainly find by such a Sign of a white Handkerchief hanging out of his Pocket, on Mondays and Thursdays, in Covent-Garden, where his Walk was to be in the Even-

ing, because he was not to appear in the Day-Time openly. It happen'd that upon Monday Night after I came to Town, I went there, and did not find Sir George Barclay according to the King's Direction, which I admired at; but there was one Mr. Berkenbead, who told my Contrade, a Day or two after, That Sir George Barclay would needs fpeak with me, and accordingly I met with him; and he asked me how the King, Queen, Prince, and Princess did, and I told him they were very well; I told him I was appointed to attend him, and obey his Orders. He told me he had no Money at prefent, but in two or three Days he would fend fome; and so he did, by Major Holmes. I had five Shillings a Day for Subfiftance, and I had no Horfe; and when I had a Horfe, it was fix Shillings a Day; after which rate I had Subfiftance for a Month at five Shillings a Day, Guineas going then at Thirty Shillings. Major Holmes paid me the Money by Sir George Barclay's Order, as he told me, and he afterwards gave me a Guinea, and that was the first Saturday when the Assassination was design'd; for that we told him we wanted Money, and it was not reasonable we should take our Horses out of the Stable before we paid for them: And I met Sir George Barclay feveral Times at Covent-Garden, and he told me it was a fuspicious Place, and defired me not to come any more there; but when he had any particular Orders to give me, he would give me Notice of it where I shou'd meet him; and accordingly I did meet him feveral Times.

Mr. Att. Gen. Now, Sir, will you tell what you

know as to the Prisoner at the Bar.

Capt. Harris. As to Mr. Rookwood, the Saturday that the Assaffination was design'd to be, the first Time that I knew of it, I met Mr. Rookwood, at one Mr. Burck's Lodging, where he was up, and I faw him in a great Hurry and some Consternation, and in came M. Bernarde; I ask'd him the Meaning of it, and what they were going about; and Mr. Rookwood told me, If I wou'd go down to Captain Counter I shou'd know; accordingly I went, and to the best of my Remembrance, he gave me a little Note to Captain Counter, but that I am not positive in. I went to Captain Counter, and as foon as ever I came, he told us, We must be immediately ready to go to Turnham-Green. Mr. Att. Gen. Where was that?

Capt. Harris. At the Woolpack, that was the Sign ——— as near as I remember. Mr. Hare and I were ordered together to come there, and there was Mr. Hungate, who had been there fome Time, and when I came in, Sir George Barclay did declare Laughing, These are my Janisaries: And he talk'd fomething of bringing the Garter, and of attacking the Coach; but he went out of the Room, and afterwards he came in and declared, We were all Men of Honour, and that the Business we were going about, was to attack the Prince of Orange; but Durant came in after that, and faid, The Prince of Orange did not go out that Day.
When he talk'd of attacking the Prince of Orange, I was very much startled, not knowing any Thing of it before; and I came the next Morning to Mr. Rookwood, and ask'd him if we were to be the Murderers of the Prince of Orange, fays Mr. Rookwood to me, I am afraid we are drawn into fome fuch Business; but if I had known it before I canc over, I should have begg'd the King's Pardon at St. Germains, and not have come over bi-

ther; and faid I, This is very fine, we have ferv'd to a very good Purpose, to be sent over upon such an Errand and Account. After this Mr. Rookwood, and Mr. Lowick, and I, had a Meeting at Red-Lyon-Fields, where we did discourse about the Matter. I did often declare against it, That it was so barbarous a Thing, that no Man of Honour almost wou'd be guilty of it; but Major Lowick answered, That we were to obey Orders, for sure Sir George Barclay wou'd not undertake a Thing of that Nature without Orders.

Mr. At. Gen. Pray what faid Mr. Rookwood?

Capt. Harris. He own'd it was a barbarous Thing; but he was fent over to obey Sir George Barclay's Orders, which he had feveral Times declared he was resolved to do; upon that we parted : fo afterwards I came to Mr. Rookwood's Lodging; it was the Saturday Morning I came to him, and fo went to Sir George Barclay's; while he was there, Mr. Rookwood gave me a Note, naming so many Names, particularly Mr. Hungate, Mr. Hanford, Mr. Hare, and his own Name at Top, not the Name that he is arraigned by here; but a sham Name that he had, as the rest of us all had fham Names, which at that Time we went

L. C. J. What was your Name? Capt, Harris. My Name is Jenkins.

L. C. J. Who gave you that Name? Capt. Harris. King James at St. Germains, and he gave Mr. Hare the Name of Guiney, and Mr. Rookwood's Name was Roberts. King James told us in his Bed-chamber, We were to go by those Names.

Mr. At. Gen. Pray Sir, what did Rookwood fay to

you, when he gave you that Lift?

Capt. Harris. He told me, he was to go to Turnbam-Green, and I was to go along with him, and fays he to me finiling, You shall be my Aid de Camp; and get the Rest of the Gentlemen ready, and accordingly I went to look for feveral of the - particularly for Mr. Blackburne: When I came back again, I found him lying on his Bed, and that Sir George Barclay had told him the Prince of Orange did not go out that Day, and from thence we went to Dinner, where Major Lowick din'd with us, and Mr. Bernarde and Major Lowick feeing me in a Heat, ask'd me, Why I was in fuch a Sweat? I told him I were getting those Men ready for Mr. Rookwood, who had made me his Aid de Camp: Says Major Lowick to me, You may very well do it, for you have Six Shillings a Day allow'd you, and I have nothing; I bring two Men at my own Charge. Said I, Major Lowick, I wonder you don't apply your felf to Sir George Barclay, and then I believe, you may be subsisted too. He answer'd me, He did not think it worth the while to trouble him, fince he had never fpoke to him of it before: and Rookwood, and Bernarde, and Lowick, and my felf, feveral Times met in Red-Lyon-Fields, and talk'd of attacking the Prince of Orange.

Mr. At. Gen. Who did?

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Capt. Harris. Rookwood, Bernarde, Lowick, and my felf.

Mr. At. Gen. Pray Sir, let me ask you one Queftion. Where was your Horse at first?

Capt. Harris. At first it was at my Lord Feversham's Stables, as they told me, in Somerset-

Mr. Att. Gen. Where were the other Persons Horses?

Capt. Harris. There was Mr. Hungate's and Mr. Hare's Horses in the same Place, at the same Time, as they told me.

Mr. Att. Gen. How came you by your Horse

Capt. Harris. Maj. Holmes did deliver my Horse, and committed it to my Carc, and I carry'd it thence to another Place.

Mr. Att. Gen. Did you observe there was any more Horses there?

Capt. Harris. I believe there was Five or Six.

as near as I can guess. Mr. At. Gen. Do you know where Rookwood was

to have his Horse? Capt. Harris. He had a Horse; but whence he

had it I don't know. Mr. Att. Gen. Had you any Arms delivered you?

Capt. Harris. Yes, I had by Capt. Counter.

Mr. Conyers. Were you at no other Place together that Saturday Night, the 22d of February,

because you say you din'd together?

Capt. Harris. Yes, we were at the Bear Ta-

Mr. Conyers. What Discourse pass'd between you

Capt. Harris. They were talking about the Affassination; but what any particular Person said, I cannot tell.

Mr. Conyers. Pray who were there?

Capt. Harris. There was Mr. Knightley, Captain Rookwood, and Mr. King; and Knightley went out, and came in again, and declared, we must have a great deal of Care of our felves, or we should be taken up: and he whisper'd at first, and afterwards I asked him what it was; and he told me, and faid, We must have a Care of our selves. Says Mr. King, staring this Way with his Eyes, Surely God Almighty is on our Side; and so we

L. C. 7. When was this?

Capt. Harris. This was the Night of Saturday the 22d, when it was discover'd; for some of them were taken up the next Day.

Mr. At. Gen. Was Rookwood there at that Time

at the Bear Tavern?

Capt. Harris. I cannot positively say whether he was or not.

Mr. At. Gen. What Discourse had you there? Capt. Harris. We talk'd of Affaffinating the King; but what it was in particular, I cannot

L. C. 7. Was Rookwood there?

Capt. Harris. Yes, I believe he was; but I can-

not positively say.

L.C. J. You say it was the last Saturday that the King was to go abroad, that you apprehend-

ed you were discovered?

Capt. Harris. Yes, we apprehended we were discover'd before that; for Mr. Lowick told me, that three or four Days before, in that Week, that his Name, and one Harrison's, were given into the Council, and another, and another, Two or Three of them, as he told me; I think Three or Four; and upon that Account Major Lowick, went from his Lodging, and did not lie at his Lodging the Night before; and I came to Major Lowick, and he told me the fame Thing at the King's-Arms

Mr. At. Gen. Can you remember what Discourse

you had that Saturday Night?

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Mr. Cowper. You fay that on Saturday the 22d,

Mr. Rookwood gave you the Lift.

Capt. Harris. I do not fay it was the 22d, for I cannot swear to the Day of the Month; but it was the second Saturday that we were to have gone about this Bufiness.

Mr. Cowper. You fay he gave you a Lift of Names: Pray, when he gave you that Lift, what Discourse happened in the Room, just before, or

after the giving of the Lift?

Capt. Harris. Sir, I think I told the Court that

Mr. Cowper. Sir, I defire you would repeat it.

Capt. Harris. My Lord, I humbly defire to know whether I am to answer that Gentleman that

L.C. 7. Yes, you are to answer, being upon your

Oath, and to tell the whole Truth-

Mr. Cowper. I asked him the Question so fairly, what Discourse introduced the giving of the List, and what followed upon it, that I perceive this Gentleman does not know which Side I am of.

Capt. Harris. Mr. Rookwood faid we were to go to Turnham-Green; and he told me, that I was to be one of his Party, that we were to attack the

Prince of Orange. L. C. J. You say you were to be one of his Party; pray was it there that he told you, you should

be his Aid de Camp?

Capt. Harris. Yes, he did tell me I was to be

his Aid de Camp.

Mr. Phipps. Whose Hand-writing was that Lift? Capt. Harris. I cannot tell, I had it from that Gentleman.

Mr. Phipps. But whose Writing was it?

Capt. Harris. Indeed I know not his Handwriting, and therefore cannot tell whose it was: He is for his Life, but I believe he cannot deny any Thing that I have faid, I suppose not: I should be very forry to accuse Mr. Rookwood of any Thing that was not true.

Mr. Phipps. Pray whose Names were in that

Capt. Harris. I have mention'd Mr. Hare, Mr. Hanford, Mr. Blackburne, my felf, and you Mr. Rookwood, had your own Name at Top.

Rookwood, What is that Blackburne? Capt. Harris. He is a Lancashire Man.

Rookwood. It's a very ftrange Thing I should give you a Lift with a Man's Name that I don't know, I declare it, I know no fuch Person.

Capt. Harris. Mr. Rookwood, I believe you are very fensible I do not accuse you of any Thing

that is not true.

Mr. Phipps. When did you fee that Lift laft?

Capt. Harris. He gave it into my Hands, and had it from me again, or I threw it away after-

Rookwood. But you that were to be an Evidence ought to have kept it to justify your Evi-

Capt. Harris. Truly I did not intend to have been an Evidence at that Time.

Mr Att. Gen. If they will ask him any Questions, let them.

Sir B. Shower. No, indeed, I will ask him no Questions.

Mr. Att. Gen. Then, my Lord, we have another Piece of Evidence which we would offer to your Lordship, which is not direct Evidence against the Prisoner, but only to prove a Circumstance or two of what has already been sworn: We do acknowledge, my Lord, it does not affect Mr. Rookwood, but only to strengthen and confirm what they have fworn.

Sir B. Shower. With Submission we hope it will not be Evidence fit to be given as to the Prisoner at all; for because a Man may swear true in the particular Circumstance of a Thing, that therefore he fwears true what he fwears against the Prifoner, I think is no Confequence in the World.

L. C. 7. It is a Thing diffinct and foreign to the

Matter, as to Mr. Rookwood.

Mr. Att. Gen. My Lord, we do not fay it directly affects Mr. Rookwood; but when your Lordship has heard it, we shall submit it to you, how far it confirms even the Evidence given against him.

Mr. Conyers. My Lord, we fay the Prisoner was to have his Horse from Somerset-House; and that there were Horses plac'd there for that Purpose

we are going to prove.

Mr. Att. Gen. My Lord, it is one entire Confpiracy, in which every one had his Part; one was to have his Horses and his Party in one Place, and another in another: Now that there were at fuch Time fuch Horses at Somerset-House, and those Horses were delivered out from Somerset-House, is certainly a Confirmation of the Truth of what the Witnesses have faid.

L. C. 7. It is so. If that be it you offer, it is

very material.

Mr. Conyers. We shall prove, That upon the Disappointment on the first Saturday, the 15th of February, they were to be ready against the 22d; and you will hear how the Horses were dispos'd of in the mean Time. Call Chamberlain, Maskel, and Allen.

Mr. Att. Gen. Call any one of them, I believe it

is enough.

Mr. Chamberlain appeared, and was fworn.

Mr. At. Gen. Pray will you give my Lord, and the Jury an Account what you know of any Horfes that were brought to Somerfet-house about February last, and how long they stay'd there?

Chamberlain. There was fix Horses. Mr. At. Gen. Who brought them in.

Chamberlain. They were fent in by some Perfons in Mr. Lewis's Name.

Mr. At. Gen. Had you any Direction to take Care of them?

Chamb. Mr. Lewis sent in a Note to take Care of them for a Night or two.

Mr. Att. Gen. Who carried them away?

Chamb. I cannot tell: Some People came to fee 'em that I never faw before, and they took care of them; I know not who they were, and I never faw them fince.

Mr. Att. Gen. What Time was it that they came for them?

Chamb. It was about the middle of the Day.

Mr. Att. Gen. What Month was it in?

Chamb. I think it was much about the latter End of February, to the best of my Remem-

Mr. At. Gen. How long was it before the Plot was discover'd.

Chamb. It was about a Week, or a fmall Matter, before the Plot was discover'd, to the best of my Knowledge.

Mr. At. Gen. How long staid the Horses there

at Somerset-house?

Chamb. Three of them staid a Night or two; but the other three of them about a Matter of a Week or ten Days.

Mr.

Mr. At. Gen. Who own'd those Horses?

Chamberlain. They were fent in, in Mr. Lewis's Name; but who own'd them I cannot tell in-

Mr. Conyers. Then fwear John Allen. (Who

was (worn.)

Pray tell my Lords and the Jury, what you know concerning any Horses about the Time of the Breaking out of the Plot.

Mr. Att. Gen. We mean in Somerfet-House Sta-

Allen. There was seven Horses came in.

Mr. Conyers. Who brought them?

Allen. There was Six in the first Place; one came in afterwards in the Evening.

Mr. Conyers. By whose Order were they brought there?

Allen. By Mr. Lewis's Order.

Mr. At. Gen. How long did they ftay there? Allen. Some of them staid there several Days; Three of them went away the next Day; as I think.

Mr. Conyers. Do you remember about what time

those Horses were brought thither?

Allen. They were brought there, I believe, about seven or eight Days before the Plot broke

Mr. At. Gen. My Lord, We only call these Witnesses to confirm the Testimony of the others, that there were such Horses there at that time, and for the present we rest it here.

L. C. J. Then, Gentlemen, what fay you to it

for the Prisoner?

Sir B. Shower. If your Lordship please, we are of Council for the Prisoner; and that which we are to infift upon is this, which we submit to your Lordship's Judgment. In the first place, whether here be two Witnesses against the Prisoner to prove this Treason according to the Statute of Edw. 6. which requires two Witnesses in High-Treason, and lawful Ones; but that in the first Place we fay there are not two Witnesses at all, at least not to any Overt-Act that is laid in this Indictment. As to what Captain Porter fays of what pass'd between him and Durance, the Dialogue between them where Rockwood was prefent, we are in your Lordship's Direction; and we doubt not but the Jury will take it into their Consideration, how far that affects the Prisoner; that he shall not be concern'd in any Transaction between Mr. Porter and any other Persons; none of their Declarations, none of their treasonable Practices, can be imputed to or affect him in any way whatfoever. Now all that Captain Porter fays of Mr. Rookwood, is, that he was once at the Globe Tavern, and there was a Discourse about this Matter; and then he tells your Lordship of a Dialogue between him and Durance, and an Account of what pass'd between them; but he does not say any Thing of Mr. Rookwood being any Ways concern'd in the Matter, but only that he dropped this Expression, It was a desperate Adventure, a dangerous Enterprize, and he feemed against it, but in the End he concluded with fomething in French, which what they are, and what they mean, we must submit to your Lordship and the Jury; he interprets it, when Sir George Barclay faid he must have a Share in it, then Rookwood replied, There's an End of it. But there is not one Word of Agreement fworn to, that Mr. Rook-wood fpoke to shew his Consent. There is but one Time more that Mr. Porter swears to, about

the Prisoner at the Bar, and that is, at his Lodgings in Little Rider-freet; for as to the other Confults, Mr. Rookwood was not prefent there: It feems there was a Discourse about the Affair, but that Rookwood faid nothing, but went away; there was not fo much as the least Intimation of an Agreement to any fuch Defign, or Approbation of what was agitated in the Company, and we infift upon it as to this in Point of Law, that it amounts to no more than Misprisson of Treason at most. My Lord, I will not now contend about Notions, nor will I argue whether Confulting and Agreeing be Evidence of an Overt-Act; I submit to your Lordship's Directions, notwithstanding the Variety and Difference of Opinions that have been.

L. C. 7. Sir Bartholomew Shower, I know not what Variety of Opinions you mean; there have been some Discourses in Pamphlets I agree, but it was always taken and held for Law, that Confult-

ing and Ágreeing was an Overt-Act.
Sir B. Shower. Here is no Evidence of any A-

L. C. 7. Pray let us hear what you fay to that. Sir B. Shower. It is not the being present where Traytors do consult and conspire the Death of the King, unless they actually agree; nor is it Evidence fufficient to guide or prevail upon a Jury's Conscience, to affirm upon their Oaths, that such a one is guilty of High Treason, because such a one was there and faid nothing at all; for the not discovering afterwards, nor accusing is no Evidence at all against Mr. Rookwood. As to Mr. Harris, he gives you an Account of a great deal that does not affect Mr. Rookwood, neither all that past at St. Germains, nor in their Journey into England, for all that may be true, and yet the affirms of the Prisoner, we shall submit it to your Consideration: What it amounts to, and all that his Deposition comes up to, is, That Mr. Rookwood complain'd that he was to obey implicitly Sir George Barclay's Orders; and Harris gives an Account but of one particular Time that Mr. Rookwood undertook or did agree to be concern'd in this Matter; it was but once, and that was, when he gave him the Note of those that were to go to Turnham-Green, and that he was to be his Aid de Camp: And as to that, we shall give you an Account by Witnesses whom we shall cail, that these two Witnesses ought not to be believed as to what they have fworn, tho' they do not come up to make two Witnesses according to Law upon this Indictment: What they have faid as to this Man is not credible, tho' they may speak true as to others; and no Doubt there was a barbarous Conspiracy; it appears there was such, beyond all Exception and Contradiction; and the Persons that have been condemn'd as Conspirators have acknowledg'd it: But, my Lord, that which is now before your Lordship and the Jury, is, to enquire whether the Prisoner is concern'd in this Affair at all, and how far; and we hope the Jury will be of Opinion he is not concern'd. The Heinousness of the Crime, and the Aggravations of it, being to be abhorred by all Mankind, we think ought not to sway with the Jury, nor Influence their Judgments to believe a Witness ever the fooner in accusing any other Person; it ought rather to have a contrary Allay; for the greater the Crime is, and the farther off from having any tolerable Opinion in the World, they ought to

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expect the greater Proof; and no one is to be prefum'd guilty of fuch an Act, without very fufficient Evidence of it; and the greater the Crime, the Proof ought to be the more positive and undeniable: It is not their being plainly positive that is sufficient, but whether it is such that is good in Law, and about that we are fure your Lordship will give true Directions in point of Law: and whether the Witnesses be credible or no, must be fubmitted and left to the Jury, after we have call'd fome Witnesses, who will give you an Account of their Reputation.

Mr. Phipps. My Lord, we humbly infift there are not two Witneffes, fuch as the Law requires, to prove the Charge upon this Indictment against the Prisoner: The two Overt-Acts that touch Mr. Rookwood, are first Consulting and Agreeing how to kill the King; the other is the finding Arms and Horses for that purpose: But as to this latter, the finding Arms and Horses, there is not one Evidence that comes up to it: And as to the former, the Confultations, whether there be fufficient Evidence that comes up to that, is very much a Question with us: But we say, with Submission, there are not two Witnesses in that Case; for Mr. Porter fays only what he was told by Sir George Barclay, that Sir George proposed this Matter; but withal he tells you, that when Sir George Barclay proposed it, and Mr. Rookwood was inform'd what the Defign was, he was fo far from Conspiring, Consulting, or Agreeing to do it, that he faid it was a barbarous Act, and he recoil'd at it. Then at last fays Sir George Barclay, You must com-

L.C.7. Well, and what faid Rookwood then? Mr. Phipps. Porter fays, he then faid, There's an End of it. Now, my Lord, what Evidence is this of a Confultation and Agreement? And this is all that Porter fays. As to what Mr. Harris fays, we are to consider whether the List given to him be an Overt-Act; and there the Point in Question is, Whether that Lift can be given in Evidence against Mr. Rookwood, upon this late Act of Parliament, as an Overt-Act, it not being laid in the Indictment? There is indeed an Overt-Act of a List laid in the Indictment, as given to Cranburne, but none as given to Mr. Rookwood.

L. C. J. Pray take the Evidence right: First, What will you make an Overt-Act? What do you think when there is a Debate among divers Persons about killing the King?

Sir B. Shower. With Submission that will be no Overt-Act, if there be a Debate of fuch a Mat-

mand a Party.

ter, tho' he be present.

L. C. J. Aye; but when there is a Consult, and upon Debate a Refolution is formed, and tho' he does at first dislike it, yet when he is told he must command a Party, he fays he is content, or there's an End of it; What do you make of that?

Sir B. Shower. He faid he did not like it, it

was a barbarous desperate Design.

L. C. J. It's true, but when Sir George Barclay faid he shou'd command a Party, he acquiesced, and said there was an End of it: There was a Discourse about Cutting off the King, and that was agreed upon in the Company at that Time; and tho' at first he did not like it, yet he might afterwards agree to it.

Sir B. Shower. My Lord, that is it which we deny; we say there is no Proof of his Agreement

L. C. J. Capt. Porter fays, he did declare that he said he look'd upon it as a desperate Design,

and was averse from being engag'd in it, but afterwards did agree to it; Whether is not that such an Overt-Act, as is laid in the Indictment?

Sir B. Shower. My Lord, We must beg Leave for the Prisoner in a Case of this Nature, that it may be recollected what the Evidence did fay. Mr. Porter did not take upon him to affirm that Mr. Rookwood confented to it, but only faid, There was an End of it. Now we must leave that to the Jury, what they can make of such a doubtful Expression.

L. C. J. Call Mr. Porter in again. Mr. Conyers. My Lord, the first Meeting Mr. Porter speaks of, where the Prisoner Mr. Rookwood was, is at the Globe Tavern, where this Difcourse was; the next Meeting that he speaks of, was on the Friday Night, before the first Saturday when the Business was to be done, and afterwards he met at Porter's Lodgings, on Saturday Morning, in Rider-street.

### Then Capt. Porter came in again.

L. C. 7. Hark ye, Mr. Porter, the first Time that this Matter was proposed, when Mr. Rookwood was present, you say was at the Globe-Tavern. Capt. Porter. Yes, my Lord, it was.

L. C. J. And you fay he diflik'd it, and did not care to be concern'd in it.

Capt. Porter. Yes, my Lord, he did fo.

L. C. 7. Well, What faid Sir George Barclay? Capt. Porter. Sir George Barclay faid he ought to obey his Orders, for he had fuch a Commission for fuch a Thing, and he drew out a Scheme how it was to be done; and when Sir George Barclay told Mr. Rookwood he shou'd command his Party, he replied in French,

There's an End of it.

L. C. 7. This was at the Globe-Tavern, Was it not?

Capt. Porter. Yes, my Lord, it was.

Mr. Att. Gen. Pray then, Capt. Porter, let me ask you another Question, Was he afterwards with you at any other Meeting, and when and where?

Capt. Porter. He was with me upon Saturday the 15th, at my Lodging in Little Rider-ftreet,

where was Sir George Barclay and others.

Mr. Att. Gen. What Difcourse happen'd then,

Capt. Porter. They did there discourse the whole Matter, and Sir George Barclay was not for going at that Time, because there was so many People that went with the King; that there wou'd not be a good Opportunity to effect the Defign: But I told him they wou'd go off after the Hunting was over, and fo it was agreed upon to go on with the Undertaking.

Mr. At. Gen. Pray, at that Time did Mr. Rook-wood pretend to diflike the Affair, or refuse to be

any Way at all concern'd it?

Capt. Porter. No, my Lord, I can't remember that he spoke one Word.

L. C. 7. Was Mr. Rookwood there?

Capt. Porter. Yes, there was Mr. Rookwood, Sir George Barclay, and Mr. Durance.

Mr. Att. Gen. And had you Discourse at that

Time about this Business?

Capt. Porter. Yes, my Lord, there was that Objection made of so many People going with the King, and I made that Auswer that I tell you.

L. C. 7.

L. C. 7. Why then, suppose at the Globe-Tavern, fuch an Expression had not dropt from the Prisoner, but a Man is present at two Consults that are held about the Death of the King, but fays nothing either at the first or second, What wou'd

you make of that Case?

Sir B. Shower. My Lord, I confess this is a Case of a very barbarous Nature, of which I hope my Client will acquit himfelf: But I think we have the Authority of Parliament on our Side, that this does not amount to a Proof of Treason. feems they lay a Stress upon this, that Mr. Rookwood came to Captain Porter's Lodgings on the Saturday Morning the 15th: But then take the Case as it is; for ought that does appear upon the Proof, he knows not, upon what Account the Meeting is, beforehand. I think that is the Case of my Lord Ruffel, upon which the Reversal of his Attainder went, that the Evidence came fhort, and that it was but Misprision; for the Evidence was, That he was present at the supposed Declaration's reading, but said nothing at all to it.

L.C. J. But I speak of two Meetings; there was but one.

Sir B. Shower. My Lord, I do not know whether there were two Meetings or one then: But this is the Ground we go upon, there ought to be two Witnesses: And if there be two Meetings upon fuch a Design, the second may be is accidental, and it does not appear to be a defign'd Meeting; and there was no Appointment of Mr. Rook-wood to be there, nor any Negotiation by way of Message or otherwise, to that Purpose. Is this, my Lord, an Overt-Act? Suppose a Man be prefent at a Confult about treasonable Practices, and he uses Words that are indifferent; it is true, in the Case of a Wager it amounts to an Assent, but it hardly will come to that when People meet by Accident, or for they don't know what.

L. C. J. How is this by Accident? Sir B. Shower. It does not appear that it was by Defign or Appointment.

L. C. J. They were Acquaintance. Sir B. Shower. He had no Acquaintance with him but in Sir George Barclay's Company.

L. C. 7. But befides, there was an express Confent at the Globe Tavern, when Rookwood faid,

There is an End of it.
Sir B. Shower. That is as much as to fay, I will

not do it, I will not go with you

Mr. Sol. Gen. Sir G. Barclay was the Person whom they were to obey; and Harris tells you he told them what they were to do, and fix Horses were first plac'd, and three of them afterwards remov'd.

Sir B. Shower. That won't affect him what Sir George Barelay faid, any more than Lewis's ap-

pointing of the Horses.

L. C. 7. Then here is another Thing, Why did he give a List to Mr. Harris? the List that was given had Mr. Rookwood's Name at Top, as he was to command the Party, and there was Harris's Name and Hare's Name as of his Party; that is, their feign'd Names: M. Rookwood's feigned Name was Roberts that was at Top, and they were to go to Turnham-Green, and Rookwood told Harris, he should be his Aid de Camp.

Sir B. Shower. My Lord, for that I think we have a Point of Law, that we apprehend will turn off all that Evidence, and fure we may take that Exception now: The Words of the Act are, That

no Evidence shall be given of any Overt-Act that is not expressly laid in the Indictment. Now cannot I shew upon this Indictment, that there is no Overt-Act in fuch a positive direct Manner as they now urge about this List? Will not that satisfy your Lordship's Judgment to set aside all this Evidence? To make the Indictment good for Treason, there ought to be a Compassing of the Death of the King laid, and an Overt-Act laid declaring that Compassing; but no Evidence is to be given of any Overt-Act that is not laid in the Indictment.

L. C. 7. You are not to take Exceptions to the Indicament now, but only to the Evidence.

Sir B. Shower. I have this one Exception more; there is never a Quedque, nor a Juratores ulterius presentant.

L. C. J. There does not need; but that is a Fault, if any, in the Indictment, and is not to be

ftirr'd now.

Sir B. Shower. If there be not a Prefentment by the Jury, then there is no Overt-Act alledged: And if there be no Overt-Act alledged, or no fuch Overt-Act, then we are within the Words of the Act, That no Evidence shall be given of any such Overt-Act but what is alledg'd; and it is, if not expressly alledg'd, as if it were not alledg'd at all: Now here it is very loose, &c. iidem Christophorus Knightley, and so it goes on with the rest, did so and so. There is a Presentment at first, that they did compass and imagine the Death of the King; and then the Indictment comes farther, and fays, that Forty Men should do this Business, and of those Forty these four should be fome; and then the iidem bought Horses and Arms, and fo it must go to the last Antecedent, and then there is no express alledging of any Overt-Act, and then it is as if no Overt-Act at all was alledg'd.

L. C. J. This Exception is not to the Evidence, but to the Indictment: It begins, Juratores presentant quod; Does not that relate to all?

Sir B. Shower. No, my Lord; and I can tell you a Reason why not: If it be not so well alledg'd as it should be, it is in an Indictment as if it were never alledg'd at all; and fo within the Words of the Act of Parliament this is not an Overt-Act alledg'd, and therefore they cannot give Evidence upon it.

Mr. Sol. Gen. Truly, my Lord, I can't imagine what they are doing, they are moving in Arrest of Judgment before a Verdict given: They say the Overt-Act is not expressly laid; Is that an Exception to the Evidence, or to the Indictment?

Sir B. Shower. If my Lord will please to give us the Liberty, we would shew there can be no Ver-

dict given upon this Indictment.

L. C. J. Certainly this is an irregular Proceeding; this is not a Time of Exception to the Judg= ment.

Mr. Phipps. Then, my Lord, we are in your Judgment, as to the Proof that has been given: If a Man be present at a Meeting of several Perfons, and there is a treasonable Debate about killing the King, and this Man is only present, but neither assents, nor makes the Proposal how it shall be done, whether the bare being filent, and faying nothing, is fuch an Overt-Act as shall convict a Man of Treason.

L. C. J. I tell you, Confenting to a traiterous Design is an Overt-Act of High Treason, if that Confent be made to appear by good Proof: Now

the Question is, What is a good Proof and Evidence of this Consent? A Man is two or three Times at a treasonable Consult for killing the King, and though perhaps at the first he did not, yet at the fecond he did know that the Meeting was for fuch a Delign, (suppose for the Purpose there was but two Meetings) and at the fecond it is determined to go on with the Defign; Is not that an Overt-Act, tho' it cannot be proved that the Prisoner said any Thing?

Mr. Phipps. If the first Meeting is not a Consent, or an Overt-Act, neither will a fecond or a third be, if there was no more done than at the first, but they are like so many Cyphers without a Figure.

L. C. 7. The first Meeting possibly might be accidental, he might not know what it was for, though that will go a great Way if he does not diffent or discover; but then he meets again with the fame Company, knowing what they had in Defign; Does not that prove a Confent? That was the Case of Sir Everard Digby in the Powder

Mr. Phipps. But where it may be uncertain, my Lord, whether it were with a good Defign, or a bad Design, that he met with that Company, it ought to be taken most favourably for the Prifoner: This Man might be present in Order to a

Difcovery.

L. C. 7. But besides, that is not this Case, you are mooting upon Points that are not in the Case. When Mr. Harris came to Mr. Rookwood, and finding them in fome Diforder, and being inquisitive what was the Occasion, he was sent to Counter; and when he discovered what they were to go about, he afterwards meeting Mr. Rookwood, fays to him, Are we fent over to murder the Prince of Orange? fays Rookwood, if I had known of this Design before I came from France, I would have begg'd the King's, that is, King James's Pardon, and desir'd to have been excused. Hereby he expresses his Knowledge of the Delign, and what he was to do; and though he difliked, yet would obey Orders.

Mr. Phipps. There is no Doubt, my Lord, but he knew of it; but whether your Lordship will construe his Silence as a Consent, in Treason, is the Question.

L. C. 7. A Man is at frequent Confults about Killing the King, and does not reveal it, it is a great Evidence of his Confent.

Mr. Phipps. But it is not prov'd that he did actu-

ally confent to it.

Mr. Soll. Gen. My Lord, we must submit it to your Lordship, whether this is not totally improper and irregular at this Time; they are arguing how far the Evidence is to be believ'd, before the Time proper for fuch an Argument comes.

Mr. Att. Gen. If they will call their Witnesses, let them; or if they say they have none, then they may make their Observations upon the Evidence; but else we desire we may be kept to the

usual Method of Proceedings.

Mr. Phipps. With Submission, we thought it fit to know the Opinion of the Court first, if there be two Witnesses against the Prisoner; for if there be not two Witneffes, as the Law requires, we need not trouble the Court with our Evi-

Sir B. Shower. Then, my Lord, we must desire that the Record may be read of Captain Porter's Conviction of Manslaughter; a Man that has been guilty of doing such an Act, feloniously, malici-

oufly, and voluntarily, as that is, fure is not a competent Witness.

Cl. of Ar. It has been read already. Mr. Att Gen. I thought we had been over that

Objection before.

Sir B. Shower. We think it is proper for us to move it now again; for though it is no Objection to his being a legal Witness, yet we hope it will influence his Reputation as to his Credit; for he that has been guilty of killing a Man in fuch a Manner as the Indictment lays it, will find but little Credit, we hope, with a Jury of Country-men. But fince it has been read, and your Lordship and the Jury have taken notice of it, we will call some other Witnesses as to Mr. Porter's Reputation and Behaviour, we think they will prove Things as bad as an Attainder. I shall not open them to your Lordship, but beg Leave to call our Witnesses, who will acquaint you what they have to fay.

Mr. At. Gen. Certainly, my Lord, you will not think fit to let them do fo. I defire they would not usher in any Thing of Evidence without acquainting the Court what they call them for: For that were the Way to let them in to call Wit-

nesses to Things that are not proper.

L. C. 7. Nay, without doubt it is not regular to produce any Evidence, without opening

Mr. At. Gen. For if it be for any Crime that a Man may be presented for, and there is no Conviction; I think that ought not to be given in Evidence to take away a Witness's Credit: If it be only to his general Reputation and Behaviour, fo far they may go, and we can't oppose it. Therefore I desire Sir Bartholomew Shower will open to the Court of what Nature his Evidence is.

Sir B. Shower. Well, I will tell you then what I call them to.

L. C. 7. You must tell us what you call them

Sir B. Shower. Why then, my Lord, if Robbing upon the High-way, if Clipping, if Converling with Clippers, if Fornication, if Buggery, if any of these Irregularities, will take off the Credit of a Man, I have Instructions in my Brief, of Evidence of Crimes of this Nature, and to this Purpose against Mr. Porter; and we hope that by Law, a Prisoner standing for his Life is at Liberty to give an Account of the Actions and Behaviour of the Witnesses against him. I know the Objection that Mr. Attorney makes, a Witness does not come prepar'd to vindicate and give an Account of every Action of his Life, and it is not commonly allowed to give Evidence of particular Actions; but if those Actions be repeated, and a Man lives in the Practice of them, and this Practice is continued for feveral Years, and this be made out by Evidence; we hope no Jury that have any Conscience, will upon their Oaths give any Credit to the Evidence of a Person against whom fuch a Testimony is given.

Mr. Phipps. We are speaking only, my Lord, to the Credit of Mr. Porter, and if we can shew by Evidence that he is so ill a Man as to be guilty of those Crimes that we have open'd, according to the Instructions in our Brief; we hope the Jury will not think him fit to be a good Evidence against

us in this Matter.

L. C. 7. What fay you to this, Mr. Attorney? Mr. Att. Gen. My Lord, they themselves know,

that this Sort of Evidence never was admitted in any Case, nor can be, for it must tend to the Overthrow of all Justice and legal Proceedings; for instead of trying the Prisoner at the Bar, they would try Mr. Porter. It has been always deny'd where it comes to a particular Crime that a Man may be profecuted for, and this it feems is not one Crime or two, but so many and so long continued, as they fay, and so often practis'd, that here are the whole Actions of a Man's Life to be ript up, which they can never shew any Precedent when it was permitted, because a Man has no Op-portunity to defend himself. Any Man in the World may by this Means be wounded in his Re-putation, and Crimes laid to his Charge that he never thought of, and he can have no Opportunity of giving an Answer to it, because he never imagined there would be any fuch Objection: It is killing a Man in his good Name by a Side-wound, against which he has no Protection or Defence. My Lord, this must tend to the preventing all Manner of Justice; it is against all common Sense or Reason, and it never was offer'd at by any Lawyer before, as I believe, at leastwise never so openly; and therefore I wonder that these Gentlemen should do it, who acknowledge, at least one of them did, that as often as it has been offer'd it has been over-rul'd; and I know not for what End it is now offer'd, but to make a Noise in the Court: They know that it is irregular as much as any thing that could be offer'd.

Mr. Sol. Gen. Indeed, my Lord, if the Prisoner at the Bar had offer'd this Matter, it had been excufable; but, that Gentlemen of the long Robe, and who are so well acquainted with the Practice of the Courts of Law, should pretend to do such a Thing, is unaccountable. There was fomewhat like this that was offer'd at Manchester, but that was by the Prisoner, to prove that one *Lunt* who was a Witness had two Wives, and they brought a Copy of an Indictment upon which there was no Process; after that they endeavour'd to prove him guilty of feveral Robberies; but all that Sort of Evidence was refus'd. I only give them this Instance to shew, that where the Prisoner has attempted it, it has been always rejected; and I am fure they cannot shew me that ever it was allowed, even to the Prisoner himself, to give any Thing of this Kind in Evidence; and this I must fay, they can never shew me any one particular Instance, when Council ever endeavoured to do

it, before this Time.

Sir B. Shower. My Lord, I mentioned the particular Crimes, the Faults which I had in my Instructions to object against the Credit of the Testimony of Capt. Porter, in Answer to Mr. Attorney's Defire, that I would open the Particulars of the Evidence, that I would call my Witnesses to the Truth of it; I was loth to repeat the Words, I think the Things themselves so abominable; but we conceive with Submiffion, we may be admitted in this Case to offer what we have offered. Suppose a Man be a common, lewd, disorderly Fellow, one that frequently twears to Falshood for his Life: We know it is a common Rule in Point of Evidence, that against a Witness you shall only give an Account of his Character at large, of his general Conversation; but that general Conversation arises from particular Actions, and if the Witnesses give you an Account of such disorderly Actions repeated, we hope that will go to his Discredit, which is that we now are labouring VOL. IV.

for, and fubmit it to your Lordship's Opinion

whether we may not do it.

L.C. 7. Look ye, you may bring Witnesses to re an Account of the general Tenour of his Conversation, but you don't think fure that we will try now at this Time, whether he be guilty of Robbery or Buggery

Sir B. Shower. My Lord, we will give you an Account that he used to have a private Lodging; and come in with his Horse tir'd, and several other fuch Things, as that he us'd to go out in Difguites.

and the like.

Mr. Phipps. My Lord, I cannot imagine why a Man that has been guilty of any fuch Crimes, and is not taken, should be of greater Credit than a Man that has been taken and punish'd.

L. C. 7. What is that you say Mr. Phipps? Mr. Phipps. My Lord, I say 'tis the Crime that renders a Man infamous, and I do not know why a Man that has had the good Fortune not to be taken and punished for great Crimes by him committed, should be in a better Condition as to the Credit of his Testimony, than one that is taken and undergoes the Punishment of the Law.

Mr. Soll. Gen. Mr. Charnock urg'd that as far as it would go, but we are oblig'd, it feems, to hear Things that have been over-ruled over and over; but I defire to know of them, whether they can fhew he has been guilty of a greater Crime than he has confest himself guilty of in Court, I mean

of the intended Affaffination.

Mr. Phipps. No, we agree we can't; but pray let us prove him guilty of as many Crimes as we can. Mr. Sol. Gen. But, my Lord, I hope you'll keep

them to the general Question of the common ordinary Tenour of his Conversation.

Sir B. Shower. Call Mr. Oldfield, Mr. Nicholas, Mr. Milford, Black Will.

### (Mr. Milford appeared.)

Cryer. Lay your Hand on the Book. The Evidence that you shall give on behalf of the Prisoner at the Bar, shall be the Truth, the whole Truth, and nothing but the Truth. So help you

Sir B. Shower. Pray will you give my Lord and the Jury an Account whether you know Captain Porter, and how long you have known him.

Milford. I have known him about Four Years. Sir B. Shower. What Reputation is he of? Milford. I never knew any Hurt by him in my

Sir B. Shower. Pray what is your Name? Milford. Frederick Milford.

Sir B. Shower. But the Name in my Brief is John Milford, that is my Man.

L. C. J. But you fee this Man knows him.

Sir B. Shower. Call Mr. Oldfield. (Which was done, and he appear'd accordingly.) Mr. Phipps. Do you know Captain Porter?

Oldfield. Yes I do. Mr. Phipps. How long have you known him?

Old. I believe about Twenty Years.

Mr. Phipps. Pray will you give my Lord and the Jury an Account of his Life and Converfa-

Oldfield. I can fay nothing, he was always civil in my Company, but he was lewd in his Difcourfe.

Sir B. Shower. What do you mean by being lewd in his Discourse?

Oldfield. s fff

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Oldfield. Why he would be talking very extravagantly.

Mr. Phipps. What do you mean in talking, was

it of what he had done himself, Sir?

Oldfield. No otherwise than that he had whor'd, and those Kind of Things.

Sir B. Shower. What other Things beside Who-

ring?

Oldfield. I know no other Part of it. Sir B. Shower. Where is Edward Bowchey? He did not appear.)

Mr. Phipps. Call William O Bryan. (He did not appear.)

Sir B. Shower. Where is Mr. Page, and Mr. Hardiman?

(None of them appeared.)
There is not a Man of them here, Cryer. Sir.

Sir B. Shower. Mr. Webber, Do you know where they are, for the Court stays for them.

Mr. Webber. Indeed I do not, they were fum-

mon'd to be here.
Sir R. Shower. Where is black Will?

Cryer. Black Will.

(He appear'd, and was a Moor.)
L. C. 7. Ask him if he be a Christian.
Cryer. I have ask'd him, and he says he is a Christian.

(Then he was sworn.)

L. C. J. Well, What do you ask him? Rookwood. Will, Pray give an Account of your Master, and of his Life and Conversation.

Mr. Phipps. You are fworn to tell the Truth,

Sweet-heart.

IVIII. I ferved him almost Eight Years, and he has been a very good Master to me, my

Sir B. Shower. What do you know him to be

guilty of?

Will. Nothing at all.

Sir B. Shower. I believe they have put in these

Men to confirm his Reputation.

L. C. J. Indeed, I think the King's Council should have called these Witnesses, if there had been Occasion.

Sir B. Shower. We submit it to your Direction, how far this Evidence will affect him; there is nothing faid, as we apprehend that will amount to Treason: If the Prisoner has a Mind to say any Thing himself, we hope your Lordship will please to hear him.

L. C. J. Ay, if he will, let him.
Rookwood. My Lord, Mr. Porter does not fay, that I confented to command a Party.

L. C. J. Is that all you have to fay? Then,

Gentlemen, will you fum up?

Mr. Conyers. My Lord, we are agreed, we fubmit to the Court on both Sides.

L. C. 7. Then Gentlemen of the Jury, the Prifoner at the Bar, Mr. Rookwood is Indicted for High-Treason, in Compassing, Imagining, and Intending the Death and Destruction of the King, by a most barbarous and wicked Assaffination; you have had an Account of this Design from Two Witnesses that have been produced, the One is Captain *Porter*, and the Other is Mr. *Har-*. ris, who fwear they were both concerned as

Actors in it.

Captain Porter tells you, about the latter End of January, or the Beginning of February last, Sir George Barclay came over into England from France; and there was a formed Defign to mur-

der the King; and after feveral Meetings and Conferences among the Conspirators, they came to a Resolution that he should be assassinated; but which way to effect it, admitted of a Dif-pute among them; for the King, as you have heard, going frequently, about once a Week a Hunting, on the other fide the Water near Richmond, the Defign was first to affassinate him at Richmond Park, or thereabouts, as he returned from Hunting, and Preparation was made accordingly; but that not being fo fully agreed upon, the Conveniency of the Place held still some Debate; for some were of Opinion, that it was better to make the Attempt on this fide the Water, than on the other; therefore as Mr. Porter tells you, to determine that Difficulty, there were feveral Men fent, whereof he was one, Knightley another, and King a Third, to view the Ground on both fides the Water, and to make their Report; the Ground being view'd and the Report made to some of their Accomplices, who to receive it met at the Nagg's-Head in Covent-Garden, which was about the Tenth or Twelfth of February last; it was then agreed, that the King and his Guards should be attack'd on this fide the Water about Turnham-

Mr. Porter has told you, that at feveral Meetings for the carrying on this Defign, the Prifoner Mr. Rookwood was present, more particularly at the Globe-Tavern in Hatton-Garden, where were also Sir George Barclay, Mr. Charnock, Sir William Perkins, himself, and others, and there they did enter into a Confult how they might affaffinate the King; and it being proposed, Mr. Rookwood did not like it, as Mr. Porter fays, but faid it was a desperate Attempt, and thereupon Sir George Barclay pulled out a Scheme that he had, and shew'd it at that Time to Mr. Rookwood, and faid you are fent over from France, and are to obey my Orders, and you are to command a Party; and then Mr. Rookwood made an Answer in French, there's an End of it, which, as he fays, imports a Confent.

Then at another Time, which was the Saturday Morning the 15th of February, they met at Captain Porter's Lodging, and there was a Difcourse about going on to put the Design in Execution; and one Durant, one of the Men that was to watch the King and the Guards going out at Kensington, came in, and the Question was, whether they should go that Day upon the Defign; they had Discourse about it, and Mr. Rookwood the Prisoner was there present, and there did not appear any Diffent in him to the Profecution of the Defign, but it feems it was readily agreed among them, to purfue it according

to the former Determination.

Then the next Witness that is produc'd is Mr. Harris, who gives you a large Account of the Beginning of his Knowledge, and of his being concern'd in this Matter; he tells you he was in France, and at the Court of St. Germans, where the late King then was, and that he spoke with him, and where was also Colonel Parker, and King James took Notice of him and of his faithful Service, and told him, he always defigned him a Kindness, and then had Opportunity of doing it, and faid he would fend him over into England, where he should be subsisted, and directed him to obey the Orders of Sir George Barclay; and there being one Hare by, who was to

come over with him, King James gave them both Names of Difguife, which they were to go by in England, and, as it feems, others that came over did also assume; for Mr. Rookwood went by the Name of Roberts, Harris was to go by the Name of Jenkins, and Hare by the Name of Guincy; they were directed to apply themselves to Sir George Barclay, and had Directions how they should find him, which were to go into Covent-Garden in the Evening, upon a Monday or a Thurfday; and if they faw a Person that had a white Handkerchief hanging out of his Pocket, they were to take Notice of him to be Sir George Barclay, and they had 'Ten Lewis d'Ores a-piece for their Journey's to carry them off; and you have heard from whom they had them; and they were told, that if at Calais they were kept longer than they expected, whereby their Money was spent, Care was taken that they should be supplied from the Governor of Calais, the President there; and it feems Mr. Harris and Mr. Hare went together to Calais, and lay a confiderable Time for want of a Wind, whereby their Money fell short of defraying their Expences; but they were afterwards supplied by the Governor of Calais, according as was promifed at St. Germains.

Gentlemen, he tells you, that after they came into England, the first Time they went to seek Sir George Barclay, was upon the Monday Night, but they did not find him at that Time, but afterwards they met with him, and Mr. Harris had Subsistence-Money from him, according to King James's Promise, which was at the Rate of 5 s. a Day when he had no Horse, and afterwards when he had a Horse at 6 s. a Day; this is the Account he gives you how he came over, and of his Journey and meeting with Sir George Barclay.

And now he comes to speak particularly concerning the Prisoner at the Bar, Mr. Rookwood: He tells you that on Saturday Morning the 15th of February, the first Day when this Assassination was designed to be committed, he went to the Lodging of one Burk, where Mr. Rookwood was, with others, and he found them all in a great Dif-order; and thereupon he ask'd them, What was the Matter, and what they were going to do? And Rookwood bid him go to one Counter, and he should know of him what was the Matter: Accordingly he went to his Lodging, and Counter told him and those who were with him, That they must get ready to go to Turnbam-Green; and at the same Time and Place he met with Sir George Barclay, and after some Discourse of attacking the Coach, Sir George Barclay at the first said, They were his Janizaries; and afterwards going out, he came in again and faid, They were Men of Honour, and that they were to go abroad to attack the Prince of Orange.

The next Day, or a little Time after, Mr. Harris met with Mr. Rookwood, and enters into Difcourse with him to this Effect: What! are we sent over to murder the Prince of Orange? It is a strange Sort of Employment: (for it leems they were not informed in France what they were to do here, but they were to put themselves under the Conduct of Sir George Barclay, and obey his Orders.) Mr. Rookwood said, He was afraid the Thing was so, and that they were drawn in; but said, If he had known of the Design before-hand, he would not have come over but have begg'd the King's Pardon. Which shews not only his Know-Vol. IV.

ledge of the Defign, but his being engaged in the Profecution of it.

And then, Gentlemen, you are told further, That upon the Going out upon Saturday the 22d, which was the second Time it was to have been put in Execution, there was a List of Men that Mr. Rookwood gave to Mr. Harris of several Names that he has mentioned to you; he says, Mr. Rookwood's Name was at the Top, as one that was to command the Party, and the Name he went by was Roberts; and there was Harris's counterseit Name, which was Jenkins; and Hare's counterseit Name, which was Guiney; and they were to make ready to go to Turnbam-Green. He told him, There was a List, and that he and Harris was to be of his Party, that he was to attack the Prince of Orange, and that Mr. Harris should be his Aid du Camp.

Gentlemen, I forgot to tell you, That between the first Saturday and the second, Mr. Harris, Mr. Rookwood, and Mr. Lowick, walking in Red-Lyon-Fields, and there in Discourse among themselves, Mr. Harris and Mr. Rookwood did express themselves to be much concerned that they were to be employed upon such a Design as this was, which they owned to be very barbarous; but Mr. Rookwood and Lowick said, They were under Command, and must obey Orders, tho' Mr. Rookwood did not like the Design they were engaged in.

Gentlemen, they have told you of Horses that were placed at Somerset-House in a Stable there, under the Care of Mr. Lewis, my Lord Feversham's Gentleman of the Horse, about six or seven Horses, and those six Horses that were there at that Time were afterwards taken away; but that is only a Circumstance.

So that, Gentlemen, this is now the Sum and Substance of this Evidence that has been given you, as far as it relates to the Prisoner; his Council in his Desence have insisted upon several Things; in the first Place, tho' it was last mentioned in Time, yet it ought to have the first Consideration; The Council for the Prisoner have endeavoured to take off the Credit of Mr. Porter, and have opened indeed very great Crimes that he should be guilty of, which must render him a Person not to be believed, but they have not proved any Thing; no Witness that they have called against Mr. Porter says the least against him to invalidate his Testimony, or to induce you to disbelieve what he has said.

Then they fay in Point of Law, There is no Overt-Act proved of any Design against the King's Life that affects Mr. Rookwood; now that Matter you are to consider of, Whether or no it does appear by the Testimony of two Witnesses, that Mr. Rookwood was concerned in this Design of Assassing the King; Capt. Porter is positive that he was at the Consult at the Globe Tavern, where it was proposed, debated, and resolved upon; but Mr. Rookwood says, he did dislike it; so says Captain Porter, he did not approve of it at the first upon his being acquainted with it; but being sent over to obey the Orders of Sir George Barclay, and Sir George Barclay producing a Scheme ready drawn, wherein he was to command the Party, telling him, That he must obey Orders. You hear what he said, and the Answer he return'd in French, There's an End of it; Whether that does not amount to

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a Confent and Agreement to be engaged in this Design, is left to your Consideration, for if it do,

it is plainly an Overt-Act.

Then, Gentlemen, you hear further that Harris was told by Mr. Rookwood, that he should be of his Party, and be his Aid du Camp, and go to Turnham-Green, to attack the Prince of Orange, and he had a List of Men given him by Rookwood, and was directed to get the rest ready.

Rookwood. That was not in the Indictment.

L. C. 7. But you were at that Meeting, which

is laid in the Indictment.

Rookw. My Lord, that Lift is not in the Indictment; the List in the Indictment refers to Mr.

Cranburne.

L. C. 7. No, but that is an Evidence of your being in the Defign; I hope that Lift of Men will be some Evidence of the Consent and Agreement that Mr. Rookwood was to command a Party.

Sir B. Shower. With Submission, my Lord, the Words of the Act seems otherwise, and that no Overt-Act should be given in Evidence, that is not expressly alledged.

L. C. 7. But cannot there be one Act, that may be Proof of another Act which is alledged.

Sir B. Shower. Then there is no Advantage of this Law; for my Lord, the End of the Act was, That they should know the particular Crimes that

they were to answer to.

L. C. J. That could never be the End of the Law, that all particular Facts that are but Evidence of the Facts alledged should be set forth in the Indictment; it was sufficient before the Act, to alledge any Overt-Act, and any other Overt-Act, though not alledged, and had no Relation to the Overt-Act that was alledged, it were to the fame Sort of Treafon, might be given in Evidence.

Sir B. Shower. The Law fays, ye shall not give Evidence of any Overt-Act that is not expressly

mentioned.

L. C. 7. It is not urged as an Overt-Act, but as Evidence of an Overt-Act that is alledged; for Instance, the Overt-Act alledged, is, That they did meet and confult, shall not they give in Evidence what was faid and done at those Meetings, tho' Sir George Barclay produced a not alledged? Scheme at the Globe Tavern, shall not the producing of that Scheme be given in Evidence? if it may, why not the giving the List to Harris?

Mr. Phipps. My Lord, it is plain it was Mr. Attorney's Opinion, it could not be given in Evidence, unless it was alledged in the Indictment; because he has particularly alledged the Lift in Cranburne's

Case, in this very Indictment

Mr. Sol. Gen. I know not what those Gentlemen mean by this Sort of Practice; certainly there never were fo many Irregularities committed in any Trial as in this, and now particularly to break in upon the Court in the midst of the Charge.

L. C. J. Nay, nay, if there be any Mistake, let

us hear them, that it may be rectified.

L. C. J. Treby. I think we should receive them, to try if they can make it out. But the Objection I do not very well understand yet; for, as I take the Matter to stand, it is alledged in the Indictment, That they had prepared Men, and Arms, and Horses, for the Execution of this Design. Now is it not reasonable, or can there be any Thing more proper, than to give in Evidence, and prove that the Prisoner had, and delivered to some of the Complices, a List of those Men that were to do it. Why, it proves the very Thing alledged; but let us fee whether it be fo?

Sir B. Shower. My Lord, there is no fuch Thing alledged.

L.C. 7. That is strange, Pray see if it be not in the Indictment.

Clerk of Arraignment. (Reads.) Conveniebant, proposuerunt, tractaverunt, consultaverunt, con-senserunt, & agreaverunt, ad ipsum Dominum Regem nunc ex Infidiis & Dolo percutiendum, Anglice, to assassinate, interficiendum, & murdrandum; & ad execrabilem, borrendam, & detestabilem Assassmationem, Anglice, Assassination, & Interfectionem illam citius exequendum & perpetrandum, postea, scilicet eisdem Die & Amo, ac diversis aliis Die-bus & Vicibus, apud Parochiam prædictam in Co-mitatu prædicto, proditorie tractaverunt, proposue-runt, & consultaverunt de Viis, Modis & Mediis, ac Tempore & Loco, ubi, quando, qualiter & quomodo dictum Dominum Regem sic ex Insidiis facilius interficerent; & consenserunt, agreaverunt & assenserunt, quod quadraginta Homines equestres aut eo circiter, quorum iidem Christophorus Knightley, Robertus Lowick, Ambrofius Rookwood & Carolus Cranburne forent quatuor, & quilibet horum proditorie super se suscepit esse unum, cum Bombardis, Sclopis & Schopetis, Pulvere bombardico & Globulis plumbeis oneratis, & cum Gladiis, Ensibus & aliis Armis armati insidiati forent, & essent in Subsessu, Anglice, in Ambush, ad eundem Dominum Regem in Rheda sua, Anglice his Coach, existentem, quando foris iret invadendum; quodque quidam & competens Numerus de Hominibus illis sic armatis in Satellites, Anglice the Guards, ipfius Domini Regis eum tunc attendentes & secum existentes aggressi forent, & eos expugnarent & devincerent, dum alii eorundem Hominum sic armatorum ipsum Dominum Regem percuterent, interficerent, occiderent & murdrarent.

Mr. Conyers. And my Lord, there is Evidence of some of these Forty Men, whose Names were given in a List by Rookwood to Harris.

Mr. Phipps. But now in Cranburne's Part, the List is expressly alledged as an Overt-Act.

L. C 7. Never talk of Cranburne, we have not him before us now, but what do you fay to this of

the Lift given by Rookwood to Harris.

Sir B. Shower. My Lord, we fay this is not Evidence of an Overt-Act, according to this Act of Parliament; which fays, No Evidence shall be given of any Overt-Act, that is not expressly alledged in the Indictment; now the Indictment fays; they did agree that Forty Horsemen armed, of which the Four named were to be Four, and every one undertook to be one, who should lie in wait to fet upon the King in his Coach, and a competent Number should set upon the Guards; and then it fays, in order to fulfil this, they did prepare Horses and Arms, and one of them by the Confent of all the rest, did carry forward and backward a Lift, that is, Cranburne; and that particular List is a particular Overt-Act alledged in the Indictment, which makes it plain, they thought it necessary to be particularly alledged by this Act of Parliament, or they could not give any Evidence of it; now the Lift that Evidence is given of, is supposed to be delivered by the Prisoner to Harris. Now first we say, it is not Evidence that Forty should do it, for they may do it without a List; and next it is not Evidence of the List

that they have mentioned, for that is alledged to be carried about by Cranburne, and as the Prisoner himself has observed, this List given to Harris is not in the Indictment, and therefore no Evidence can be given of it.

Mr. Conyers. It is an Evidence of that Overt-Act which is expressly alledged in the Indictment, that they met together to confult how to effect

this Treafon.

Mr. Cowper. My Lord, we are in a very strange Case here, if we be not very proper in this Part of our Evidence; the Overt-Act laid, is, That the Prisoner met together with others to consult how to affaffinate the King, and there the Prifoner among the rest did agree it should be done so and so. 'Tis admitted the Prisoner was there; but, fay they, if you only prove that he fate by, while there was a general Discourse of such a Matter, but do not prove that he faid or did any Thing, expressing his Assent, that will not amount to a Proof of the Overt-Act laid; and yet, if we go about to prove further, any Act done that manifests his Assent, then they say you go too far, and prove an Overt-Act that is not mentioned in the Indictment: Thus they grant, the Agreement is a fufficient Overt-Act, but object, that being prefent barely is not a sufficient Proof of his Agreement; then when we go to make Proof of any Thing that is a fufficient Proof of his Agreement, they tell us it is not proper upon this Act of Parliament, because not laid in the Indictment, though his Agreement be laid in the Indictment: they would amuse us, rather than make any solid Objection to our Evidence. This Doctrine is certainly very odd, my Lord, and we doubt not will have little Weight with the Court or the

Mr. Att. Gen. According to this Doctrine all the

Evidence must be put in the Indictment.

L. C. J. They ask you what this giving this List

does prove?

Mr. Att. Gen. His Agreeing at that Meeting to the Conspiracy, and the Execution of it, by giving that Lift of the Names of them that were to be of his Party, and his own Name as Commander of that Party, this he gives to one that was to be of the Party, and particularly was to be his Aid du Camp, in order to get them ready for the Execution; is not this an Evidence of the Agreement, which is the Overt-Act? No Man in the World can be convicted of Treason, if this Doctrine

Mr. Sol. Gen. My Lord, they have not express'd fomething in the Indictment that has been read, which will make it plain that this is the most proper Evidence of the Overt-Act laid in the Indictment. The Indictment says, they agreed there should be forty Men or thereabouts armed, of which a certain Number should make an Assault upon the King's Coach, while another Part should set upon the Guards: Now the Proof we make is, that Mr. Rookwood the Prisoner, was to command a Party that was to fet upon the Guards, and in order to it, he gives a List of his Men to Harris who was to be his Aid du Camp, and bids him get those Men ready; and this was upon the Day that this Matter was to be acted: So that it proves very plainly that Overt-Act that we fuggest in the Indictment, that a certain Number of those Men were to affault the King's Person, and another Part the Guards. And therefore they needed not to have interrupted your Lordship; for this List that Harris speaks of, is a very good Proof of the Overt-Act that is laid in the Indictment.

L. C. 7. Then, Gentlemen, as to this Matter which they have objected, that this List given on the Day of the intended Affaffination, ought not to be allowed as Evidence to prove the Treason, because it is not specially laid in the Indictment, but is by the late Act of Parliament excluded from being proved to convict the Prisoner; now tho' the Act doth exclude the giving in Evidence of any Overt-Act that is not laid in the Indictment, yet it doth not exclude fuch Evidence as is proper and fit to prove that Overt-Act that is laid in the Indictment. Therefore, the Question is, whether this giving of the List does not prove some Overt-Act that is alledged in the Indictment? There is in the Indictment an Agreement laid to kill the King, and if that be proved, that's an Overt-Act of this Treason; now when the Consent and Agreement of Mr. Rookwood to that Defign is proved, furely the Proof of his giving a List of Men is a further Proof that he did agree to it, and then it is very proper to be given in Evidence; for if by the new Statute no one Act can be given in Evidence to prove another, then must not only the Overt-Act, but also the Evidence of that Act be expressed in the Indictment.

Gentlemen, you have heard the Witnesses what they say concerning this Matter. In the first Place, if you do believe that there was fuch Confults and Meetings, where this intended Assassination of the King was debated and refolved upon, and that Mr. Rookwood was present and did agree to it, that is an Overt-Act; and again, if you are satisfied that there was an Agreement to prepare and provide a Number of Men to fet upon the King and his Guards, in the Manner you have heard, and he was concerned in making this Provision, and was to have a Post, and command a Party in that Attack, that is a further Proof of that Consent

and Agreement, that is laid in the Indictment.

Gentlemen, I must leave it to you, upon the
Evidence that you have heard; if you are satisfied, upon the Testimony of these two Witnesses that have been produe'd, That Mr. Rookwood is guilty of this Treason of which he is Indicted, in Compassing and Imagining the Death of the King, then you will find him Guilty: If you are not fatisfied that he is Guilty, you will acquit him.

Cl. of Arr. Cryer, swear an Officer to keep the Jury.

(Which was done.)

L. C. 7. Now if you have any Thing to move on Behalf of your other Clients pray do it.

Sir B. Shower. Yes, we have an Exception, but

never a one of false Spelling.

L. C. 7. If so be it be any such Matter as you can move in Arrest of Judgment, it had best be reserv'd till after the Verdict.

Sir B. Shower. Our Exceptions will ferve if Occafion be for Mr. Rookwood in Arrest of Judgment, and they will ferve for the others also to prevent the Trouble of the Trial, if we have your Lordship's Opinion that they are good Exceptions.

Then the Jury withdrew to consider of their Verdict, and after a Quarter of an Hour's staying out return'd, and gave in their Verdict.

Cl. of Arr. Gentlemen of the Jury, Answer to your Names. Samuel Powel.

Mr.

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Mr. Powell. Here.

Cryer. Vous avez. (And so of the Rest.)
Cl. of Ar. Gentlemen, are you all agreed of your Verdict?

Jury. Yes. Cl. of Ar. Who shall say for you?

Jury. Our Foreman. Cl. of Ar. Ambrose Rookwood, hold up thy Hand, (which he did.) Look upon the Prisoner; how say you, is he guilty of the High-Treason whereof he stands indicted, or not guilty?

Foreman. Guilty.

Cl. of Ar. What Goods or Chattels, Lands or Tenements, had he at the Time of the Treason committed?

Foreman. None to our Knowledge.

Cl. of Ar. Then hearken to your Verdict as the Court has recorded it. You fay that Ambrose Rookwood is guilty of the High-Treason whereof he stands indicted, but that he had no Goods,

or Chattels, Lands, or Tenements, at the Time of the High-Treason committed, or at any Time fince, to your Knowledge, and fo you fay all.

Jury. Yes.
Mr. Powell. We defire we may be discharged.
L. C. J. We cannot do that, till we see whe-

ther there be enough upon the other Pannel, we will give you as much Ease as we can, we shall not I suppose try the other till the Afternoon, therefore you may take your Ease for the present, but you must be about the Court when the other Trials come on.

While the Jury was withdrawn, the Court offered to the Council for the Prisoners, that they might move what Exceptions they had before the Jury was fworn as to any of the other; which accordingly they did; but that relating to the Case of Mr. Charles Cranburne, in whose Prefence, being then at the Bar, the Objections were made, that Part is left to his Trial.



## CLIV. The Trial of CHARLES CRANBURNE, for High-Treason, April 21, 1696. 8. Will. III.

At the Session of Over and Terminer for the County of Middlesex, sitting in the Court of King's-Bench at Westminster.



FTER the Trial of Ambrose Rook-wood was over, while the Jury were withdrawn to consider of their Ver-dict, the Court proceeded in this dict, the Court proceeded in this

L.C. 7. Mr. Attorney, Whom will Sir John Holt. you have try'd next?

Mr. Att. Gen. Cranburne, if Sir Thomas Trevor, your Lordship pleases.

Cl. of Arr. Then, Keeper of Newgate fet Charles Cranburne to the Bar.

L. C. J. You, Gentlemen, that are of Council for the Prisoner, if you have any Thing to move for your Client, you may move it; but first let the Prisoner be here.

Then Charles Cranburne was brought to the Bar

L. C.J. Look you, Keeper, you should take off the Prisoners Irons when they are at the Bar, for they should stand at their Ease when they are try'd.

Keeper. My Lord, we have no Instruments here

to do it just now.

Cl. of Arr. You may fend to the Gate-house, and borrow Instruments.

Mr. J. Powell. It should be done indeed; they ought to plead at Ease.

L. C. J. Well go on Sir Bartholomew Shower. Mr. Att. Gen. My Lord, before Sir Bartholomew

Shower enter upon his Exceptions, unless those Exceptions of his are some of the Particulars mention'd in this Act he must not do it now, after Plea pleaded, before the Trial; but he must do it in Arrest of Judgment.

L. C. J. Treby. It is true, regularly; but let him

use his own Judgment.

L. C. J. It is very true; the Course has not been to allow them to move to quash an Indictment for Treason, or Felony; but it may be done.

Mr. Att. Gen. Sure it must be only for such Things as they cannot take Advantage of in Arrest of Judgment after the Verdict.

L.C. 7. It has not been the Course, but it may

be done.

Mr. Att. Gen. Not where there is an Issue join'd, and a Jury return'd to try that Issue; I believe

that never was done, nor attempted.

L. C. J. Treby. If there were any Prejudice to the King by it, it were not fit for us to alter the Course; but let us hear what his Exceptions

Sir B. Shower. I have feveral Exceptions; five at least; one of them is within the very Words of the Act, that is, improper Latin; I am fure

fome of it is so.

L. C. J. Well, let's hear what that is.

Sir B. Shower. It says, Anno Regni distri Domini
Regis nunc Septimo, and Lewis is the last King mentioned before; and so here is no Year of the King of England mention'd. It is a certain Rule, that Relatives must refer to the last Antecedent, and that Rule holds always, unless there be Words that accompany the Relative, which undeniably shew to what it refers.

L.C. J. Ay; but do we call the French King Dominus Rex?

L. C. J. Treby. He would have been fo, if he had fucceeded in his Invasion, and this Assassina-

Sir B. Shower. In every Indictment, if there be Occasion to mention a former King, it is always

nuper Rex, and fuch a one, naming the Name of the King, where the present King's Name does intervene, to prevent Confusion; and so in civil Actions it is the fame; and fo it should have been

L. C. J. Ay; but I tell you, it is Dominus Rex nunc, which is our King.

Mr. Phipps. It is not faid Anglia.

L. C. J. But wherever it is Dominus Rex, we understand it of the King of England, and no Body elfe. Read the Indictment.

Cl. of Arr. Necnon eundem Dominum Regem ad Mortem & finalem Destructionem ponere & adducere, ac subditos suos fideles, & Liberos Homines Hujus Regni Angliæ in servitutem intolerabilem, & miserrimam Ludovico Regi Gallico subjugare, & mancipare, Decimo Die Februarii, Anno Regni dicti Domini nunc Regis, septimo, & diversis aliis Diebus, &c.

L. C. 7. Can any Man imagine this to be the French King?

Sir B. Shower. My Lord, your Lordship is not

to imagine one Way or other.

Mr. Cowper. In the strictest Sense and Grammar in the World, it must mean King William, and no other. We do not need any Imagination, when in the strictest Construction, it is plain who it refers to.

Sir B. Shower. I am fure no Grammar can make it good; nothing but a Supposition can help it.

Mr. Cowper. When it is faid Dictus Dominus Rex. if Sir Bartholomew Shower can find out another Dominus Rex in the Indictment, than he may make fomething of his Objection; but the Dominus is only apply'd to our own King throughout.

L. C. J. Treby. Besides, as to the Rule that Sir Bartholomew Shower mentions, it is that ad proximum Antecedens fiat Relatio nisi impediat Sententia. That's the Restriction of the Rule, it must relate to the next Antecedent, unless the Sense would be prejudiced; but here if this Construction should be, it would make this Clause to be no better than Nonfense, viz. That the Subjects and Freemen of this Realm were to be brought into intolerable Slavery to Lewis the French King, such a Day in the Seventh Year of the Reign of our Lord the French King.

Sir B. Shower. We fay it is little better than Nonfense, I am sure it is loose, and uncertain, and not Grammar, but carries a new Form with it.

L. C. J. No, it is as well as it can be.

Sir B. Shower. Then, my Lord, there is another Exception; it is said, Diversis Diebus & Vicibus tam antea quam postea; and then afterwards it says, postea scilicet eodem Decimo Die Februarii; that is repugnant; it is as much as to fay, That upon the Tenth of February, and two Days afterwards (to wit) the faid Tenth Day of February; that is, after two Days after the Tenth of February, viz. upon the same Tenth Day.

Mr. Att. Gen. That Postea is another Sentence,

and relates to other Matters.

Sir B. Shower. It can't in Propriety of Speech

be faid to be afterwards the fame Day.

Sir John Hawley. Mr. Soll. Gen. If Sir Bartholomew Shower remembers the Evidence that we have given this Day, he will find it was in Fact fo; they met on the Saturday Morning, and afterwards met again the Night of the same Day.

L. C. J. There is nothing in that Objection

fure, it is a common Form, when they tell of different Matters.

Sir B. Shower. Well then, if you will hear the rest which are not of the same Nature, we shall come to what we think a fatal Exception; we fay this Indictment of High-Treason being against a Subject born, ought to have had the Words in it, Contra supremum naturalem Ligeum Dominum fuum; according to Calvin's Case in the 7th Report, Fol. Septimo.

L. C. J. It is Contra Ligcantiæ suæ Debitum, is

it not?

Sir B. Shower. That won't help it, my Lord, for all that is applicable to an Alien born: And fo is the Case in my Lord Dyer, 144. where it is said, That if an Indictment of Treason be against an Alien, you must not put in the Word naturalem, if you do, it will be faulty, because he owes but a local Allegiance to the King of England; and not a natural one. Now we fay, there are none of these Prisoners but are Subjects born, and the constant Form in Queen Elizabeth's Time, and Queen Mary's, was to put in the Words Naturalem Dominum, and they cannot shew me any of those Precedents without it. There was Occafion in Tucker's Case to look into this Matter, and fearch all the Precedents. I have look'd into my Lord Coke's Entries, and all the Precedents; I have seen my Lord of Essex's Indictment, and all the others in Queen Elizabeth's Time, and those of the Traitors in the Powder-Plot, and those of the Regicides, and Tucker's own Indictment it self; all along it is Naturalem Dominum fuum; and the Reason for it is, he that is Alien born, you never put in Naturalem Dominum suum, because he owes a double Allegiance; one Natural, to his own King under whose Dominion he was born, and the other Local, to the King in whose Dominions he resides, for he is bound to observe the Laws of the Place where he lives: And if he violate them, he does break the Allegiance that he owes to the Government where he lives, upon Account of the Protection he enjoys under it. But if he be born a Subject of the King of England, he has but one natural Liege-Lord; and he being an Englishman born, the King stands in that Relation to him, as he does to all his native Subjects, but not to Foreigners; and therefore it was thought requifite to be, and has always been inferted into Indictments of Treason against Subjects born. And, my Lord, we think the very Resolution of the Court, afterwards affirm'd in the House of Lords that revers'd Tucker's Attainder, went upon this Opinion, That the Law required naturalem Ligeum Dominum to be put in. There the Exception was, that Contra Debitum Ligeantiæ suæ was omitted; To which it was objected, that there was Dominum Supremum Naturalem, which was equivalent: No, it was answered, both were requisite, because every Act charg'd in the Indictment ought to be laid against the Duty of his Allegiance. Now in Indictments of Treason, there are certain Words that are essential, because of their Relation between the King and his People. There are certain Forms of Words, which if the constant Practice has been to make Use of them, the Omission is an Error. Those usual Forms ought to be obferv'd, and the Want of them will be a fatal Exception; so we think it would be in this Case, as much as if the Word Proditorie had been left out; or as if in a Case of Felony and Burglary, the Words Felonice, and Burglariter had been left out.

Mr. Phipps. My Lord, we take the Practice, and Precedents to be the Rule of Law in the Case; and I have look'd over a great many Precedents, besides those that Sir Bartholomew Shower has cited; and I never faw any one Precedent of an Indictment of Treason against a Subject born without the Word naturalem; and all the Cafes cited by Sir Bartholomew Shower are full in the Counter's Cafe in my Lord Hobbart, 271. Point. Counter's Cafe in my Lord Hobbart, 271. where 'tis faid, that if there be an Indictment against a Subject born, it must be Contra naturalem Dominum; if against an Alien, naturalem must be lest out. To say Contra Ligeantia sua Debitum will not do, it is not enough; for that may be faid against an Alien, because he owes a local Allegiance, tho' not a Natural one. And I take it, upon this Difference, this Indictment is not good.

Mr. Att. Gen. My Lord, I do not know how far you will think it proper to enter into this Mat-

ter before the Trial.

L. C. J. Mr. Attorney, I think you had as good fpeak to it now as at another Time; tho' I must confess it is not so proper in Point of Practice.

Mr. Att. Gen. Well, my Lord, then we will eak to it now. The Objection is, That the speak to it now. Words naturalem Dominum is not in the Indictment; which they fay is contrary to the usual As to the Precedents, there are a great many where it has been, and I am fure a great many where it has not been; and I am fure for this Six, Seven, or Eight Years last past, it has always been omitted: And, with Submission to your Lordship, it is not at all necessary, if there be Words in the Indictment which shew, that what he did was against the Duty of his Allegiance to his Lawful and Undoubted Lord (which are the Words in this Indictment.) It is true, if he be not a Subject born, naturalem cannot be in, because that is contradictory to the Obedience which he owes, for it is not a natural Obedience that he owes, but a Local; but if a Man be a Subject born, and commits Treason against the Allegiance that he owes, that is against his natural Allegiance; for whatfoever he does against his Allegiance, he does against his natural Allegiance, and to there's no need to put in the Word naturalem; because he owes no other Allegiance but that; it is sufficient if that be put in which shews its being against his Allegiance. If they could shew that a Subject born has two Allegiancies, one that is natural, and the other that is not natural; then if you would profecute him, you must shew, whether it was against his natural, or against his other Allegiance. But when he has none but a natural Allegiance, certainly against his Allegiance, without putting in natural, will be well enough. It is true, where there is no natural Allegiance, it must be wrong if you put it in, because you put in that Allegiance which he does not owe; but where he is a Subject born, to put in natural Leige-Lord there is no Ground at all for it; there are Words enow that shew it was against his Allegiance to his Lawful and Undoubted Lord.

L. C. J. Look you, Sir Bartholomew Shower, how does it appear, that these Men are Subjects born? The Matter you go upon does not appear upon the Indictment, and you are not to go off from that.

Sir B. Shower. Every Man is prefum'd to be fo, unless the contrary appears.

L. C. J. You quote Calvin's Case, and the other Cases that are there put; those are all Cases of Aliens; there is Dr. Lopez's Case; He being an Alien comes into England, and commits High-Treason: Why, say they, how shall we indict this Man? We cannot say it is Contra Naturalem Dominum suum; for he owes no natural Allegiance to the Queen of England; How shall we do to frame a good Indictment against this Man? They confidered of this; and they faid it will be a good Indictment, to charge him with High-Treason, or any one elle, leaving out the Word Naturalem: For if it appear he has committed an Offence against the Laws of the Kingdom, and against the Duty of his Allegiance, which is High-Trea-fon, that's enough. Now as to Tucker's Case, it was reversed for want of the Conclusion, contra Debitum Ligeantiæ suæ. Those Words are material; for let the Offence be never fo much against the Person of the King, as to affassinate him, or levy War against him, yet still if it be not against the Duty of his Allegiance, as it cannot be if he owes him none, it is not High-Treason. And therefore if it be against his Allegiance, whether that Allegiance be natural or local, it is all one, it's enough to make it High-Treason.

Mr. Soll. Gen. In that Case in Dyer, they shew where it was a Fault to put the Word in, but they can shew no Case where it has been adjudged to be a Fault to leave the Word out.

L. C. J. No Doubt it would be a Fault to have that in, Contra Naturalem Dominum suum, where there is only a local Allegiance due.

Mr. Phipps. How does it appear whether it is

the one or the other that is due?

L. C. 7. It is no Matter whether the one or the other do appear, it is High-Treason be it the one or the other, if it be against the Duty of his Allegiance.

Mr. Phipps. Suppose an Indictment against an

Alien were, Contra Naturalem Dominum.

L. C. J. That would be ill, because then you had laid it more specially, and otherwise than really it is, and restrained it where you ought not to

Mr. Phipps. How then, my Lord, shall it appear that he only ow'd a local Obedience?

L. C. 7. It may be given in Evidence, That he is an Alien born.

Mr. Soll. Gen. He may plead it in Abatement to the Indictment.

L. C. J. He ought to be acquitted, for you have indicted him of a Crime against his natural Allegiance, when he owes no fuch. But Allegiance generally comprehends all Sorts of Allegiance, Natural, and Local.

Sir B. Shower. How then, my Lord, come all the Lawyers of all Ages to put in those Words in Indictments of High-Treaton against Subjects born?

L. C. J. No, I have feen Abundance of Precedents, that have only Contra Ligeantia sua Debitum generally, and so the most part are; for Allegiance is the Genus, and if that be suggested, all the Species are contain'd under that.

Mr. Att. Gen. Well, have they any more?

Sir B. Shower. Yes, we have more. L. C. J. Well, you shall have them all in time. Sir B. Shower. My Lord, here is another Objection, and that's this; Here is one Fact that they have laid, and that's the 2d Overt-Act in this Indictment,

dictment, that they confented and agreed that Forty Men, (whereof these Four were to be Four) but do not lay it to be done traiterously. They say Consenserunt Agreaverunt & Assenserunt, but not proditorie; and I never saw an Indictment that laid an express Overt-Act, without repeating the Word again. If your Lordship pleases, the Words in the Indictment are thus; as to the first Overt-Act, it is laid in this manner; Et ad execrabilem Affassinationem illam exequend. at such a Time and fuch a Place proditorie tractaverunt proposuerunt & Consultaverunt de vijs modis & mediis, &c. and then comes this which we except against; & Consenserunt Agreaverunt & Assenserunt quod Quadraginta Homines, &c. Now this is a plain distinct Act, and there is no proditorie to it; and if ever they can shew me any Indictment, in which an Overt-Act was laid, of which they gave any Evidence, and it had not the Word proditorie in it, I am very much mistaken. I am sure, I never saw any such. And it is not enough to fay, that the Nature of the Thing is fuch, as that it cannot but be a Treasonable Act; but they must alledge it to be so, by the express Use of that Word, which the Law has appointed to express this Crime by. In the Case of an Indictment for Felony, if it be not faid Felony, it is not good. They are not to describe that by Circumlocution, which is a particular Crime fixt by Law, they must use the Verba Artis, the Terms of Art, and no other: If your Lordship pleases it may be read.

Mr. Sol. Gen. Let it be read if you please; but take it in English, and it is no more than this, they did traiterously compass the Death of the King, and for that purpose they did traiterously meet. and confult about the Ways and Means, and did

consent and agree that forty Men, &c.

Cl. of Arr. Reads, Et ad Execrabilem Horrendam & Detestabilem Assassinationem Anglice Assassination & Interfectionem illam Citius exequendum & anno ac Diversis aliis Diebus & vicibus apud parochiam prædictam in Comitatu prædicto proditorie tractaverunt, proposuerunt & Consultaverunt de vijs modis & mediis ac Tempore & Loco ubi quando qualiter & quomodo Dictum Dominum Regem sic ex Insidiis facilius Interficerent.

Sir B. Shower. There is an End of that, now go on.

Mr. Att. Gen. No, Sir Bartholomew, you mistake, there is no End of it, that's done at the same time with that which follows.

Sir B. Shower. No it is not the same Overt-Act;

but let him go on.

Cl. of Arr. Et Consenserunt Agreaverunt & Assenserunt quod quadraginta Homines Equestres.

Sir B. Shower. Well, you need read no fur-er for our Objection. We say, there wants the ther for our Objection. Word Proditorie: For there are two Overt-Acts, the One is, that they traiterously did consult of the Ways and Means, how to kill the King, and that Overt-Act we agree to be well laid: But then it fays they confented, and agreed that there should be Forty Men, whereof these Four should be Four, but does not fay they traiterously agreed; are not these distinct Acts?

Mr. Phipps. Surely, My Lord, they are distinct Acts; for this Part of the Indictment upon which Sir Bartholomew grounds his Objection, is that Overt-Act of which the Lift in Mr. Rookwood's Case was urged by the King's Council, and agreed

by the Court to be an Evidence.

Then the Jury against Mr. Rookwood came in, and delivered in their Verdict, as it is in his Trial, then afterwards the Court went on thus.

Mr. Att. Gen. My Lord, the Objection is, that Proditorie is not inserted into that particular Clause of the Indictment, which shews their particular Agreement that there should be forty Men, whereof the Four named in the Indictment were to be Four. Now your Lordship observes how the Indictment runs, it is for Compassing and Imagining the Death and Destruction of the King; and it fets forth for this Purpose, that to effect this Compassing and Imagining, they Proditorie trassaverunt & Consultaverunt de vijs mediis & Modis, how they should kill the King. Now that which immediately follows after is, the particular Method and Means that were agreed upon, that is, that there should be forty Men. Now this is the ftrangest Suggestion that ever was, when we have fet forth, that traiterously they did so agree of the Ways and Means, and then let forth the particular Means, that here must be proditorie again to that. This is fuch a Construction as I cannot but admire how it could come into any one's Head. It is Part of the Sentence; for the other Part, as we have laid it, is not compleat before: It may be it might be fufficient without fetting forth the particular Ways and Means; but when it is fet forth, it is Part of the Sentence, and refers to the first Beginning.

L. C 7. Aye fure it does

Mr. Att. Gen. I cannot tell what they would have, unless they would have us repeat the Word proditorie in every Line.

Mr. Sol. Gen. Or before every Verb.

Sir B. Shower. No, but I think it ought to be

repeated at every Overt-Act.

Mr. Conyers. If your Lordship pleases, after that they have fet forth that this was the particular Method and Way agreed upon at their Confultation, that forty Horsemen or thereabouts should go about it, of which the Persons indicted were to be Four, it goes on, Et Quilibet eorum proditorie super se Suscepit esse unum, there it is put in, and it appears to be as particular as possible can

Mr. Cowper. Sir Bartholomew Shower fays, that when we have alledg'd that they did traiteroufly treat, propose and consult of the Means and Ways of killing the King, there we have done the Sentence and made that one Overt-Act. Now how is the Sentence done? The next Word is a Conjunction Copulative, & Consenserunt, &c. And what is the Use of a Conjunction Copulative? But to convey the Force of the Words in a former Sentence to the Sentence following, and to prevent the Repetition of every Word in the subsequent Sentence that was in the Precedent: But it is plain, they are both one and the same Overt-Act, and these subsequent Words are only an Explanation, more particularly of the Overt-Act fet forth in the precedent Words.

Sir B. Shower. In Answer to that, that has been faid, if they shew me any Precedent, where an Indictment has been for High-Treason, setting forth feveral Overt-Acts, and not the Word proditorie fet to every Overt-Act, then they answer my Objection. If the Word Quod had come in, that would have made them distinct to be sure; and I think they are as distinct Acts now; suppose they had concluded at the End of the Word Interficerent, that had been a good Overt-Act; I

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am fure they will agree that: And if it be fo, then the other is a good Overt-Act too. For it is a distinct Thing from that which was a perfect Sentence before; and it either requires a Like-wife, or the Word Proditorie must be repeated. They have not so much as said similiter Consenserunt or fimili modo; there is an (&) indeed, but that does not so couple the Sentences together, as not to make them distinct Acts. There are several Ets thorough the whole Indictment, but that does not, as Mr. Cowper would have it, couple all together to make one Overt-Act.

Mr. Phipps. My Lord, if what Mr. Cowper fays be allow'd, (viz.) that the (&) makes it one intire Sentence, then there is no Overt-Act at all; for after the Treason alledg'd, the Clauses are coupled to one another by an Et, and consequently by Mr. Cowper's Way of arguing the whole In-

dictment is but one intire Sentence.

L. C. 7. I do not understand your Meaning as to that; they tell you Proditorie is alledged to the Confulting, Contriving and Agreeing, then they tell you what was the subject Matter of that Contrivance and Agreement to affaffinate the King, and in order to that they agreed there should be 40 Men, is not that good enough, without Prodi-

torie to every Line

Sir B. Shower. No, it is not faid in Ordine ad, there is no fuch Thing; but only they did confult of the Ways and Means, and did agree that 40 Horsemen should do it, and afterwards did agree to provide Horses and Instruments of War. Now that being with a Quodque, they say makes a new Overt-Act; but I cannot understand why Quodque is not as much a Copulative as Et, and the one should not have the same effect as the other

L. C. 7. First it tells you there was a Consult and Agreement to affaffinate the King, and for the Accomplishment of the said Assassination, afterwards eisdem die & Anno Proditorie Tractaverunt & Consultaverunt de vijs & modis, how they should kill the King.

Sir B. Shower. That is one Overt-Act, fay we,

and there you should stop.

L. C. 7. Et Consenserunt & Agreaverunt quod quadraginta Homines, &c. it is all at the same time, and must be intended the same Consult and Contrivance; that they confulted of the Ways and Means, and then agreed fo many Men should be provided.

Mr. Phipps. No, My Lord, we fay that is

another Overt-Act.

L. C. 7. Treby. It feems to me to be a specifying and particularifing the Ways and Means, that they had confulted of, and concluded on.

Sir B. Shower. If it had been a specifying, it had been much better to put in either then and there, or that this was the Refult of the Confulta-

L. C. J. Treby. It does feem to me so, that it was the Refult of the Confultation, and it is well

L. C. 7. You had better have fav'd these kind of Exceptions till the Trial was over.

Sir B. Shower. But, my Lord, if there be one Overt-Act ill laid, I fubmit it whether they can give any Evidence of that Overt-Act.

L. C. J. Treby. No doubt of that they cannot;

but we think it is as well laid as it could be laid.

L. C. J. Truly I am not well fatisfied, that it is necessary after you have laid the Proditorie, as

to the particular Treason, to lay it again to the Overt-Act. For the Overt-Act is but Evidence of the Treason: The Treason it self lies in the Compassing, which is an Act of the Mind.

L.C. J. Treby. You cannot Indict a Man of Treason for Assassing or killing the King, but you must in every such Case frame the Indictment upon the Article for Compassing and Imagining the Death of the King; which must be laid to be done traiterously. Then when afterwards you fay the Person accused did wound him, or imprifon him, or confult and agree to affaffinate him, or did actually affaffinate him, these are but so many Overt-Acts of compassing the Death, and you having first faid that he did Proditorie compass and imagine the King's Death, you have thereby shewn that you charge him with a greater Of-fence than Felony (which my Lord Coke fays is the Use of the Word Proditorie; ) and that being thus done, I do not apprehend it to be necessary that you should add Proditorie to all the rest of the following Particulars; for they are only external Discoveries of the inward Treason; and more properly deemed to be Evidence of the Treason. than to be the Treason it self.

L. C. J. The Treason is consummate in the Intention, besides the Words of the Statute make that the Treason, not the Overt-Act, that is but Evidence, and fo it was held, (not upon this Exception, but upon the Reason that my Lord speaks of ) in the Case of the Regicides of King Charles the First, That the Indictment should not be for killing the King, but for compassing and imagining his Death, and the Killing was alledg'd as an

Overt-Act.

Sir B. Shower. It must be so if it were for levy-

ing of War.

L. C. 7. Most true; for levying the War is the Treason, but in this Case we think it is no Excep-

Mr. At. Gen. Then let us have the Fifth. Sir B. Shower. Then, my Lord, here is another

Thing. It is a Question whether there be any Overt-Act presented by the Jury at all. The Indictment says, Juratores pro Domino Rege præsentant, that they as false Traytors did compass the Death of the King, and the Slaughter of his Subjects, and they did meet, and confult, and agree how to do it, Et iidem Christophorus Knightly and the rest, to fulfil their said traiterous Intentions and Imaginations did, afterwards, the tenth of February, buy Arms and Horses. Now our Objection is, That it does not appear, that any one of these Overt-Acts are the Presentment of the Jury; with Submiffion they ought to have begun it again, either with a Quodque, or something that should have referred it to the first, Juratores præfentant, or else they must have begun quite again, with a Juratores Ulterius prasentant, and not have coupled them as this is with an Et. The most Forms begin with an ulterius præsentant, but here we find no Overt-Act is fo introduced. They might present Part, and not present the other Part, for any Thing that does appear. Every Thing ought to be laid politively, as the Jury's Dictum; it may be only the Clerk's Saying, and not the Jury's, for any Thing that does appear. Your Lordship remembers the Cafe of the King and Trobridge upon a Writ of Errour to reverse a Judgment for erecting and continuing a Cottage against the Form of the Statute; now Contra formam Statuti was in the Beginning of the Indictment, but not in the Conclusion; to the erecting but not the continuing. And though there was there Juratores ulterius dicunt, it was not super Sacramentum fuum, and they did not fay, he did continue it against the Statute; and there being no formal Presentment, that he maintain'd the Cottage notwithstanding the Act, Et did not so couple it to the first Part, as to make it a good Prefentment. So we say in this Case, this is a Fault, and different from all the common Forms; there ought to be a direct Presentment of each Overt-Act, and not coupled by an Et. For Et will not do it; for it is a distinct Overt-Act every one, and should have been Et quod Consultaverunt, quodque Agreaverunt, that a certain Number should do so and so; and to be sure, it should have been so at the last Overt-Act, which is only, Et iidem Christophorus Knightly, &c. did buy Arms and Horses. Now this last Et, being a loose Conjunction Copulative, in common Sense ought to refer to that which they had agreed upon, for that is last mention'd there, and the natural Sense leads thither, and not to the Beginning of the Bill Furatores præsentant quod.

Mr. Phipps. I shall not trouble your Lordship further, they ought to have put in a Quodque, or

an Ulterius præsentant.

Mr. Att. Gen. Where would you have the Quodque, or the Ulterius præsentant?

Mr. Phipps. Either to every Overt-Act, or at

least to that last.

Mr. Att. Gen. The Indictment fets forth, that they committed fuch, and fuch a Treason; Their Objection is, that *Quodque* is not put into every Overt-Act; and our Answer is, that the first *Quod* governs all that relates to that Treason. It may be if there were two distinct Treasons in the Indictment, when you come to fet forth the Second Treason, you should say Juratores ulterius præsentant the Second Treason; but the Overt-Acts to prove the same Treason, are all Parts of that Treason, and make but one Species of Treason, which is the Imagining the Death of the King. There's the Treason; and to bring it to pass, they did fo, and fo: This, my Lord, must be Part of the Finding of the Jury as well as the Treason it self, of which these are the Overt-Acts. But then if you will lay the levying of War in the fame Indictment, then it may be you must say Juratores ulterius præsentant quod, &c. But it had been a strange Absurdity to say, Juratores ulterius præfentant, fuch and fuch Overt-Acts: For the Overt-Act is not a further Indictment, but only a fetting forth that which is Evidence, upon which they found the Indictment for Treason.

Mr. Sol. Gen. What the Indictment fays, is as direct Affirmation as can be all along of the Prefentment of the Jury, that the Prisoner and others did compass and imagine the Death of the King; and to bring it about, they did confult together, and did agree to make use of such and such Means, and were to have a Party of 40 Men, and they bought Arms and Horses. Now it does not repeat quodque, or ulterius præsentant quod, to every one of those Sentences, that they did so and fo, and that they did fo and fo. Now I would fain know the Difference between Saying, and they did fuch a Thing, and Saying, and that they did such a Thing. That's all the Difference that they think to overturn this Indictment for. The omitting of a Juratores ulterius præsentant, certainly is nothing; for the first Presentment runs

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through the whole Indictment, and there does not need an Ulterius.

Sir B. Shower. Certainly there should have been

a Quodque at least.

L. C. J. No indeed, I think it is better as it is, than as you would have had it; because the first Quod goes through the whole, That in order thereunto he did fo and fo; would you have it faid & qued in order thereunto he did fo and fo; but tho' that may be good Sense, I think it is not so good as the other. This Indictment is for one Sort of Treason, and that is, for Compassing the Death of the King; and it is, I think, more proper to have but one Quod, than to have more; for it makes the whole Indictment more entire. As to the Juratores ulterius præsentant, that is never proper, where the Species of Treason is the same : For indeed if there had been two diffinct Treasons, the one for compassing the Death of the King, and the other for levying of War, in that Case you must bring it in by ulterius præsentant: Because they are two feveral Offences, though compris'd in one Bill, and they are in Law as two Indict-And so it is in the Case that you mentioned of Cottages: It is one Offence to erect a Cottage, and another Offence to continue a Cottage, and they are to have feveral Punishments; and because they there jumbled them both together in one Indictment, that Indictment was held to be nought: For by Law, the Indictment for erecting a Cottage, ought to conclude contra formam Statuti, and then the Jury must begin again, & ulterius prasentant quod the Cottage was continu'd against the Form of the Statute; because they are feveral Offences. But here the High-Treason is but one and the same Offence, and the other Things are but Overt-Acts to manifest this Treason, the Compassing the Death of the King; and truly I think it is better as it is.

Mr. Phipps. I have seen several Precedents of Indictments, where the feveral Overt-Acts were to the same High-Treason, but still they had each

an ulterius præsentant.

Mr. Att. Gen. I believe it is hard to find many Indictments in the same Words: I am sure all are not.

L. C. Baron. Is it not as great an Sir Edward Ward. Affirmation to fay, and they did fuch a Thing, as to fay, and that they did fuch a Thing.

L. C. J. I cannot reconcile it to my Reason,

but it should be as good Sense without that as

L. C. J. Treby. In a long Deed it begins, This Indenture witnesseth, that the Party granted so and fo, and the Party covenants thus and thus; and so it goes on commonly, without renewing the Word That to the subsequent Clauses: But yet the first Expression (This Indenture witnesseth that) governs the whole Deed, though it be many Skins of Parchment.

L. C. J. If you begin with an Indenture, you begin, That it witnesseth so, and so; without renewing, unless it be a very distinct Thing.

Sir B. Shower. My Lord, we think that Similitude makes for us. A. B. covenants fo and fo in a Conveyance, and then further, that so and

L. C. J. But there you restrain that in the Beginng of the Covenant to every particular in that Covenant.

Mr. At. Gen. Will your Lordship please to call the Jury now?

L. C. 7.

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L. C. 7. Have you a Mind to go on with the

Trial, or to go to Dinner?

Mr. At. Gen. I believe your Lordship can try but one more to Night, and that may be as well after Dinner as before.

L. C. 7. Well then, adjourn till 5 a-Clock, and in the mean time, you Keeper, knock off the Pri-

foners Fetters.

Keeper. They shall, my Lord.

Then the Court adjourned till 5 a-Clock in the Afternoon, it being then about 3.

Post Meridiem, the 21st of April,-96. The Court returned, and was resum'd about 6 in the Evening.

Cl. of Ar. Keeper of Newgate, bring Charles Cranburne to the Bar, (which was done.) Charles Cranburne, hold up thy Hand (which he did.) Those good Men that you shall hear called and personally appear, are to pass between our Sovereign Lord the King and you, upon Trial of your Life and Death; and therefore if you will challenge them or any of them, your Time is to speak unto them as they come to the Book to be fworn, and before they be fworn.

Cranburne, My Lord, I humbly defire I may have Pen, Ink, and Paper.

Court. Aye, Aye. (He had them.) Cl. of Ar. Where is George Ford?

Cryer. Vouz Avez. Cranburne. I challenge him. Cl. of Ar. William Underhil. Cranburne. I challenge him.

Cl. of Ar. William Withers.

Cranburne. I challenge him.

Mr Phipps. If your Lordship pleases, those that were of the last Jury I hope shall not be call'd of this Jury: This Prisoner being tried upon the same Indictment the last was.

L. C. 7. If they be not, it shall be in Ease to

them, but it is not in Favour of you.

Mr. Phipps. We humbly conceive, having given their Verdict upon the fame Indictment, they are not fuch indifferent Persons, as the Law intends they should be, and think it is good Reason they fhould not ferve upon this Jury.

L. C. 7. What though it be upon the same Indictment? the Evidence is not the same; for they

are distinct Offences.

Mr. Phipps. I do not know whether it be a good

Cause of Challenge, but submit it to your Lordship.

L. C. J. Well, you may doubt of it if you please, and try the Exception.

Cl. of A. Thomas Trench. Cranburne. I challenge him. Cl. of Ar. John Wolfe. Cranburne. I challenge him.

Cranburne. I challenge him.
Cranburne. I challenge him.
Cl. of Ar. Jonathan Andrews. (He did not apear.) John Raymond.
Cranburne. I challenge him.

Cl. of Ar. George Hawes. Cranburne. I challenge him. Cl. of Ar. Francis Barry.

Cranburne. I challenge him. Cl. of Ar. Arthur Bailey.

Cranburne. I challenge him; he was upon the last Jury.

L.C. 7. That is no Reason; Will you challenge him peremptorily?

Cranburne. I do challenge him.

Cl. of Ar. John Caine.

Cranburne. I do not except against him. Cl. of Ar. Hold Mr. Caine the Book, Cryer.

Cryer. Look upon the Prisoner, Sir. You shall well and truly try, and true Deliverance make between our Sovereign Lord the King and the Prisoner at the Bar, whom you shall have in Charge, and a true Verdict give, according to your Evidence, so help you God.

Cl. of Ar. Thomas Glover. Cranburne. I challenge him.

Cl. of Ar. Dormer Sheppard. (He did not appear.) George Tredway. (He did not appear.) Matthew Bateman. (He did not appear.) Timothy Thornbury.

Cranburne. I challenge him. Cl. of Ar. James Partherich. Cranburne. I challenge him.

Cl. of Ar. Thomas Freeman. (He did not appear.) Robert Bredon.

Cranburne. I do not except against him. (He was sworn.)

Cl. of Ar. Joseph Bliffet. Cranburne. I challenge him.

Cl. of Ar. Timothy Lanno. (He did not appear.) John Harris. (He did not appear.) John

Cranburne. I have nothing to fay against him. (He was sworn.)

Cl. of Ar. Richard Bourn.

Cranburne. I do not except against him. (He was (worn.)

Cl. of Ar. George Carter. (He did not appear.) Francis Chapman

Cranburne. I challenge him. Cl. of Ar. Alexander Forth. Cranburne. I challenge him. Cl. of Ar. Nicholas Roberts.

Cranburne. I have nothing to fay against him. (He was sworn.)

Cl. of Ar. Thomas Playstead.

Cranburne. I challenge him. Cl. of Ar. William Atlee. Cranburne. I challenge him.

Cl. of Ar. John Marsh. (He did not appear.) Andrew Cook.

Cranburne. I do not except against him. (He was sworn.)

Cl. of Ar. John Hall. Cranburne. I challenge him: Cl. of Ar. William Partridge. Cranburne. I challenge him. Cl. of Ar. Peter Levigne. Cranburne. I challenge him.

Cl. of Ar. Thomas Moody. Cranburne. I challenge him. Cl. of Ar. Richard Belinge.

Cranburne. I challenge him. Cl. of Ar. Thomas Evans.

Cranburne. I do not except against him. (He was sworn.)

Cl. of Ar. Thomas Ramage.

Cranburne. I have nothing to fay against him. (He was sworn.)

Cl. of Ar. Edward Townsend. Cranburne. I challenge him. Cl. of Ar. William Gunson.

Cranburne. I challenge him. Cl. of Ar. Philip Wightman.

Cranburne. I fay nothing against him. (He was sworn.

Cl. of Ar.

Cl. of Ar. John Wyborne.

Sir B. Shower. I hope you take an Account of

the Challenges, Mr. Hardistey.

L. C. J. Nay, you should take care of the Challenges, who are his Council; if he had no Council; we wou'd take care of him.

Cryer. Here is Mr. Wyborne, What fay you to

Cranburne. I have nothing to fay. (He was fworn.)

Sir B. Shower. I hope your Lordship will also

be of Council for him.

L. C. 7. We are to be equal and indifferent between the King and the Prisoner: But you that are now his Council by Law, ought to take care that he lose no Advantage.

Cl. of Ar. William Strode.

Cranburne. I have nothing to fay against him.

(He was sworn.)

Cl. of Ar. Daniel Byfield. (He did not appear.) Benjamine Noble. (He did not appear.) Thomas

Cranburne. I do not except against him. (He

was (worn.)

Cl. of Ar. Cryer Countez. John Caine.

Cryer. One, &c.

Cl. of Ar. Thomas White. Cryer. Twelve good Men and true, stand together, and hear your Evidence.

The Names of the Twelve Sworn were thefe,

Thomas Evans, Gent. Thomas Ramage, Gent. John Caine, Esq; Robert Bredon, Efq; John Billers, Efg; Philip Wightman, Gent. Richard Bourn, Efg; John Wyborne, Gent. Nich. Roberts, Gent. William Strode, Gent. and Nich. Roberts, Gent. Andrew Cook, Gent. | Thomas White, Gent.

C. of Ar. Cryer, make Proclamation.

Cryer. Oyez. If any one can inform my Lords the King's Justices of Oyer and Terminer, the King's Serjeant, or the King's Attorney General, before this Inquest be taken of the High-Treason, whereof the Prisoner at the Bar stands Indicted, let them come forth and they shall be heard; for now the Prisoner stands at the Bar upon his Deliverance: And all others that are bound by Recognizance to give Evidence against the Prisoner at the Bar, let them come forth, and give their Evidence, or else they forfeit their Recognizance.

L. C. 7. Mr. Attorney, Do you think we shall

be able to try the other to Night.

Mr. At. Gen. That is according as this holds,

L. C. 7. I speak it for the Ease of the Jury, that they might be dispatched, and not attend another Day.

Mr. At. Gen. I doubt we cannot try any more

than this to Night.

L. C. 7. Well it is no great Matter, it will be but a Morning's Work; it may be too great a Stress and a Hurry to do any more to Night; and therefore we will discharge the Jury for to Night, those of them that are not fworn; but we will be here to Morrow Morning by Seven a Clock; and therefore pray Gentlemen attend early.

Cl. of Ar. C. Cranburne Hold up thy Hand. (which be did.) You that are fworn look upon the Prisoner, and hearken to his Cause. He stands indicted by the Name of Charles Cranburne, late of the Parish of St. Paul Covent-Garden, in the

County of Middlefex, Yeoman, for that he, with Christopher Knightley, late of the same Parish and County, Gentleman, Robert Lowick, late of the fame Parish and County, Gentleman, and Ambrose Rookwood, late of the same Parish and County, Gentleman, the Fear of God in their Hearts not having, nor weighing the Duty of their Allegiance, but being mov'd and seduced by the Instigation of the Devil, against the most Serene, most Illustrious, most Clement, and most Excellent Prince, our Sovering Lord, William the Third, by the Grace of God, of England, Scotland, France and Ireland, King, Defender of the Faith, &c. their Supreme, True, Rightful, Lawful, and undoubted Lord, the Cordial Love, and the true and due Obedience, Fidelity and Allegiance which every Faithful Subject of our faid Lord the King that now is, towards him our faid Lord the King shou'd bear, and of Right ought to bear, withdrawing, and wholly to extinguish intending and contriving, and with all their Strength, purpofing, defigning and conspiring the Government of this Kingdom of England, under him our faid Lord the King that now is, of Right, duly, happily, and very well established, altogether to subvert, change and alter; as also our said Lord the King to Death and final Destruction to put and bring, and his Faithful Subjects, and the Freemen of this King-dom of England into intolerable and most miserable Slavery to Lewis the French King to Subjugate and enthral, the 10th Day of Feb. in the 7th Year of the Reign of our faid Lord the King that now is, and divers other Days and Times, as well before as after, at the Parish of St. Paul Covent-Garden aforefaid, in the County aforefaid, falfely, maliciously, devilishly, and traiterously, did compass, imagine and contrive, purpose, design and intend our said Lord the King that now is, to Slay, Kill, and Murder, and a miferable Slaughter among the faithful Subjects of him our faid Lord the King, throughout this whole Kingdom of England to make and cause; and their said most wicked, impious, and devilish Treasons, and traiterous Compassings, Contrivances and Purposes, aforesaid, to fulfil parts to Esta and traiterous compassings. fulfil, perfect, and bring to Effect, they the faid Christopher Knightly, Robert Lowick, Ambrose Rookwood, and Charles Cranburne, and very many other false Traitors, to the Jurors unknown; afterwards, to wit, the same Tenth Day of February, in the Year abovesaid, at the Parish aforefaid, in the County abovefaid, and divers other Days and Times, as well before as after, there and elsewhere in the same County, falsely, miliciously, advisedly, fecretly, traiterously, and with Force and Arms, did meet, propose, treat, confult, confent, and agree, him our faid Lord the King that now is, by lying in wait and wile, to Affassinate, Kill and Murder: And that execrable, horrid, and detestable Assassion and Killing the fooner to execute and perpetrate; afterwards, to wit, the fame Day and Year, and diverse other Days and Times, at the Parish aforesaid, in the County aforefaid, traiterously did treat, propose, and confult of the Ways, Manner, and Means, and the Time and Place where, when, how, and in what manner our faid Lord the King to by lying in wait the more easily they might Kill: And did confent, agree, and affent, that Forty Horsemen, or thereabouts (of whom they the faid Christopher Knightly, Robert Lowick, Ambrose Rookwood, and Charles Cranburne, should be four;

and every one of them traiteroully took upon himself to be one) with Guns, Muskets, and Pitols, charged with Gun-powder and Leaden Bullets, and with Swords, Rapiers, and other Weapons, Armed, should lie in wait, and be in Ambush our said Lord the King, in his Coach being, when he should go abroad, to set upon; and that a certain and competent Number of those Men fo armed, upon the Guards of our faid Lord the King, then attending him, and being with him, should set upon, and them should fight with, and overcome; whilst others of the same Men so armed, him our said Lord the King should Affaffinate, Slay, kill, and Murder. And they the faid Christopher Knightly, Robert Lowick, Ambrose Rookwood, and Charles Cranburne, the Treasons, and all their treasonable Intentions, Purposes and Contrivances aforesaid to execute, perform, fulfil, and bring to effect, afterwards, (to wit) the aforesaid Tenth Day of February, in the Seventh Year abovesaid, at the Parish aforesaid, in the County aforefaid, divers Horses, and very many Arms, Guns, Piftols, Swords and Rapiers, and other Weapons, Ammunition, and Warlike Warlike Things, and Military Instruments, falsely, ma-liciously, secretly and traiterously did obtain, buy, gather together, and procure; and to be bought, obtained, gathered together, and procured, did cause, with that Intent them in and about the detestable, horrid, and execrable Assassination, Killing, and Murder of our faid Lord the King that now is, as aforefaid, to be us'd, imploy'd, and bestowed: And the same Premisses the more safely and certainly to execute, do, and perpetrate, the aforesaid Christopher Knightley, with one Edward King (late of High-Treason, in contriving and conspiring the Death of our said Lord the King that now is, duly convicted and attainted ) by the Consent and Assent of divers of the Traitors and Conspirators aforesaid, the aforesaid Tenth Day of February, in the Seventh Year aforefaid, traiterously did go, and came unto the Place propo-fed, where such intended Assassiant, Killing, and Murdering of our faid Lord the King, by lying in wait, should be done, perpetrated and committed, to view, fee, and observe the Conveniency and Fitness of the same Place for such lying in wait, Affaffination, and Killing, there to be done, perpetrated and committed; and that Place so being feen and observed, afterwards, to wit, the fame Day and Year, his Observations thereof to feveral of the faid Traitors and Conspirators did relate and impart, to wit, at the Parish aforesaid, in the County aforesaid; and the said Charles Cranburne the same Day and Year there, in order to the same execrable, horrid, and detestable Assassination and Killing of our faid Lord the King, by the Traitors and Conspirators aforesaid, the more readily and boldly to execute, perpetrate, and commit, advisedly, knowingly, and traiterously did bear and carry among divers of these Traitors and Conspirators forward and backward from some to others of them, a List of the Names of divers Men of them who were deligned and appointed our faid Lord the King, so as aforefaid, by lying in wait, to Kill and Murder, against the Duty of his Allegiance, and against the Peace of our faid Sovereign Lord the King that now is, his Crown and Dignity, and against the Form of the Statute in that Case made and provided.

Upon this Indictment he hath been arraigned, and

thereunto hath pleaded not guilty, and for his

Trial hath put himself upon God and his Country, which Country you are; your Charge is to inquire, whether he be guilty of the High-Treason whereof he stands indicted, or not guilty; if you find him Guilty, you are to inquire what Goods or Chattels, Lands or Tenter of the Tiese of t nements, he had at the Time of the High-Treason committed, or at any Time since: If you find him not guilty, you are to enquire whether he fled for it; if you find that he fled for it, you are to enquire of his Goods and Chartels, as if you had found him guilty; if you find him not guilty, nor that he did fly for it, you are to fay fo and no more: And hear your Evi-

Mr. Montague. May it please your Lordship, and you Gentlemen of the Jury; this is an Indictment of High-Treason that is found against four Persons; but the particular Treason against the Prisoner at the Bar, is for Compassing and Imagining the Death of the King, and endea-vouring to subvert the Government, and enslave the Nation to Lewis the French King: And the Indictment fets forth, that the Prisoner at the Bar did for this purpose meet and consult with feveral false Traitors to the King and Government, of the Ways, Manner, and Means how, and the Time and Place when and where to Affaffinate the King; and at length they agreed that forty Horsemen should go together, and set upon the King in his Coach, as he returned from Hunting; fome to attack the Coach, while others fet upon the Guards. The Indictment does further charge him with getting Horses and Arms, and particularly with carrying a List of the As-fassinators from one to another. These are the particular Things charged in the Indictment, and to this Indictment he has pleaded not guilty; if we prove the Fact, Gentlemen, we don't doubt your Justice.

Mr. At. Gen. May it please your Lordship, and you Gentlemen of the Jury; the Prisoner at the Bar, Charles Cranburne, is Indicted for High-Treason, in compassing and imagining the Death of the King. Gentlemen, the Overt-Acts laid in the Indictment to prove the Prisoner guilty are, That he was at several Meetings and Confultations about the Manner of putting this Defign in Execution; at which Meetings it was agreed, that there should be about forty Horsemen in Number prepar'd, and arm'd for that Purpose, and they did provide Horses and Arms for that very Thing, and did agree to put it in Execu-

Gentlemen, the Evidence that you will hear produced against the Prisoner at the Bar will be of this Nature. You will hear from the Witnesses, that about Christmas last, or the Beginning of January, Sir George Barclay, did come over from France from the late King James, to whom he was an Officer in his Guards, with a Commission for attacking the Prince of Orange, or levying War upon his Person. He came over about that Time, and several Troopers of the late King James's Guards, to assist him in that barbarous Conspiracy. When Sir George Barclary came over, he did acquaint with this Delign feveral Persons in England, that he thought proper to be Accomplices with him in it; particularly Capt. Porter, Mr. Charnock, Sir William Perkins, and feveral others whose Names you will hear of, and they had several Meetings about it the Beginning ginning of February, at Capt. Porter's Lodgings, at the Nagg's-Head in Covent-Garden, at the Sun Tavern in the Strand, at the Globe Tavern in Hatton-Garden, and several other Places where they consulted in what manner they might attempt

and accomplish this bloody Design.

Gentlemen, you will hear, that at these Meetings it was propos'd, that they should do it by Ambuscade as the King came from Richmond a Hunting, whither he used to go upon Saturdays: Others were for doing it on this Side the Wa-And so their Opinions being divided, it was thought necessary to find out and settle which was the best Place; and in Order thereunto they employ'd Capt. Porter, Mr. Knightley, and Mr. King (who was executed) to view the Ground, and accordingly they went, and pitch'd upon the Lane between Brentford and Turnham-Green for this Purpose, as the most convenient Place: And having so done, they came back, and gave an Account to those that had appointed to meet 'em, to hear the Success of their Expedition, at the Nagg's-Head in Covent-Garden, and in that Place, you will find by the Evidence, that those Persons, who were the Heads of the Conspiracy, undertook to find their several Proportions of Men, for whom they would undertake, that would go with them, and be concern'd in this Design. Sir George Barclay was to furnish about twenty. He had the Command of the Troopers that came from France, and those other Officers that came thence, Capt. Porter was to furnish sewere under him. ven, Charnock was to furnish eight, Sir William Perkins was to furnish five Horses and three Men, and, I think, Lowick was to furnish some more: In the whole Number they rcckon'd there should be about forty.

It will appear, Gentlemen, that the Prisoner at the Bar, Mr. Cranburne, was one of the Men that Capt Porter undertook to get, and engage in this Defign; and accordingly Capt. Porter did acquaint Mr. Cranburne with it; and he did undertake to be one, and to be ready to go with him, and be concerned in this Affaffination. You will find he was acquainted with it about the 14th of February, the Day before the first Time that they intended to affault the King: Then he did undertake and agree to prepare himself against the next The next Day, which was the 15th of February, they had several Meetings, and they were making Preparation in Order to go out. It happen'd, by great Providence, his Majesty did not go abroad that Day, and thereupon they difpers'd themselves; but they had Meetings afterwards, at which Meetings the Prisoner was prefent, with Capt. Porter, Mr. Pendergrafs, La Rue, and feveral others that were concerned in the Conspiracy, particularly the 21st of February, the Day before the fecond Time they were to have put this in Execution. Capt. Porter being at the Sun-Tavern, with several other Gentlemen, and they refolving to have it executed the next Day, if the King went abroad; Capt. Porter sent for Cranburne, and Keys that was executed, and Kendrick and Sherborn, four of those that he had undertaken for, (of whom, I say, Cranburne, the Prisoner at the Bar, was one) and then he acquainted 'em that they were resolv'd to go on the in a Readings according to The Table 19. be in a Readiness accordingly. The next Day the Prisoner, with some others, met at Mr. Porter's, where they were preparing to go out and attack

the King, and they had feveral Discourses about the Ways and Means of doing it; and particularly Capt. Porter at that Time faid, that he had a very good Gun that held about fix or eight Bullets, and that Mr. Pendergrass was to have, who was to attack the Coach, and shoot into the Coach: Mr. Cranburne was there present at that Time, and Mr. Cranburne was imploy'd particularly by Capt. Porter to carry a List that Porter writ of the Names of feveral Men that were to act in it under him, and this he was to carry to Charnock; Porter writ it and gave it him, and he carry'd it with Directions to bring it back with the Lift of the Names of Mr. Charnock's Men. Cranburne did accordingly at that Time carry the Lift of the Names to Capt. Charnock, and brought it back with an additional List, from Capt. Charnock, of his Men.

At that Time, you will hear further, when Cranburne brought the Lift, he brought an Account that he heard the King did certainly go abroad: For Mr. Charnock had Intelligence fo from Chambers, who lay at Kenfington to get Intelligence: At which there was very great Rejoycing among all that were prefent at that Time, hoping they should have an Opportunity to put this execrable Design in Execution; and so they prepar'd all of 'em to go out. There were several Inns in Turnham-Green and Brentford, and thereabouts, and they were to be placed two or three in an Inn, that they might be ready to get together when Time should serve. It happen'd the King did not go abroad that Day neither, there being some Discovery of this Design, and so they did disperse themselves, as apprehending it was discover'd.

Gentlemen, it will appear by feveral Witneffes, that the Prisoner at the Bar was engaged in this horrid treasonable Design, and was to have acted a Part in it. We will call our Witnesses that will make the Particulars out to you, and we do not question but you'll do what is right. First,

call Capt. Porter; (who was fworn.)

Mr. Sol. Gen. Pray, if you please, Capt. Porter, give the Court and the Jury an Account what you know of this wicked intended Assassina, and what Share the Prisoner at the Bar had in it.

Capt. Porter. My Lord, before this wicked Affassination was on Foot, the Prisoner at the Bar, Mr. Cranburne, was imploy'd by me to buy Arms. I used to give him Money to go to the Brokers to buy Arms at sccond-hand, and he brought a Sword-Cutler to me, of whom I bought about twenty Swords. And when Sir George Barclay came into England, and this Business was resolv'd upon, I acquainted him with the Defign, and promis'd to mount him. He never was at any of the Meetings with Capt. Charnock, Sir George Barclay, or Sir William Perkins; but he went to look for a Horse, and was ready both Saturdays to go along with me. On Saturday the 22d I fent him with a Message to Sir William Perkins, for the Note for the two Horses, which he had promised me to furnish me with, out of his five that he was to furnish; he came back again, and told me that there was a Messenger came and faid that the King did go out, and he knew where to have the two Horses; that Mr. Charnock was afraid we should not have the full Number of Men, and defired me to fend him the Names of my Men; I did write a List of the Names of my Men, and I went afterwards to the Blue-Posts in Spring-Garden.

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Garden, whither he was to come to me; he did fo, and he brought back the List of my Men, with the List of Mr. Charnock's Men written un-derneath it, and at the same Time News was brought that the King did not go abroad that Day.

L. C. J. You fay, that before the Assassination was fet on foot, you imployed him to buy Arms

and Horses.

Capt. Porter. My Lord, I acquainted him with it the Friday before the first Saturday

L. C. 7. You faid before the Assassination you imployed him to buy Arms: When was that?

Capt. Porter. I faid before the Assassination was on foot I imployed him to buy Arms. him I was to be a Captain in Colonel Parker's Regiment, and promised to make him my Quarter-Master.

L. C. J. How long ago was this? Was it a Week before the Assastination was on foot?

Capt. Porter. He has known of my being a Captain in Colonel Parker's Regiment this two Years.

Mr. Att. Gen. I do doubt my Lord, he does not distinguish the Times when he bought the

Arms, and when the Assassination was.

L. C. 7. Yes, yes, he does now; I misapprehended him at first, and thought he said he had imployed him to buy Arms a Week before the Assassination was on foot; but he says it was a longer Time.

Mr. Att. Gen. I desire my Lord, he may be ask'd what Time he bought Arms before this Afsassination: When was the last Time he bought

Arms:

Capt. Porter. It was several Months before the Affaffination.

Mr. At. Gen. Was it within a Year before it.

Capt. Porter. Yes I believe it was within a Year. I gave him feveral Times Money for that purpose, in all above ten Pounds, and he told me, one with another, he had bought ten Case of Piftols, and kept them in the House till there were Occasion.

Mr. At. Gen. How long ago is it?

Capt. Porter. I believe about a Year; within a Year.

Mr. At. Gen. When did you first acquaint him

with the Affaffination? Capt. Porter. Presently after Sir George Barclay

acquainted me with it, I fent to him, to defire him to get the Pistols clean and ready.

Mr. At. Gen. Did you tell him of the Design? Capt. Porter. I told him there was a Defign on foot, and I would tell him more when I faw him next; and I desir'd him to get the Swords from the Sword-Cutlers, and the Pistols clean and ready. And I met him afterwards, and told him of the Design, and that we intended to do it on Saturday the fifteenth; and he engaged to be ready and make one. On the Friday before the twenty-fecond he went with me to the Cock-pit, and there we met with one Mr. Gunn, and I ask'd him if he knew where any good Hackney-Horses might be had? He faid he believed he did; and I fent Cranburne with him, and he came back, and told me he had found two or three out in Bloomsbury.

L. C. J., Look ye, Capt. Porter, you must not speak so fast, it is impossible to understand so much Matter as you deliver without distinguishing of Times. You faid, that fome long Time before the Affaffination was on foot you fent him to buy Arms, for what Purpose were those Arms?

Mr. At. Gen. My Lord, he has told you-L. C. J. Pray let me hear it from him again. Capt. Porter. I fay, my Lord, he knew of my

being a Captain in Colonel Parker's Regiment this two Years.

L. C. J. But what were those Arms for that he bought?

Capt. Porter. To be ready against King James landed, which was defigned feveral Times.

L. C. J. Why, now you make the Matter clear

to me.

Mr. At. Gen. My Lord, that is not the Thing we go upon, that is but introductory to the Busi-Therefore we ness that we are now a Trying. desire to know of him: Captain Porter, when did you first acquaint Cranburne of the Assassination of the King?

Capt. Porter. As foon as Sir George Barclay acquainted me with it, and defired me to get what Men I could to effect it, I fent for Cranburne to my Lodgings in Norfolk-street, and he came to me one Morning; and I told him there was a Design on foot, and I would tell him more of it

afterwards.

Mr. Sol. Gen. When was it that Sir George Barclay acquainted you with it?

Capt Porter. About the latter End of January. Mr. At. Gen. And what faid he to it when you

acquainted him with it?

Capt. Porter. He did agree to go with me, and I promifed to furnish him with Horse and Arms; and on Friday before the fifteenth I fent him with three Case of Pistols to Sir William Perkins, to furnish the three Men he was to mount with his own Horses.

L. C. 7. Who was to have those three Case of

Piftols.

Capt. Porter. Sir William Perkins was, and he carried them to Sir William Perkins's.

Mr. At. Gen. How long was this, do you fay, before the Assassination was to have been

Capt. Porter. It was Friday before the fifteenth. Mr. At. Gen. That was before the first Time that it was to have been done.

Capt. Porter. Yes; and Friday before the last, I fent him to look after the Horses that Gunn said he believed he could help me to, and he came to me to the Sun-Tavern in the Strand, and told me he and Jeffery Gunn had found three Horses in Bloomsbury, and I came out of the Room where I was with Sir George Barclay and others, and there was Kendrick, and Keys, and Cranburne, and I told them we were refolved to put it in Execution the next Day.

Mr. At. Gen. Well, pray what Discourse had

you with him the next Day?

Capt. Porter. The next Day, the 22d, he came to my Lodging at Maiden-Lane, and I fent him to Sir William Perkins for a Note for the two Horses, that I was to mount of his: He came back and told me he knew where to have them, and that Captain Charnock was affraid we should not have our Compliment of Men, and defired me to fend him an Account what Men I could bring, which I did by Mr. Cranburne, and being to go to the Blue-Posts, ordered him to bring it to me thither, and he did bring it back to me to the Blue-Posts with Captain Charnock's List under-

Mr. Sol. Gen. Pray Captain Porter, was there any Body present when you sent the List, and the Prisoner brought it back to you?

Capt.

Capt. Porter. Yes there was Mr. La Rue, and Captain Pendergrafs, and Mr. King, I know of none else.

Mr. At. Gen. Pray do you remember what Healths were drunk after you heard the King was

not to go abroad?

Capt. Porter. I don't remember what Healths were drunk that Day particularly, but whether it were Thursday or Friday, (I cannot tell particularly the Day) We drank a Health to the squeezing of the Rotten Orange upon the next Saturday.

Mr. At. Gen. Who was present that Day when

that Health was drunk?

Capt. Porter. Mr. Cranburne was there present at that Time, and did drink the Health.

Mr. Coeper. Pray, Sir, did he meet you by Appointment on Saturday the 15th, or was it by Accident?

Capt. Porter. By Appointment, as all the rest did, to get ready as all the rest did, to go upon

the Defign; and so it was both Days.

Sir B. Shower. If they have done with Mr. Porter, we would ask him a Question or two for the Prisoner: We defire to know when it was that those Arms were bought that he talks of: For we must acknowledge that Mr. Cranburne heretofore went upon feveral Messages for Capt. Porter; When was that buying of Arms?

Capt. Porter. I tell you I cannot exactly tell

the Month.

Mr. Cranburne. Do you remember the Year? Capt. Porter. I believe it was less than a Year before the Affaffination was on Foot.

Mr. Cranburne. If you remember, Sir, it was a Month before Col. Parker was put in the Tower.

Capt. Porter It was several Times, I cannot

tell the particular Times.

Sir B. Shower. My Lord, I defire to know when he first communicated this Defign to Mr.

Cranburne, and who was by, and where it was. Capt. Porter. I told you I fent for Mr. Cranburne one Day in the Week before the 15th, and he came to me at my Lodging in Norfolk-street, and I acquainted him that Sir George Barclay was come, and there was fuch a Defign on Foot; and I defired him to get those Pistols that he had of mine ready, and cleaned; that they might be ready for the Execution.

Sir B. Shower. What Day was that?

Capt. Porter. One Day in the Week before the 15th.

Mr. Cranburne. Did you ever name Sir George

Barclay to me in your Life?

Capt. Porter. Yes I did, I told you he was come from France.

Mr. Cranburne. Where was that, at Mr. -Capt. Porter. In Norfolk-street, where I lay? Mr. Cranburne. Who was by? Capt. Porter. No Body but my felf.

Sir B. Shower. Upon what Occasion did you meet there?

Capt. Porter. I fent for him to my Lodging. Sir B. Shower. How long had Sir George Barclay been in Town, before that Time?

Capt. Porter. I cannot tell the Time when he

came to Town.

Sir B. Shower. How long was it after he came to Town before you saw him? Had you seen him a Week or a Fortnight before? Pray recollect

Capt. Porter. I told you that the first Time I heard of him, was the latter End of January;

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Capt. Charnock told me he was come, but I was then fick of the Gout.

Sir B. Shower. Now then I would defire to know, who was by, upon the Friday before the 22d, at the Sun-Tavern in the Strand, when you and Mr. Cranburne were there?

Capt. Porter. I did tell you, Sir.

Sir B. Shower. I defire to know, whether there was any Body besides Mr. Cranburne, Kendrick, and Keys?

Capt. Porter. Sir, I will tell you all I can remember; I was in one Room with Sir George Barclay, and there was Sir William Perkins, Capt. Charnock, and my felf; and afterwards I went into another Room, where there was Kendrick, and Cranburne, and Keys; and Jeffrey Gunn came in afterwards; I remember no Body else.

Mr. Phipps. Was not Gunn there when you first

came in?

Capt. Porter. To the best of my Remembrance,

he came in afterwards.

Sir B. Shower. My Lord, this may be a very material Part of our Defence, and therefore we must enquire a little the more into it. Mr. Porter is pleased to say, that he was in a Room with Sir George Barclay, and Charnock, and Sir William Perkins; and he came out into another Room where was Mr. Cranburne, Kendrick, and Keys; and there he fays, after he had been there some Time, Gunn came in; I defire to know, whether

Gunn was there when he first came in?
Capt. Porter. To the best of my Remembrance, he came in afterwards; but I cannot positively tell,

for I was in and out feveral Times.

Mr. Phipps. At the Time that you communicated this Design to Mr. Cranburne, what faid he

Capt. Porter. When I first communicated the Thing to him, I told him there was a Thing on Foot for the Service of King James, and defired him to go along with me.

L. C. 7. What kind of Service did you tell him

Capt. Porter. He asked me, what kind of Service it was? I told him Sir George Barclay was come over, and I told the whole Defign of the Assassination of the Prince of Orange, that it was intended to take him off, as he came from Richmend from Hunting.

Mr. Phipps. And pray what did Mr. Cranburne fay to you?

Capt. Porter. He faid he would be ready to go

along with me.

Mr. Phipps. You fay, you fent by him three Case of Pistols to Sir William Perkins, at that Time did you tell him for what Defign those Piftols were?

Capt. Porter. I told him, they were for the three Men that Sir William Perkins was to mount upon three of his five Horses.

Mr. Cranburne. Did you speak to me to carry those Pistols to Sir William Perkins i

Capt. Porter. I think fo, to the best of my Remembrance I ordered you my felf to carry them.

Sir B. Shower Captain Porter, I defire you to recollect your felf, and tell us plainly, whether the Defign was communicated to Mr. Cranburns before the 15th.

Capt. Porter. Certainly Sir. Sir B. Shower. Are you fure of it?

Capt. Porter. Yes Sir, I am fure of it.

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Sir B. Shower. I ask you, because you know what has been faid upon this Occasion in other Trials.

Cranburne. Where did you write the Note, that you fay you fent to Sir William Perkins? Was that Note sealed or was it not?

Capt. Porter. I did not tell you that I writ a

Note.

Cranburne. You swore that you wrote a Note, and fent it by me to Sir William Perkins for two Horses.

Capt. Porter. I faid no fuch Thing, Sir.

Mr. Sol. Gen. Look you, Capt. Porter, let him ask you any Questions, and if they be proper answer them, and let not his Affirmations, or Mistakes provoke you to be angry.

Capt. Porter. I said, I sent him to Sir William Perkins, for a Note to have the Horses from Mr.

Mr. Phipps. Did you send him with a Letter, or was it a Message by Word of Mouth?

Capt. Porter. I did fend him by Word of Mouth,

for a Note.

L. C. J. Pray, Gentlemen, observe the Evidence, Sir William Perkins was to give a Note for two Horses, and Capt. Porter sent Cranburne for the Note.

Mr. Phipps. The Question therefore that I ask, is, Whether he fent a Letter for the Note, or whether by Word of Mouth?

Capt. Porter. I fent by Word of Mouth.

Mr. Cranburne. Pray will you tell the Court what you faid upon the 22d to Mr. Pendergrafs and me, after you came down from the Blue-Posts leaning upon the Rail.

Capt. Porter. I don't remember a Word of it, for I cannot remember every Word that I have

Sir B. Shower. If you can remember one Particular, fure you can remember another. If you can't remember this, how came you to remember any Part of the Discourse that happen'd at the Blue-Posts.

Capt. Porter. Because that was material to this Business, for I had very soon after a particular Occasion to recollect it upon the breaking out of

the Plot.

Mr. Cranburne. Pray what Hour was it this Saturday the 15th that you communicated this Defign to me?

Capt. Porter. I cannot tell what Hour, but I fay you met me at the Blue-Posts Saturday the 15th.

Mr. Cranburne. You fay, you communicated it to me the 15th.

Mr. At. Gen. He says he communicated it to you, before the 15th.

Mr. Cranburne. I desire to know where he was

the 14th.

Capt. Porter. I fay, one Day before the 15th; in that Week I fent for you to come to my Lodgings, and you did come, and there I communicated it to you.

Cranburne. Sir, I was not at your Lodgings that

Week.

Mr. Phipps. What Day of the Week?

Capt. Porter. I cannot be positive whether it was Thursday, or Friday, or what Day; but one Day that Week it was.

Mr. Phipps. You ought to be positive when it

Capt. Porter. I do tell you as near as I can.

Mr. Phipps. With Submiffion, my Lord, he ought to be positive one Way or other.

L. C. 7. Nay, I don't see that he ought to be positive to a Day; he may be so if he can.

Cranburne. Pray what Day did you fay you fent

me to Sir George Barclay?

Capt. Porter. I do not say that I ever sent you

to Sir George Barclay?

Mr. Phipps. Can you take upon you to fay, That he was at your Lodgings that Week before the 15th?

Capt. Porter. To the best of my Knowledge

it was one Day that Week.

Mr. Phipps. To the best of your Knowledge: Are you fure of it?

L. C. 7. Speak as certainly as you can.

Capt. Porter. Indeed, I believe fo, it was before the 15th. I am sure, I think, it was within three or four Days after Sir George Barclay had acquainted me with it, I fent to the Prisoner to come to me to my Lodgings, at Mrs.-Norfolk-street, and acquainted him with it.

L. C. J. And when you acquainted him with it, What did you tell him? What Part was he to

act in it?

Capt. Porter. I told him, I would have him go. along with me, and that I had fet him down for one of my Party, and would provide him Horse and Arms; and he did agree to go along with

Sir B. Shower. Mr. Webber, Pray let me see

Charnock's Trial.

Mr. Sh. Buckingham. Why, Sir Bartholomew, is the Trial any Evidence?

Sir B. Shower. Mr. Sheriff, I know what Use I

can make of it.

Mr. Sol. Gen. Will you ask him any more Queftions?

Sir B. Shower. No. Sir.

Mr. Sol. Gen. Then fwear M. De la Rue. (which was done.)

Pray, Sir, give the Court, and the Jury, an Account what you know of the intended Affaffination, and what Share the Prisoner had in it.

M. De la Rue. It is too long a Story to tell you all that I know of this Matter; but, if you please, I will tell you what concerns the Prisoner at the Bar. I am heartily forry that I have Occasion to appear against him, as I wou'd be truly against any Body: But fince I am here upon my Oath, I must declare the Truth, and nothing but the Truth; and I hope I shall not declare any Thing but what is Truth. Upon Saturday, the 15th of February, the Day that the Defign was to have been put in Execution against his Majesty, and all that were in the Coach with him, and against his Guards, I went to Mr. Charnock's Lodgings in Norfolk-street, to inform my felf whether they refolved on that Day to go out upon the Defign; and I found by Mr. Charnock that they did resolve it, and I stay'd there a while, till such Time as Mr. Chambers came in; I did not know whence he came then, but, as I was informed afterwards, he came from Kenfington to Mr. Charnock, and his Boots were dirty; and Mr. Charnock told me he had fent a Messenger to Mr. Porter, And, fays he, if you will stay a little Time, I shall bave an Answer. The Messenger came back, and told him, That Capt. Porter din'd at the Blue-Posts in Spring-Garden. I did not go to dine with him, but went Home, where I faw Mr. King at my Lodging, who told me, that the King did not go

out that Day. I told him, I heard he did not: I found by Mr. Chambers's coming back, and that we had no Notice from Mr. Charnock, that it was concluded the King did not go out as it was sup-posed he shou'd have gone. When I had din'd at my Lodging, I went to the Blue-Posts in Spring-Garden, to Mr. Porter, and there were four, or five, or fix People with him; there was one Mr. Sherborn, and Mr. Kendrick, and two People that I never saw before, and another Person, but I can't tell now who he was. When we had been there a little while, comes in this unfortunate Man at the Bar, Mr. Cranburne; I don't know where he had been; but by his coming in so late, I suppose he had not din'd, and he ordered the Drawer to get him some Costelets. This is all that I can say as to that Day. I had feen Captain Porter twice or thrice between that and the 22d, and he defired me to be at Home on Friday Night between Eight and Nine, and he wou'd fend to me: He did fend, and I was from Home. But when I came, I was informed his Servant had been to speak with me; and in the Morning, about Eight or Nine a Clock, Saturday the 22d, he sent his Servant to me to tell me his Master would speak with me at his Lodgings. I went to his Lodgings, and he then lay in Maiden-Lane, at one Brown's a Surgeon: When I came in, he was in Bed; and he told me in French, Touts Parties sont prests, All Parties are ready. I understood all along that there were three Parties to be engag'd; one to attack the King's Coach, and the two others the Guards; Sir George Barclay was to head the first, and Porter, and Rookwood, the rest. M. Porter arose and dress'd himself, and in came Mr. Cranburne; and Mr. Porter went out to him into the Dining-Room, and what he faid I can't tell: But foon after came in Pendergrafs, Mr. Keys, and Mr. King, and then he takes Pen, Ink, and Paper. Sir B. Shower. Who took that?

M. De la Rue. Capt. Porter took Pen, Ink, and Paper, and writes down a List of his Party, and puts me down first. Mr. Pendergrass ask'd me if I was the Captain, and I made him fome Aufwer, but what in particular I cannot tell; I think I told him, I knew of the Thing before the most did But I can remember particularly that Lift was: given to Mr. Crandurne, to carry to Mr. Charnock; upon what Account it was, I cannot tell; but I concluded, that Mr. Charnock was to be acquainted with those Persons that Mr. Porter was fure of: And Mr. Porter at that time told me that he was disappointed of some People, and desired me to get him some other Men in their Rooms; and he fent particularly to one that Mr. King proposed; and I did go, and brought him to the Blue-Posts, where Capt. Porter told me he was to dine; and the Gentleman I went to, told me he wou'd meet me at the Blue-Posts in Spring-Garden. When I came back to Mr. Porter's Lodgings, Mr. Porter, and Mr. Pendergrass, and Mr. Oldsield, and I, went in a Coach to the Blue-Posts in Spring-Garden; and when we had been there a little while, Mr. Cranburne came back to give an Account of the Errand Mr. Porter had fent him upon, and he brings this

Mr. At. Gen. Who brought it? M. De la Rue. Mr. Cranhurne? Cranburne. Whither did I bring it? M. De la Rue. To the Blue-Posts in Spring-Garden.

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L. C. J. You must not ask any Questions till they have done with him. But Mr. De la Rue, let

me ask you what Day was this?

Mr. De la Rue. This was Saturday, the 22d of February; and he told Mr. Porter there was a Lift of Mr. Charnock's Men at the Bottom of that Lift; and I took the List in my Hand, and there was Mr. Charnock's Lift of Six or Seven, or thereabouts, of his Party, and at the Bottom of it was R. C. I think, for Robert Charnock. Mr. Porter takes Mr. Cranburne from the Company into another Room, and I went after them, and he told Captain Porter, in my hearing, that the King did not go out that Day. There is one Thing I forgot, which now I recollect, and I am upon my Oath to tell the Truth, and the whole Truth: When I was at Mr. Porter's Lodging, he told me the King was to go out; and that Mr. Chambers, the orderly Man, had fent Word, That the King refolv'd to go out between Ten and Eleven.

L. C. 7. Who faid to?

Mr. De la Rue. Mr. Cranburne told me so at Mr. Porter's Lodgings, I say I had forgot it, but it occurs to my Memory now, that he told me there before he went to the Blue-Posts, that the King did go out that Day between 10 and 11; for Mr. Chambers, the orderly Man, had been with Mr. Charnock or Sir William Perkins, to let them know fo much. And afterwards when he came back with the List of Captain Porter's Men, to Captain Porter at the Blue-Posts in the Spring-Garden; there was at the Foot of that Lift, a Lift of Mr. Charnock's Men in another Hand, I suppose writ by himself, but that I cannot swear whose Hand it was; and Mr. Porter took him into another Room, and then Mr. Cranburne told him the King did not go out, and I believe it was then between 11 and 12 a Clock; and he also told Mr. Porter, that Mr. Charnock was apprehensive the Thing was discovered, and therefore defired him to have a Care of himself, for he himself was refolved not to lie at home that Night; I think, my Lord, Mr. Porter did fend back Mr. Cranburne to Mr. Charnock, I cannot be positive whether he did or not, but I believe he did; because I am sure Mr. Cranburne did tell Mr. Porter, Sir George Barclay would fpeak with him; and Mr. Porter made Answer, why should he desire me to go to him, when he knows I am under some ill Circumstances, and he can better come to me? and I believe Mr. Porter did fend Mr. Cranburne once again to Mr. Charnock.

L. C. J. Well, pray do not fay any Thing of any Matter but what you can be positive in.

Mr. De la Rue. But Mr. Porter did not go to Mr. Charnock, nor did Mr. Charnock come to him, therefore they stay'd there and dined; and after Dinner, or a little before Dinner, Keys the Trumpeter came up, and told us, that my Lord of Oxford's Regiment of the Guards was returned from Richmond, foaming: Keys went down Stairs again to learn Inteligence, as I thought, and came up and told us he saw the King's Coaches newly return'd to the Mews, and Mr. Cranburne was by all the Time; I think this was before Dinner, and then we went to Dinner.

L. C. J. I tell you again, don't speak any Thing that is material, but what you can be positive in.

Mr. De la Rue. I am positive as to the Thing, and that it was the 22d of February, but I cannot be positive as to all the Circumstances. After Dinner there was the usual Healths, the Jacobite

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Healths to King James, and the Prince of Wales, and the Restoration, and the like; and after that I think it was Mr. Porter took an Orange in his Hand and fqueez'd it, I am fure one in the Company did, and drank fomething to the Rotten Orange, I cannot very well remember just now what it was; but I would be cautious of faying any Thing but what is Truth; but if your Lordship will give me leave to recollect my felf, I will —Oh! it was to the fqueeztell you what it wasing of the Rotten Orange, and the Health went round, and Mr. Cranburne was in the Company, and drank the Health. But being disappointed and frustrated of the Design by the King's not going abroad that Day, and Mr. Porter being cautioned by Mr. Charnock to take care of himself, and being told that Mr. Charnock would not lie at home that Night, and the Guards returning in that Manner, they were all apprehensive that the Thing had taken Air, and the Defign of Affaffinating the King was discovered, and therefore Mr. Porter concluded of going out of Town; feveral Healths were drunk round, and I think about Two a Clock he went out of Town, and then the Company broke up. This is what I can fay as to the Prisoner, and I hope I have faid nothing but what is Truth.

M. Sol. Gen. Then, my Lord, we defire to know whether they will ask him any Questions?

Mr. Phipps. At the Time you say this List was given by Captain Porter, to Mr. Cranburne, did Mr. Porter declare to what purpose the List was

Mr. De la Rue. No, Sir, not a Word of any fuch Thing. Mr. King was by, and Mr. Pendergrafs was by, and I think Mr. Keys was by, and he writ a Lift of his Party, putting me down First; and Mr. Pendergrafs said to me, you are Captain, and he gave it to Mr. Cranburne to carry it to Mr. Charnock; what the particular Message was, I cannot be positive: Indeed I don't very well remember the Message, but the List was carried to Mr. Charnock, and to the best of my Memory it was to give Mr. Charnock an Account what Men he was sure of; for Mr. Porter told me of several Disappointments he had had, of Persons that had promis'd him and fail'd.

Mr. Phipps. Can you remember what Mr. Cran-

burne faid upon that?

Mr. De la Rue. No, I do not.

Cranburne. What Message was that, you say, I brought from Sir George Barclay?

Mr. De. la Rue. I do not fay that you brought any Message from Sir George Barchay?

Cranburne. You faid that I brought a Meffage

that Sir George Barclay would fee him.

Mr. De la Rue. I do not fay fo: but I fay that

Mr. De la Rue. I do not fay so: but I say that you told Mr. Porter that Mr. Charnock sent you with a Message to let him know that Sir George Barclay was desirous to see Mr. Porter, to confer about taking care of themselves.

Cranburne. Did you hear me name Sir George

Barclay's Name?

M. De la Rue. Yes, I fay you told Mr. Porter that Mr. Charnock bid you caution him to take care of himfelf, and that he would go that way, for Sir George Barclay, and he, defired to fce him; and Mr. Porter faid it was an unreasonable Thing for Mr. Charnock to defire it, because they knew he was under Circumstances that it was not proper for him to go, and he wondered they would not rather come to him.

L. C. J. What time a Day was this?

Mr. De la Rue. It was about Twelve a Clock,

L. C. J. Was it after fuch time as the News was brought that the King did not go abroad that Day?

Mr. De la Rue. Yes, my Lord, it was after that

Mr. Phipps. Were you with Sir George Barclay when he was here in England? Did you see him here?

Mr. De la Rue. I did not see him on this Side of the Water. I knew him abroad, and a great many other unfortunate Persons, that were concern'd in this Affair; I knew some of them here, and that they were concern'd in the Defign, but I did not converse with many, indeed with but a very few about it; for to shew that I was not a Man that defigned to trapan or infnare any Man, I did never exchange Two Words about this Matter with any Persons that I knew were concern'd in it, but Sir William Perkins, (and that but in a fmall Measure) and Mr. Charnock, and Mr. Porter, and Mr. King, and Col. Parker; except what past upon the 22d, between Mr. Porter, and Mr. Charnock, when Mr. Porter fent Mr. Cranburne to Mr. Charnock. Mr. Cranburne was one who Mr. Porter called his Quarter-Mafter: I know this Gentleman was commonly depending upon Mr. Porter, but I think I never was much in his Company, I did not know what Defign he had upon him, but I was told by Mr. Porter, that he intended to make him his Quarter-Mafter, and I understood Mr. Porter was to have a Troop of Horse in Col. Parker's Regiment.

Mr. Phipps. You fay you knew a great many of them that were concern'd, but you discoursed and conversed but with a few?

Mr. De la Rue. I do fo, Sir.

Mr. Phipps. How do you know that they were concerned, when you did not discourse with them?

Mr. De la Rue. By Information from Mr. Charnock, and Mr. Porter.

Mr. Phipps. Do you know any thing more of Mr. Cranburne, than the Lift, and what you have faid already?

Mr. De la Rue. I give you an Account of all

that I do know.

L. C. J. Answer that particular Question. Do you know nothing more than what you have faid?

Mr. De la Rue. No, my Lord, I do not remember nor know any more as to Mr. Cranburne than what I have declared, and I am forry I had Occasion to declare so much.

Mr. At. Gen. Then call Mr. Pendergrass. (who

was sworn.)

Mr. Sol. Gen. Pray will you give my Lord and the Jury an Account of what you know of the Intended Affaffination, and how far Mr. Cranburne, the Prisoner at the Bar, was concerned in it.

Capt. Pendergrass. My Lord, the 13th of February last, I came out of Hampsbire, Mr. Porter sent for me to come to Town, and I met him that Day at the Blue-Posts in Spring-Garden, and there he told me of the Assassing: The next Day we dined at the Rose-Tavern, where the Prisoner dined with us, and we talk'd of the Business, that was Friday the 14th, and we were to be in readiness the next Day to assassing the

King.

King, as he was coming from Richmond; but fome Company coming in afterwards, we left off the Difcourse, and talk'd no more that Night. The next Day that we were to do the Business, we met at the Blue-Posts in Spring-Garden, and finding the King did not go abroad that Saturday, we dined there at the Blue-Posts, and talk'd over again of Assassinating the King, and the Prisoner was by at the same time; they were all mightily concerned the King did not go that Saturday; but when we had dined there, we had no further Difcourse about the Assassination that Day, but every Body was to prepare against the next Saturday.

L. C. 7. Was that agreed upon then? Capt. Pendergrass. Yes it was, by all the Company; so we parted that Day. Some time the next Week I met Mr. Porter, and Mr. Porter ask'd me if I had a Horseman's Sword; I told him no: Says he to Mr. Cranburne, let Captain Pendergrass have one of the Horsemen's Swords that you have got. Says Mr. Cranburne to me, if you will come to my House you shall make choice of one your felf, for I have several at home. Said I, Mr. Cranburne, I cannot go that Way, but I'll take one of your choofing, if so be you'll leave it at my Lodgings: He said he would do it, and did; he left it at my Lodgings in Suffolk-Street, which Sword I have still. The Day following I met him, and he ask'd me if I had received the Sword; I faid I had it; and he faid, it was very well. After this I did not see Mr. Cranburne till Saturday the 22d, at which Time I came to Mr. Porter's Lodgings between Nine and Ten a-Clock in the Morning, and the Prisoner at the Bar was there, and I heard Mr. Porter give him a Message to go to Sir William Perkins for some Horses, I know not how many. The Prisoner went, and in some Time after, came back again, and brought an Account that the King went out that Saturday the 22d to Richmond; so every Body was to get ready: And Mr. Cranburne said, that Mr. Charnock desired that Mr. Porter would send a List of his Men; upon which Mr. Porter wrote a List of his Men, and gave it to the Prisoner to carry it to Mr. Charnock, and bid him meet him at the Blue-Posts; and Mr. Porter, and Mr. De la Ruc, and I, took Coach, and went down to Spring-Garden, and when we came to the Blue-Posts, there were some Persons that I think Mr. De la Rue had appointed to come there; the Prisoner comes thither, and brought the List back, with a List of Mr. Charnock's Men underneath. I know not who the Men were, for I faw it only on the one Side of the Table, in Mr. Porter's Hand; at the fame Time the Prisoner brought an Account, that the King did not go Abroad that Day, and presently after we had the same Account from other Hands; and Captain Porter and I went out of Town, and we heard no more

L. C. J. Are you fure that he did agree to this

Matter before the 15th?

Capt. Pendergrass. Yes, I am fure of it, he agreed to it Friday the 14th, at the Rose Tavern in Covent-Garden.

L. C. J. On the 15th, it seems they were disappointed; are you fure there was an Agreement to purfue it the 22d? Capt. Pendergrafs. Yes, I am fure there was,

my Lord. L. C. 7. Was the Prisoner there?

Capt. Pendergrass. Yes, my Lord, I am sure that the Prisoner at the Bar was there.

Cranburne. Pray, Mr. Pendergrafs, was there any Discourse about this Thing when I was there? Capt Pendergrass. Yes, Mr. Cranburne, you cannot but remember there was.

Cranburne. What Hour did I come there, pray

Capt. Pendergrass. Truly, I cannot be positive to an Hour; but you were there while the Discourfe was.

Cranburne. Whether did I stay there all the

while, and who was in the Company?

Capt. Pendergrass. All the Company broke up about fix a-Clock, there was Mr. King, Captain Porter, Mr. Kendrick, Mr. Cranburne, Mr. Keys, and my felf.

Cranburne. Was Kendrick there when I was

there?

Capt. Pendergrafs. Yes, I am sure of it; I will do you all the Justice in the World that I can.

Sir R. Shower. You fay, Sir, he did agree upon the 14th to this Design; pray what Words did he use?

Capt. Pendergrass. He did agree, that we should attack the King the next Day.

Sir B. Shower. Pray, Sir, if you can recollect your felf; what did the Prisoner say, or whether you took him to agree by being filent?

Capt. Pendergrass. He said, he hop'd we should

execute our Business the next Day.

L. C. 7. What Day was that? Capt. Pendergrass. That was the 14th of February, and the same Night I gave Account of the Matter to my Lord Portland.

Mr. Phipps. Did he agree to be one in the Exe-

cution of the Design.

Capt. Pendergrafs. Yes, he did; he discoursed

the Matter to me himself.

Mr. At. Gen. My Lord, we have done with our Evidence.

L. C. 7. Well, then what fay you to it for the Prisoner?

Sir B. Shower. My Lord, what we have to fay on behalf of the Prisoner in this Respect is this: Here are but three Witnesses produced, and as to one of them, De la Rue, there is no Evidence that he gives your Lordship and the Jury, that affects this Matter, but only that there was a Lift given by Captain Porter, and carried by the Prisoner to Mr. Charnock, and so brought back again. But he does not recollect, nor fwear to any Message that was sent from Porter by the Prisoner to Mr. Charnock: Now, my Lord, the bare Carrying of a Note of Names will be no Evidence of Treason. Mr. De la Rue does not fwear to any Privity of the Prisoner, what the List was for, nor to the Delivery of the List, which is the Overt-Act in the Indictment; nor upon what Account this List was written, or sent, or brought back again, or any Word that proceeded from Captain Porter to him upon giving the Lift, or any Word when it was brought back again. So that as to De la Rue's Testimony, we must submit it to the Memories and Recollection of your Lordship and the Jury; we think he on-ly proves a Plot in general, of which there is no peradventure, every Body is fatisfied, that there was fuch a horrible Conspiracy: Those that have been condemned and executed for it, have own'd it, and so it can never be doubted, but he does not fay any Thing to affect the Prisoner at the Bar; for as to the Drinking of Healths, and being present when those Healths were drunk,

tho' it be an Evidence of Disaffection to the Government, or too much good Manners and Complaifance to the Company a Man is in; yer that Disaffection, or civil Temper, or Complaisance, we hope are no Evidences of Treaion. It is plain the Prifoner did depend very much upon Captain Porter; he was in Truth his Servant to go of his Errands, and expected an Office from him, God knows when; but it does not appear by any particular Action, that he did any Thing that can be Treason, upon Mr. De la Rue's Evidence. Then as to what Mr. Pendergrass fays, I must confess his Evidence comes Home: For he fays there was a Defign of the Affaffination, and some Agreement of the Prisoner to it; but I must beg your Lordship's Favour to observe, upon Mr. Pendergrass's Evidence, if that stand alone, it will be but one Witness, and then we are safe by the Purview of this Act of Parliament.

L. C. J. Ay, and by the Law, before the making of that Act.

Sir B. Shower. Then, as to Captain Porter, I must beg leave to fay, If our Witnesses are come that were absent at the other Tryal, and they prove what is in my Instructions, it will be very much questionable, whether there be any Credibility due to his Testimony: Then if you take off his Testimony, there is only the Evidence of Mr. rendergrals; and if he be to be believed, to which I have nothing to fay at prefent, in the Cafe of a Mau's Life, upon an Indictment of Treason, where the Law requires two credible Witnesses, his fingle Testimony is not sufficient to convict the Prisoner. We beg Leave to call our Witnesses, and then we shall leave it to your Lordship, and the Jury.

Mr. Phipps. As to the particular Overt-Act laid in the Indictment, the carrying about the Lift, only Mr. De la Rue speaks to it, and Sir Bartholomew Shower has given it an Answer, and I shall

not repeat it.

L. C. 7. Look ye, for that, if any one Overt-Act is prov'd by two Witnesses, it's well enough.

Mr. Sol. Gen. Besides, they mistake, my Lord, extreamly; for Captain Porter, and Mr. Pendergrass, speak both of them to that Particular, as to the List.

Sir B. Shower. We do not deny it; the Question is, Whether you have two credible Wit-

neffes?

Cranburne. Pray, Mr. Pendergrass, do you remember what Captain Porter faid to you, and I, when we came down to the Blue-Posts, leaning upon the Rail?

Capt. Pendergrass. Indeed, Sir, I do not.

Cranburne. I would have you recollect your felf; as we stood against the Rails in Spring-Garden, when we came down from the Blue-Posts, after the Defign miscarry'd, Mr. Porter said, Mr. Charnock, and they, might thank themselves if it were discovered; For, says he, I never communicated a Word of this Thing to any of my Party.

Capt. Pendergrass. Indeed I don't remember a

Word of it, Sir.

Mr Phipps. My Lord, we have one Peace of Evidence to offer against the Testimony of Captain Porter: He fays, That he fent Cranburne with Gum from the Cock-pit to fee for Hackney-Horfes, and that Cranburne came to him to the Sun-Tavern, and there they had some Discourse about executing the Defign the next Day; and being ask'd who was by, when he communicated the Defign to Cranburne, and particularly, Whether Mr. Gunn was by? He fays he came in afterwards, but was not there at the Time of the Communication about the Defign. Now we shall prove that Gunn came in with the Prisoner, and was with him all the Time, and there was no fuch Difcourle happen'd.

Sir B. Shower. Call Jeffery Gum, and Mary Gerrard. They appeared. Your Lordship will observe, what Captain Porter fwore, That he went in to the Room to Cranburne, and Gunn was not there: Now, if we falsifie him in that Particular, we shall submit to your Lordship how far he is to be believed in the rest.

Mr. At. Gen. Pray, Sir Bartholomew, ask your Witnesses what you will, but make no Descants upon their Evidence till you have heard them.

### Then the two Witnesses were sworn.

L. C. 7. Well, look ye, you are both upon your Oaths, Consider what you say, speak the Truth, and tell all that you know, and nothing but the Truth. Which do you begin with?

Mr. Phipps. Jeffery Gunn: Pray, Mr. Gunn, did you go to the Sun-Tavern at any Time with

Mr. Cranburne?

Gunn. Yes, I did.

Mr. Phipps. What Day of the Month was it? Gunn. I cannot positively tell the Day, it was of a Friday.

Sir B. Shower. Was it of a Friday, in February, or Fanuary?

Gunn. It was in February.

Mr. Phipps. Was it before the Plot broke out? Gunn. Yes, It was.

Mr. Phipps. How long was it before the Plot broke out?

Gum. I cannot tell that, truly.

Mr. Phipps. Whence did you go?

Gum. I was at the Cock-Pit, and I went from thence to the Sun-Tavern.

Sir B. Shower. Whom did you meet there?

Gunn. I saw Captain Porter there.

Sir B. Shower. What Room were you in? Gum. We went into a Room next the Street. Sir B. Shower. Who was there with you?

Gunn. There was Mr. Cranburne, and I, and Mr. Keys.

Sir B. Shower. How long was it before Mr. Porter came in to you?

Gunn. He came in about Half a Quarter of an Hour after I was there.

Sir B. Shower. Were you there from the Beginning till Mr. Cranburne went away.

Gum. Mr. Cranburne, and I, went from the Cock-Pit together.

Sir B. Shower. How long did you stay there? Ginni. I was there about an Hour and a half.

Sir B. Shower. Were you out of the Room at all in that Time?

Gum. Yes, I was out of the Room once.

Sir B. Shower. How long were you out of the Room?

Gunn. I went Home to my Lodging.

Sir B. Shower. Were you ever with Mr. Cranburne at the Sun-Tavern at any Time besides this? Gunn. Never in my Life.

Sir B. Shower. Whom did you leave with him when you went out?

Gunn. Capt. Porter, and Mr. Keys, as I remem-

Sir B. Shower. Were you there before Captain Porter came to him?

Gunn. I was with Mr. Cranburne, and Captain Porter came in about a Quarter of an Hour after;

we came from the Cock-Pit together.

Sir B. Shower. Pray recollect your felf, and tell us upon your Oath, were you there when Capt. Porter came in?

Gunn. Yes, I think I was there when Capt.

Porter came in.

Sir B. Shower. Did you go and leave him there? Gum. We went all out together. I was there about an Hour and half.

L. C. 7. Nay, but you faid you were absent

fome Time.

Gunn. I went Home, and came back again. Sir B. Shower. When you went Home, did you leave Mr. Cranburne behind you?

Gunn. Yes, I think fo.

Mr. Phipps. Did you leave Captain Porter with

Gunn. I think Capt. Porter was with him then. Mr. Phipps. But upon your Oath, was you in Company with Mr. Cranburne at the Sun-Tayern, when Capt. Porter came first in?

Gunn. Capt. Porter went in and out several

Times.

Sir B. Shower. Did you see Capt. Porter before you went to your own House?

Gunn. Yes fure.

Mr. Phipps. Then it cannot be true what Mr. Porter fays, that Gum did not come in till after-

Mr. At. Gen. Now Mr. Gunn I would ask you a Question or two first, Were you there all the while that Mr. Cranburue was there, or did you go Home?

Gunn. I went Home.

Mr. At. Gen. Did you come back again?

Gunn. Yes, I went Home and eat some Victuals. Mr. At. Gen. How long were you absent?

Gunn. I came back in half a quarter of an Hour. Mr At. Gen. How far is it to your House? Gunn. 'Tis not above 100 Yards.

Sir B. Shower. Did Mr. Porter come in to you before you went Home, when you first came in with Cranburne,

Gunn. He came in after we were in the Room. Mr. Phipps. Capt. Porter faid, when he came

into the Room Gum was not there.

L. C. J. He did not say positively, but as he remember'd; now I would ask you a Question or

Sir B. Shower. Pray my Lord, our Inference from this Evidence is this: Capt. Porter fays, that upon Friday the 21st of February he was with Cranburne at the Sun-Tavern, and out of one Room into another he came to Mr. Cranburne, and talk'd with him of this Defign, and after that Gunn came in to the Room, after the Communication was over: Now this Man Iwears he went from the Cock-Pit with Mr. Cranburne, he was with him in the Room at first when Capt. Porter came; fome Time afterwards he went to his own House. and left Captain Porter with Mr. Cranburne, and came back again, and they came away together: Now we say, these two are inconsistent; for Capt. Porter swears that Gunn was not there till after the Communication was over.

L. C. J. As he remembers. Mr. Phipps. Nay, I think he was positive he came in afterwards.

L. C. 7. As I remember he was not positive, but call Capt. Porter again.

Mr. Phipps. When you came back from your House, who were in the Room?

Gunn. The same Company as I left, as far as I

Mr. Mountague. Was Capt, Porter in the Room when you came back?

Gunn. Indeed I can't directly tell, I believe he

L. C. 7. Pray observe what your Witness says: He fays, Capt. Porter came in and out, and was there feveral Times before he went away.

Gunn. Yes, my Lord, he was fo.

L. C. 7. And you were abfent fome Time, but were you there some Time before Porter came in? Gunn. Yes, I believe I was.

### Then Capt. Porter came in.

Mr. At. Gen. Look ye, Capt. Porter, you fee that Man there?

Capt. Porter. Yes. Mr. At. Gen. Pray give an Account of what you know of that Man's coming in to you at the Sun-Tavern.

Capt. Porter. I came feveral Times out of Sir George Barelay's Room into theirs, and to the best of my Remembrance, Mr. Cranburne was there before Gunn came in.

Sir B. Shower. Do you remember whether the first Time that you went out of Sir George Barclay's Room to speak with Mr. Cranburne, Mr. Gunn was there?

Capt. Porter. To the best of my Remembrance he was not; to the best of my Remembrance, Mr. Gunn, I saw Mr. Cranburne in the Room before you was there.

Sir B. Shower. Did not you order Gunn to come with him to the Sun-Tavern?

Capt. Porter. Yes, Sir I did.

Sir. B. Shower. Can't you tell whether they came together?

Capt. Porter. I was not in the Room when they came in first, but to the best of my Remembrance he was not there when I came in the first Time.

L. C. J. Now, Gunn, you hear what Capt. Porter fays, before you went away to your own House did Mr. Porter come into the Room to you?

Gunn. Indeed my Lord I am not positive, I

Mr. At. Gen. Neither of them is positive, and it is a Circumstance not very material; for it feems he was absent, and then the Discourse might be.

L. C. J. No, it is not material, but you fee upon a strict Examination what it comes to?

Sir B. Shower. They are agreed upon it I perceive, to be positive on neither Side.

Mr. Phipps. Mr. Cranburne, pray ask Mrs. Gerrard what you have a mind.

Cranburne. Pray what do you know of Capt. Porter's going out in Disguise, and wearing false Hair and Vizards, and going upon the Highway, and fuch things?

Gerrard. I know not what Mr. Cranburne (at which the People laugh'd.)

Sir B. Shower. It is no laughing Matter, when a Man is upon his Life.

L. C. J. No, no, let him have fair Play; Anfwer the Question.

Crenburne. Do you know any thing of your Master's going abroad in Disguises?

Gerrard. I do not know any thing of my Maf-

ter's going upon the High-way.

L.C. J. Did he go out with Vizards, or any

fuch Things?

Gerrard. I never faw him wear a Vizard or false Beard in my Life, but he had once a Patch on when he was forced to keep out of the way, upon the Account of the Dog-Tavern Business in Drury-Lane.

Mr. Phipps. See if Mr. Edward Bouchier is here. (He was call'd, but did not appear.)

Sir B. Shower, Call Mrs. Burton, (which was done, but she did not appear.)

Mr. Phipps. Is William Hardyman here? (He

was call'd, but did not appear.)

Sir B. Shower. Then call Simon Dawson, and we have done. (which was done.)

Cryer. They are all call'd, but they do not

Sir B. Shower. My Lord, we must submit it to your Lordship's Directions upon the Evidence that has been given, as to the Credibility of these Witnesses, and whether what Capt. Porter says, and what Gum fays be confiftent; so that you can be fatisfied there are Two Lawful Credible Witnesses to prove any Overt-Act.

L. C. 7. Yes fure, but I would have you debate

it, if you believe there be any thing in it.

Sir R. Shower. I fubmit it to your Lordship's

L. C. J. The Question is, Whether I should give any Directions at all or no, or whether there

be any Occasion for it?

Cranburne. I declare this openly before this Honourable Court, and fo many Noblemen as are here, that Mr. Porter never made me acquainted with this Design, till what he swore here.

L. C. 7. I can't tell, 'tis fworn by two Wit-

neffes.

Cranburne. I do declare, tho' Capt. Pendergrafs fays he does not remember it, that Capt. Porter did declare in Spring-Garden the 22d, when he came out of the Blue-Posts by the Rails, if this Defign mifcarry, fays he, Mr. Charnock, may thank himfelf; for I never communicated this Secret to any of my Friends.

L. C. J. But hark ye, do you consider what you say, if this Design miscarry: Pray what De-

fign was that?

Cranburne. He never named any thing but the

Defign, he did not fay what it was.

L. C. J. But why were you imploy'd to carry a List from Capt. Porter to Mr. Charnock, and to bring a Lift back again from him to Capt. Porter?

Cranburne. I did carry the Note, but there was

nothing mention'd what the Lift was for.

L. C. J. Then you were there on Friday the 14th, and there the Defign was proposed to Assaffinate the King the next Day, and you engag'd in it. Cranburne. Not a Word of it true, my Lord.

L. C. J. Aye but Mr Pendergrass swears it, and that you were hearty in the Matter, and hop'd you should do your Business the next Day.

Cranburne. I can't help it if he does swear it. L. C. 7. Then you were at the Meeting at the

Sun-Tavern the 21st.

Cranburne. My Lord you hear what Gum fays. L. C. 7. As to that they are neither of them positive, but you did there promise and undertake the Matter, that Capt. Perter is positive in, that

it was agreed by you all to do it the 22d; and Mr. Pendergrass fays, when you were disappointed the 15th, you all agreed to pursue the same Defign the Saturday following.

Cranburne. My Lord, I did not dine at the

Blue-Posts that Day.

L. C. J. But you were there; I think indeed Mr. Pendergrass says you came in after Dinner, and had fome Steakes.

Cranburne. I never heard directly nor indirectly of this Defign, till what I heard them fwear

here.

L. C. 7. Gentlemen of the Jury, you do underftand for what Crime this Prisoner at the Bar is Indicted: It is for High-Treafon, in Designing and Compassing the Death of the King, which was to be effected by an Affaffination, in the most barbarous and wicked Manner, that any Attempt of that Nature can possibly be made, being to furprise the King, and murder him in his Coach.

The Question Gentlemen is, whether this Prifoner be Guilty of this Crime or no; there have been three Witnesses produced that have given Evidence against him, Capt. Porter, Mr. De la Rue, and Mr. Pendergrass; and they do all tell you, that there was fuch a Delign on foot to Affassinate the King, as he came from Hunting at Richmond, after he came on this Side the Water, in the Lane between Brentford and Turnbam-Green. There were diverse Persons ingaged in this Defign, which Sir George Barclay was come from France to promote and manage: Capt. Porter, as it does appear upon his Evidence, was a Person that was principally ingag'd, and at that Time

was hearty in the Prosecution of it.

As to Mr. Cranburne, Capt. Porter tells you he was a Man that he had had a long Acquaintance with, and had imployed him and defigned to imploy him as an Officer under him, in case a Revolution happened, which it feems about that Time, and some time before it, was expected. Captain Porter was to have been a Captain, and I think he defigned to promote Cranburne to be his Quartermaster; and he sent him to buy Arms; and Preparations were made for that Business; but that is not the Thing that we are now upon, the Matter that now properly falls under our Confideration, is this; The Coming over of Sir George Barclay, the latter End of January, or the Beginning of February last, upon which, as it seems, Mr. Porter was engaged; and having an Interest in this Cranburne, and there being Horses to be furnish'd to attack the King and his Guards about Turnham-Green, this Man, Cranburne, was a Person that was ingaged to be one of the Horfe-men that were to make the Attack, and he tells you that he did imploy him to provide Horses and Swords, and to prepare the Pistols, and that he did Ingage in it, and particularly that the Design was to be executed on Saturday the 15th of February, and that he was then ready to go with Capt. Porter; but on that Saturday the King did not go abroad, whereby the Defign was disappointed for that Time: Afterwards there was a Meeting at the Sun-Tavern in the Strand, where he met with Sir George Barclay and others of them, and there comes to that Tavern Mr. Cranburne and others, and they were in another Room, and Capt. Porter fays he came to them, and did discourse about purfuing the Defign the very next Day, which was agreed, and Cranburne was ready to go the next Day. Then

Then he tells you further, that the next Day being Saturday the 22d, the second Time that this Affaffination was to have been Executed, upon the Desire of Mr. Charnock, who was a Person also that was ingag'd in this Design, Captain Porter writes a List of the Men he could bring, and sent it by Cranburne to Charnock; Cranburne carries the Lift to Mr. Charnock, and brings it back again with an Addition of the Names of Mr. Charnock's Men underneath.

Mr. De la Rue is called, and he fwears to that very Circumstance, that Mr. Cranburne was sent by Capt. Porter with a List to Mr. Charnock, and brought it back again from Mr. Charnock, with

an Addition of other Names.

Then Mr. Pendergrafs tells you, that he was with this Mr. Cranburne, the Prisoner at the Bar, the fourteenth of February, and there was a Difcourse of going in pursuance of this Design the next Day, and the Prisoner agreed to it, which he is positive in: He tells you, that when they were disappointed the 15th, being at the Blue-Poss, they then agreed to pursue it the next Saturday; Cranburne was one of them that agreed.

Capt. Porter and De la Rue informs you that Healths were drank to the late King, and the late Queen, and the Prince of Wales, as they called him, and then at length, as the concluding Health, Capt. Porter, or some of them in the Company, having an Orange in his Hand, squeez'd it, and drank a Health to the squeezing of the Rotten Orange, which was pledg'd by all, and particularly by Mr. Cranburne, as is prov'd by both Capt. Porter and De la Rue.

So that now Gentlemen I must leave it to you, whether this is not Evidence fufficient to prove this Man Guilty of the Treason whereof he is Indicted, that is, of Defigning and Intending the Assassination of the King, and being engaged as a Party to execute this Design, whenever there

was an Opportunity.

The Council infift upon it, on the Behalf of the Prisoner, that what Capt. Porter says is not Evidence: In the first Place they urge that he is not a Man of Credit, for they have mentioned that he used to be disguised, and wear a Vizard Mask, and go abroad under odd Circumstances, and therefore his Reputation they hope is not good enough to make him a credible Witness against the Prisoner: Now the Prisoner's Witness being produced, says he never knew him go in Difguile, or wear a Vizard Mask, but once he wore a Patch, because he was under some ill Circumstances about a Riot in Drury-Lane; every Body understands what the Meaning of that was, his drinking of Healths at a riotous Assembly, upon the 11th of June, and he being under fome Profecution for that, occasioned him to wear that Difguife, but it was not done to hinder any Person, or do any Mischief.

But then fay they he is mistaken in his Evidence, of the Meeting at the Sun-Tavern the 21st of February, the Day before the last, that this Defign was to have been executed, for whereas he fays, that Gunn was not there when he came to them, yet Gunn was in the Company at that Time, and whereas he fwears politively that they discoursed of going upon the same Design to Assassinate the King the next Day, as was agreed the Saturday before; Gunn heard no fuch Discourse. Gum is called, and he tells you he did come to the Sun-Tavern at that time, with Vor. IV.

Cranburne and Capt. Porter, he came into the Room, and he heard no fuch Discourse. They did open it indeed that Guin had been there all the while, and if so, then if there had been such a Discourse he must have heard it. Gunn has been Examined, and does tell you he was not there all the while, but went out and was abfent for some Time, about half a quarter of an Hour.

They have made a Question whether Captain Porter came in when Gunn was there, he fays truly he thinks that Capt. Porter did come into the Room while he was there, before he went out, but he cannot tell certainly, he was there fome Time, while he was there. Then Captain fome Time, while he was there. Then Captain Porter was called again, and Capt. Porter does fay he knows Gum was there, but whether he was there at that Time he came in, he cannot fay positively; but Gunn says Capt. Porter was going in and out feveral times, as Porter fays himfelf; and Gunn was absent for some part of the Time. So that I cannot fee any fort of Contradiction between the Evidence that Porter gives, and the Evidence that Gunn gives; the one is uncertain, and so is the other as to that Circumstance.

But Gentlemen, they would infer, that if there was any fuch Discourse while Gunn was there, it must be of necessity that Gunn must have heard it; but it is not necessary the Discourse should be when Gunn was there: Capt. Porter fwears pofitively that there was fuch a Difcourse of going the next Day to purfue the Defign, and he fays he thinks Gunn was not prefent at that Time when the Discourse was, and Gum says he was

absent some part of the Time.

And so I must leave it to you; upon the whole Matter, if Mr. Cranburne the Prisoner at the Bar. did consent and agree to act in this bloody and wicked Defign, then you are to find him Guilty; if you are not satisfied of that upon the Evidence you have heard, or you think there is any Inconfiftency, or Incoherence in the Testimony on the one side, and the other; and that there is good Reason to disbelieve the Evidence against the Prisoner, then you are to acquit him. You have heard your Evidence, and you had best consider

Cl. of the Crown. Who keeps the Jury? Cryer. There is an Officer Sworn.

Then the Jury withdrew to consider of their Verdiet, and about a Quarter of an Hour after Returned.

Cl. of Ar. Gentlemen, answer to your Names, 7ohn Caine.

Mr. Caine. Here. (And so of the Rest.) Cl. of Ar. Are you all agreed of your Verdict?

Jury. Yes.
Cl. of Ar. Who shall fay for you?

Jury. Foreman.

Cl. of Ar. Charles Cranburne, hold up thy Hand, (which he did.) Look upon the Priloner; how fay you, is he guilty of the High-Treason whereof he stands indicted, or not guilty?

Foreman. Guilty.

Cl. of Ar. What Goods or Chattels, Lands or Tenements, had he at the Time of the Treason committed, or at any Time since?

Foreman. None to our Knowledge. Cl. of Ar. Then hearken to your Verdict as the Court has recorded it. You fay that Charles Cranburne is guilty of the High-Treason whereof

 $X \times X \times X$ 

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he stands indicted, but that he had no Goods, Chattels, Lands, or Tenements, at the Time of the High-Treason committed, or at any Time shince, to your Knowledge, and so you say all.

Then the Prisoner

Jury. Yes.
Mr. Caine. My Lord, the Jury humbly defires they may be discharged from their Attendance to

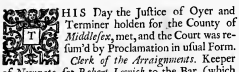
morrow

L. C. J. We cannot do it, unless the Jury be full without them; if you come early, we shall dispatch you presently.

Then the Prisoner was taken from the Bar, and the Court adjourned till Seven a-Clock the next Morning.



## CLV. The Trial of ROBERT LOWICK, for High-Treason, April 22, 1696. 8. Will. III.



of Newgate, fet Robert Lowick to the Bar, (which was done.) You the Prisoner at the Bar, Robert Lowick, those Men that you shall hear called and personally appear, are to pass between our Sovereign Lord the King and you, upon Trial of your Life and Death; if therefore you will challenge them, or any of them, your Time is to speak unto them, as they come to the Book to be Sworn,

and before they be Sworn.

Mr. Mompesson. If your Lordship pleases to fayour me with one Word for the Prisoner at the Bar, I shall not trouble your Lordship with any Thing that was urged by the Gentlemen that were of Council Yesterday, but I shall rely upon something that has not yet been spoken to. My Lord, they have not laid any Time or Place where the Confent or Agreement was, for the forty Men that were to fet upon the King and his Guards: There is a Time laid before where they met and Discoursed of the Ways and Means how to affaffinate and kill the King; but when it comes to the Affenferunt, Conscinsorum & Agreaverunt, with submission, this being another Act, there ought to be another Time and Place laid, and for that I shall cite your Lordship two or three Cases; for Men may meet and propose, and discourse, and consult of such Things, though they be very ill Things, and yet that may not be Treason. It's the Agreement that is the Treason, and so 'twas held in Captain Blague's Case about taking the Tower. They may meet at one Time and Place, and at another Time and Place they may agree, in Dyer, 68 B. and 69 Pl. 28. A Man was indicted for Murder, That he at fuch a Place in and upon the Person that was murdered infultum fecit, & ipfum, the Person that was murdered, cum quodam cultello, of fuch a Price, percussit; and he does not show the Place where he struck him, nor had the Indictment the Words, ad tune & ibidem, and therefore the Court held it void: So it is likewise ruled in Goodrick's Case, Hell. 35 & 119. and therefore in Indictments for Murder, fince they generally fet forth not only the Time and Place of the Assault, but likewise of the Blow; so likewise in Things of a more inferior Nature, as Rescues returned by the Sheriss, that the Capius was ferved, but does not shew where the Rescue was; or though he shews where the Arrest was, and an & coupled the Rescue to it, yet

it was adjudged an ill Return, Dyer 69. Pl. 29. 10 Edw. 4. 15 Fitz. Ret. Vice. 32 Bro. Ret. Det. Bre. 97. and Error 193. Palm. 564. and in Noy 114. there are these Words, Note, It was moved in difcharge of Rescue, the Return was, that they, viz. A. B. aforesaid, the Bailiffs, ad tunc & ibidem vulneraverunt, &c. And the aforesaid George, &c. Rescuserunt without ad tunc & ibidem, reserved only to the Vulneraverunt, and not to the Rescuferunt, and therefore the Return was adjudged infufficient; for my Lord, although in Conveyances, a Claufe or Word in the Beginning or End may refer to the Whole, yet, in Indictments, every Sentence must be certain, plain, and express, and have its own Time and Place: Therefore, in Noy's Rep. 122. Raymond was indicted for stopping a Cross-Way leading from a certain Ville called Stoake, into a Ville called Melton, in the County of Dorfet, and the Indictment was quash'd, because in the County of Dorset shall refer only to Melton, and not to both: So an Indictment of forceable Entry into a Messuage existens Liberum Tenementum of J. S. is not good for want of the Words ad tune, though the Participle existens does strongly imply that it was his House at that Time, 3 Cro. 754. Het. 73. Noy 131. Palm. 426, Bridg. 68. 2 Cro. 214, & 610. Sid. 102. Lat. 109. &c. And my Lord Coke tells us in Calvin's Case 5. B. that Indictments of Treason, of all others, are the most curiously and certainly indited and penn'd; and all those that I have seen and observed, have contained more Certainty than the Indictment now before your Lordship: In Reginald Tucker's Case, the Indictment was, That he and Thomas Place apud Bridgwater, in Com. Somersett. prædict. Compasfaverunt, to kill and depose the King, &c. and to bring their treasonable Purposes to effect, they the faid Reginald Tucker and Thomas Place the same Day and Year, at Bridgwater aforesaid, in the County aforesaid, against the King, with a great Multitude of People, array'd in a warlike Manner, viz. with Swords, &c. se ipsos illicite & proditorie insimul ad tunc & ibidem congregaverunt & assemblaverunt & guerram publicam contra dictum Dominum Regem apud Bridgewater prædict. in Com. prædict. dicto vicessimo Die Junii Anno primo supradicto proditorie paraverunt ordinaverunt & levaverunt. So in the Indictment of Gate, as it is fet forth at large in a Plea in Bar of Dower, brought by his Wife, he with Force and Arms, apud Villam de Ware, &c. affembled with a great many Persons, & Bellum crudele contra dictam Dominam Reginam apud Ware, prædict, ad tunc falso & proditorie publi-

cavit & levavit, ac insuper ad tunc & ibidem falso & proditorie, proclaimed the Duke of Northumberland, to be Lieutenant-General of their Forces; & etiam falso & proditorie apud Ware prædict. ad tune, proclaim'd the Lady Jane Dudley Queen. This is in Bendlowe's Reports, publish'd by Serjeant Rowe, fol. 55. placito 91. So in the Earl of Leicester's Case, Plowd. Com. 385. the Indictment is laid much after the same Manner, and many other Indictments, which at present I am unwilling to trouble your Lordship with; and this being one of a new Form and of the first Impression, I hope your Lordship will hold it insufficient. And, my Lord, when they go farther, and fay, Et qui-libet, eorum proditorie super se suscept esse unum, there is no Place or Time alledged where that was done, which of Necessity should be mentioned: For it is a constant Rule in our Books, that what is isfuable, ought to have a Place where it may be tryed. Now, this is isluable; and the most material Thing in the Indictment is, for compassing the King's Death. The Overt-Acts are, That Chriftopher Knightley the Prisoner, and two others, did consult to kill the King; and afterwards did agree how to do it, viz. by forty Horsemen Quorum, these shou'd be four, and every one of them did agree to be one; then comes the other Overt-Act of providing Arms for them. Now suppose they should not prove the last, viz. the providing Arms; then, my Lord, they must resort to one of the other Overt-Acts, that these four did confult and agree to kill the King; or that these four did agree, the Manner how to do it, as is laid in the Indictment; and it is plain they must fail of Proof of either of these; for by the not prosecuting any one of the Name of Christopher Knightley, but preferring a new Indictment against one Alexander Knightley, it appears that Christopher Knightley was not there; and the Proving these three others making a Confult and Agreement, is not a Proof of the same Overt-Act, that is laid in the Indictment, as it ought to be by the late Act; unless they can prove that a Consult of Three is a Confult of Four: And if it be answered, that it is alledged, that Quilibet eorum fuper se suscepit, then will that come to be iffuable, and the most material Part of the Indictment; and confequently a Place ought to have been laid where it should be tryed; this, my Lord, is a distinct Sentence of it felf, it is in a Parenthesis, and though you take it away, the Sense of what remains is perfect and intire; and consequently this Sentence is or should be intire of it felf, and therefore ought certainly to be express'd. Besides, if your Lordship plea-fes, it is not positively laid, what these Persons severally undertook to be, there is indeed mention made before of Forty Horsemen, agreed upon to fer upon the King, then comes the Parenthesis, Quorum iidem Christophorus Knightley, Robertus Lowick, Ambrosius Rookwood & Carolus Cranburne forent Quatuor, & quilibet corum proditoric super se suscepti esse unum: It is perhaps express d fully enough by the Word Quorum, that it was agreed these shou'd be sour of the forty Horsemen; but there wants the Repetition of the Word Quorum, to express what they severally engaged to be; and the Word & cannot join and connect the Sentences: For forent and suscept differ not only in Number but also in Mood and Tense, and the Sense is not necessarily coherent; for it might be true, that the Majority of the Company might agree, these shou'd be four, and yet they themselves Vol. IV.

might not severally ingage therein, and one or some of them might undertake it, and yet the Company not agree to it; and it cannot be mended by Intendment. There was Vaux's Case, in the 4 Rep. 44. he was indicted for Murder, for persuading a Man to take Cantharides; it was laid, That he persuadebat cundem Nicholaum recipere & bibere quendam potum mixtum cum quodam veneno vocat. Cantharides; and the Indictment fays, Quod prædictus Nicholaus nesciens prædictum potum cum Veneno prædicto fore intoxicatum, sed sidem adhibeus Dictæ perswasieni Willielmi Recepit & Bibit; but does not fay, venenum prædictum, but yet it adds, Per quod prædictus Nicholaus immediate post receptionem venenu predicti, languish'd and dy'd; here, one would think, was a fufficient Implication, that he took and drank the Poison; but it was rul'd, that none of these Words were sufficient to maintain the Indictment; for the Matter of the Indictment ought to be plain, express, and certain, and fhall not be maintained by Argument or Implication, and therefore for Want of those Words the Indictment was held infufficient, and the Man again Indicted for that Offence, and there feems much more Incertainty in this Indictment, and therefore I humbly pray your Lordship that it may be quash'd.

Sir B. Shower. My Lord, we think the Objection is fully put, and therefore we defire to have

their Answer to it.

Mr. At. Gen. We think Sir Thomas Trever. my Lord, this Objection will receive a very plain Answer. The Indictment sets forth, That at fuch a Place the Prisoner at the Bar did imagine and compass the Death of the King: There is a particular Place where the Imagining was, and that they, to accomplifh that Treafon, in compassing and imagining the Death of the King, did, among others postea eisdem die & anno apud parochiam prædictam, meet and confult, &c. fo there's the fame Place fet forth again, wherein they did meet and confult of the Ways and Means, and Time and Place, when, where, and how to affaffinate the King: And immediately it follows, & consenserunt & agreaverunt, &c. that forty Men, whereof they were to be four, and every one of them undertook to be one, should do so and so. Now, my Lord, say they, It is not said that the Agreement that there should be forty Men to do it, was at the fame Time and Place where they did meet and confult about the Ways and Means: But, my Lord, with submission, it is very plain, that the Agreement for forty Men, and the particular Agreement for them to be of the Number, is but the Effect of the Confultation that is mention'd just before: For it is said, they consulted how they shou'd do it, and they agreed to do it in this Manner; the particular Manner is fet forth immediately after that, it is faid they did confult of the Manner; fo that, my Lord, it is part of the former Sentence; a Particularizing of what they did agree upon at that Consultation; but it is no distinct Overt-Act: If it had been a distinct Overt-Act, then the Cases that have been cited by the Council, do fhew, that there should be a particular Time and Place mentioned for every Overt-Act; but this is only a Part of that Overt-Act that was mentioned generally before: This tells you particularly what the Means were they did agree upon, and the Sentence is not compleat till you have gone over this; fo that, my Lord, with fubmission, it had been very improper when they agreed at such a Time and Place, of the Means Xxxx 2

and Ways how it shou'd be effected, then to sct forth that it was at the same Time and Place where they did confult of the Ways and Means, that cannot be proper; for it is not laid at first, that there was any particular Way proposed, but only in general, they consulted of the Ways and Means; therefore, my Lord, all this that Mr. Mompesson has faid, will not be pertinent to this Case, it is impossible to have been otherwise; it is but a Part of the Sentence; and it is not compleat till you have gone over the feveral Particulars: As to the Case of a Rescus, that is, the Offence upon which the Matter is to be grounded; the Verberavit and Vulneravit are not the Rescueing; but where there is not one Sentence compleat, till you come to the End of these Words, there it must be all taken together; fo it is here, they confulted of the Way, and agreed this to be the Way, which they fet forth in particular: It is join'd to the former Part of the Sentence, and the whole is not compleat without it.

Mr. Sol. Gen. With submission, my Lord, it cannot be otherwise, nor can they make it Sense otherwise.

Sir John Holt.

L. C. J. They fay you might and should have put in, ad

tunc & ibidem.

Mr. Sol. Gen. With submission, my Lord, I fay it cannot be repeated again: Indeed if you wou'd make it like the Case, as Mr. Mompesson wou'd have it, that forty Men did agree to it, and forty Men did it, it were necessary to name Time and Place, as it is in the Case of Murder: That he did agree to murder him, and afterwards knock'd him on the Head, there you shall lay Time and Place were he agreed, and where he did the Act, for there is an Act done; but in this Case there is no Act done, but only an Agreement that forty shou'd do it, whereof these four were to be part of the Number. Now, they cry, you do not say what these four were to be for. Yes, we do: The Forty were to do fuch an Act, and thefe were to be four of that forty, and every one of them undertook to be one, so that it cannot be express'd otherwise than it is; for what they say of the Indictment's being not in the same Form that other Indictments are, that will be no Argument at all; for it does not follow, that there must be one express'd Form of Indictment; of Right there are divers Forms of Indictments, and all of them good, because Indictments are to be framed according to the particular Case, and they cannot put me an Instance of such a particular Case as this. As to that of the Mistake of the Name of Knightley, that unquestionably can be no Objection at all: For how does it appear to the Court, that this is against the same Person that was before indicted by the Name of Christopher? there may be another Christopher for ought they know: But I will suppose, that the Consult was proved not, as it is laid, that there were to be four; but only that they were to be three of them, it would be well enough against the Prisoner at the Bar, if he be proved to be one.

Mr. Conyers. First, we have here laid a Time and Place for the Treason alledged in the Indictment, and also for the two Overt-Acts, how, when, and where it was to be done, and the Providing of Arms for it; and for this Particular of the forty Men, that they would have us put the ad tune & ibidem to that, is but Part of the Overt-Act, which was before alledged; for the first Overt-Act men-

tioned, is the Meeting and Confulting, and there we lay both Time and Place; that on fuch a Day, and at fuch a Place, they did meet and confult of the Way and Manner how to do fuch an Act: And then we continue on the Seutence, by particularizing how it was to be affected; that they did agree there shou'd be forty Horsemen to do it, whereof they were to be four: This is but a Part of the Overt-Act, which is the Consulting and Agreeing upon the Ways and Means; this particular Means agreed upon, being but the Resultand Effect of the Consultation before: So that we conceive there is no Want of Time or Place, upon which to take Issue in this Case.

Mr. Cowper. My Lord, I think, with fubmission, there is nothing in their Objection, and I take it to have received a full Answer already: Yet I would ask one Thing of the Gentlemen of the other Side, had the Sentence run without the Words de iis modis & mediis, &c. which follow after the Word consultavit, and before the Words & aggreavit; in this Manner, That they did then and there traiterously treat, propose, consult, and agree, that forty Horsemen, or thereabouts, with Guns, and fo forth. If then there had been any Colour to think it necessary, that it should be laid in this Manner, That they did then and there traiterously treat, and then and there traiterously propose, and then and there traiterously consult, and did then and there traiterously agree: And if not, then I wou'd desire them to tell me why then and there is more necessary to one Verb did agree, than it is to all the Rest, in Sense and common Speaking. The only Use of a Conjunction copulative, is to derive the Force of some Words, in a Sentence foregoing, down to a Sentence following, to avoid Repetition: And here, though after the Confultation be put many Words that relate to that Mat-ter, by Way of Parenthesis; yet the ad tune & ibidem still does refer to all the Verbs following, being joined by the Conjunction copulative; it does not vary the Case at all, the putting in that Parenthesis; it is notwithstanding but as one Sentence: And the Supposing that the Parenthesis flood out, makes it very plain, there can be no Colour to fay there wanted a Repetition of the ad tunc & ibidem to every Verb.

Sir B. Shower. With fubmission to your Lordship's Judgment, there is no Answer made to this Objection. I do agree, if there had been feveral Verbs, and no other Words had intervened, that an & wou'd have coupled all together, and you need not have repeated ad tunc & ibidem to every one: But here is a Fact after the Verbs, that makes one compleat intire Sentence; and if this of the forty Men were left out, it had been a good Sentence, that they did propose and treat how, where, and when; that's a Sentence of it felf, the Confulting and the Treating of the Ways and Means; But then they say, and they did agree and affent that forty should do it: Now there is no Necessity for the Interpreting of these Words, That they should consult and agree at the same Place and Time; there is no necessity to conjoin this Agreement for the forty Men with the Confultation; they might propose and consult at one Time and Place, and not agree, and afterwards agree at another Time and Place: It is not a Specification, or, as they call it, a specifick Account of the Consultation, nor a necessary Effect of it, fo as to make it necessary to join them together; they might meet and consult at one Time and

Place.

Place, and at another Time and Place they might agree that forty should do it; and therefore when you say at one Time and Place they did consult and propose, and afterwards they did agree; it is not necessarily imply'd, that it must be at the same Time and Place; and when it is not necessarily implyed, we think it necessary in Indictments, for Certainty-sake, to have ad tunc & ibidem inserted

again. Mr. Mompesson. My Lord, Mr. Sollicitor fays, That as to other Precedents, that does not make it necessary that this shou'd be like them; and that it is no Argument that it ought to be fo here. My Lord Coke, in Calvin's Case tells us, That by Frecedents the Law is known, and that Indictments of Treason are of all Things the most curiously penn'd; and it is common to infer the Law is so, because usually it is so in the Precedents of Indictments. Mr. Sollicitor says likewise, That there may be a Christopher Knightley besides an Alexander; but I cannot take that for an Anfwer to the Exception I urge, which is the Want of ad tunc & ibidem at the Quorum, and the Quilibet; for the Quilibet may come to be in Queftion as the most material Part of the Indictment, because the Agreement of the Four upon the Meeting of the Four is alledg'd as an Overt-Act. Now, with fubmission, they must prove the Asfembly of the whole Four, or they do not prove the Overt-Act expresly laid: Then as to the Quilibet suscepit, which is the most material Part, it has no Time nor Place.

Mr. At. Gen. No fure: We do not need to prove all four, for it is a diffinct Offence in each; and if any one undertook, it is well enough against him: and for the Time and Place, we tell you, it is Part of the former Sentence, and makes

but an intire One.

Mr. Mompesson. As for the Residue of the Verbs, if they had been omitted, it had been good Sense; but this is a perfect intire Sentence of itself, when it tells you what they consulted and treated of, as in the Case of the Rescue that I put; if it had stop'd there, it had been a good Sentence without

the Vulneraverunt.

Mr. At. Gen. The Rescous is the Offence in that Case, the other is distinct: But here, in this Case, nothing can be plainer than that all is one Act, as we have laid it, That at such a Time and Place they did consult and treat of the Ways and Means; but then there is no Agreement mentioned till after we have said they did consult of the Ways and Means, and did agree that this should be the Way: This is certainly one entire Sentence that shews what the Agreement was upon the Consultation as the Result of it.

Mr. Cowper. As to what Sir Bartholomew Shower fays, That we ought to repeat the ad tunc & ibidem, unless the Sense of the Words implies a Necessity that the Confultation and the Agreement should be at one Time and Place. My Lord, there can be nothing in that, for it does not arise from the Necessity of the Thing one Way or t'other; but we take it as an intire Sentence, and that the whole Matter is fufficiently connected and laid to one Time and Place, though it might be divided, it must be taken, as alledged, to be one intire Fact, or else it recurs to the same Objection, that ad tunc & ibidem must as well be put to every Verb; for 'tis possible they might propose at one Time and Place, and confult at another, and debate at another, as well as agree at another: So that no-

thing is to be argued from the Necessity of the Thing more in one Case than the other; for one Man might propose it in one Place, and the Rest might then shake their Heads at it, and then they might again meet and consult at another Place, and afterwards agree at a Third: But when it is faid then and there they did meet, consult, and agree, it cannot be understood but that the Agreement was at the same Time and Place with the Meeting and Consult.

Sir B. Shower. But this can be no Answer that Mr. Cowper gives now, for proposing, and confulting, and treating, and debating, are all of the same Signification, for one Man's proposing to another; and the others proposing to him, is confulting, treating, and debating; but now consulting and agreeing are different Things.

ing and agreeing are different Things.

Mr. Cowper. So is proposing and consulting:
One may propose, but there must be at least Two to consult: There is that nice Difference between

them.

Sir B. Shower. Every one must agree for himself, and that must be certainly laid with Time and Place, let the Proposal and Consultation be what it will.

L.C. 7. Mr. Mompesson puts that Case in Dyer upon an Indictment of Murder, That on such a Day, and at such a Place, the Party made an Assault upon the Persons slain, & percussit; but does not say, Et ad tunc & ibidem percussit, and for not alledging that the Indictment was held nought.

Mr. Att. Gen. My Lord, That is a different Cafe from this, because insultum fecit, and the percussit, are different Crimes; there is a great Difference between an Assault and a Stroke: But here it is, That they did propose and consult of the Ways and Means, and agreed upon this particular Way; that is the same Thing; it is not an intire Sentence till you come to the End of it, then it is compleat when you shew what was the Effect of the Consultation; what they were agreed upon, and not till then.

Mr. Mompesson. A Man's holding up his Hand is an Assault, but he must actually Strike, to be guilty of Murder: So a Man may debate, and yet not agree: It is the Agreement that is the Treafon.

L. C. J. Read the Indictment.

Cl. of Arr. DEcimo die Februarii anno Regni disti Domini Regis nunc septimo, & diversis aliis diebus & vicibus, tam antea quam postea, apud Parochiam Santti Pauli Covent-Garden, pradict', in Comitatu prædict' false, malitiose, diabolice, proditorie, compassaverunt, imaginati & machinati fuerunt, excogitaverunt, designaverunt & intenachant dictum Dominum Regem nunc occidere, interficere, & murdrare, & stragem miserabilem inter fideles subditos ipsius Domini Regis per totum boc Regnum Angliæ passere, & causare & ad easdem nefandissimas, nequissimas & diabolicas proditiones & proditorias compassationes, machinationes, & proposita sua prædicta perimplend' perficiend' & ad effectium redigend' ipsi iidem Christophorus Knightley, Robertus Lowick, Ambrosius Rookwood & Carolus Cranburne, & quam plurimi alii falsi proditores (Jurator' pradictis ignoti) postea scilicet eodem decimo die Februaru anno supradicto apud Parochiam prædictam in Com' prædicto, ac diversis aliis diebus & vicibus, tam antea quam postea, ibidem & alibi in eodem com false, malitiose, advisate, clandestine, proditorie, ac vi & armis conveniebant, proposuer' tractaver' confultaver'

fultaver' consenser' & aggreaver' ad ipsum Dominum Regem nunc ex insidiis & dolo percutiend', Anglice to assassinate, interficiend' & murdrand' & ad execrabilem, borrendam & detestabilem Assassination' Anglice Assassination, & Intersectionem ill' citius exequend' & perpetrand' postca, scilicet eisdem die & anno ac diversis aliis diebus & vicibus apud paroch' pred' in Com' prædicto proditorie tractaver' proposuer' & consultaver' de viis, modis & mediis ac tempore & loco ubi, quando, qualiter & quomodo dictum Dominum Regem sic ex insidiis facilius intersicerent, & consenser' aggreaverunt & assenser' quod quadra-gint' homines Equestres aut co circiter (quor' iidem Christophorus Knightley, Robertus Lowick, Ambrosius Rookwood & Carolus Cranburne forent quator, & quilibet eor' proditorie super se suscepit esse unum) cum Bombardis, sclopis & sclopetis, pulvere bombardico, & globulis plumbeis onerat' & cum gladiis, ensibus & aliis Armis armat' instituti forent & essent in sulsessu. Anglice in Ambush, ad eundum Dominum Regem in Rheda sua, Anglice his Coach, existen' quando foris iret invadend' Quodque quidem & competens numerus de hominibus illis sic armat' in satellites, Anglice the Guards, ipsius Domini Regis eum tunc attendend' & secum existen' aggressi ferent & eos expugnarent & devincerent, dum alii eorundem bominum sic armat' ipsum Dominum Regem percuterent, interficerent, occiderent & murdrarent.

Mr. Mompesson. The Confult is like the Assault,

and the Agreement is like the Stroke.

L. C. J. Treby. It is a nice Case as you would have it, but I think it is very natural as the King's Council put it at first; they lay the Consultation of the Ways and Means how it should be done, and then they conclude that thus it shall be done:

All which makes but one intire Thing.

L. C. J. They fay they met that Day at St. Paul Covent-Garden, that's in the Beginning, and did confult how to kill the King; and they confented and agreed among themselves, that it should be done in this Manner: Does not this refer to both Time and Place in the Beginning? It is a continuing on of the same Sentence, and makes all but one and the same Act; it is the Result of the Confultation at that Time and Place.

Sir B. Shower. But, my Lord, it might be at another Place: They might confult at one Place,

and conclude at another.

Mr. Conyers. But it is laid to be at the same Place, for no other Place does appear, and it is one continued Sentence.

L. C. J. Treby. You would make the Repitition to frequent and reiterated, that it would become abfurd.

Mr. At. Gen. Indeed I do not know what these Gentlemen would have.

Sir B. Shower. We wou'd have this Indictment as all others are, the Precedents are as we fay, and we hope this shall pursue 'em, or else be quash'd.

L.C.J. Look ye here, Sir Bartholomew Shower; Suppose this Part should not be right, that will not

vitiate the whole Indictment.

Mr. Mompesson. But your Lordship won't suffer them to give Evidence of that Part that is vitious. L. C. 7. Yes, yes; it comes within the first Words of the Time and Place laid; they may give Evidence of it, because this is but a setting forth for the Manner agreed upon for the Execution of the Defign that was before confulted and treated of; it is comprehended in the former Words; and if they had omitted this out of the

Indictment, the Indictment had been never the worse; there had been a sufficient Overt-Act alledged to prove the Compassing and Imagining the Death of the King; for if People at fuch a Place and Time meet, and propose the Way and Means how to effect it, do you think the Indictment would not be good enough without laying the particular Means agreed upon? Certainly it had been well enough if this had been omitted. Do you think they cannot give in Evidence this as a Proof of the Overt-Act? Certainly they may.

Sir B. Shower. The Question will be, my Lord, then upon the whole, Whether the Conclusion of the Indictment, contra legiantia fua Debitum, shall be taken distributively to every Fact, and if so, then there ought to be Time and Place alledg'd to

every Fact.

L. C. 7. Suppose you lay several Overt-Acts, and prove but one, yet he is to be found guilty of the High-Treason, which is the Imagination, and Compassing the Death of the King, which is the Crime laid in the Indictment; then suppose this was left out of the Indictment, they might give it in Evidence, as a Proof of the Overt-Act, that is well laid for Time and Place; and therefore though it be express'd, and not so fully and particularly laid, we cannot quash the Indictment for it, because the Indictment would have been good, though that had been omitted.

L. C. J. Treby. That is certainly true, it is no

Cause for quashing the Indictment.

Mr. Soll. Gen. The Indictments against the Regicides were for Compassing the Death of the King, and they gave in Evidence that he was put to Death, though they charg'd in the Indictment only the Compassing and Imagining the Death of the

L. C. J. Ay fure, that is an Overt-Act with a Witness, the Indicament was not laid for Murdering the King, but for Compassing his Death, which is the Treason according to the Act of Parliament of 25th, Ed. the 3d, and as an Overt-Act they gave the Cutting off his Head in Evidence.

Mr. Att. Gen. The Indictment fays, they compass'd and imagined the King's Death, and they agreed to do it in this manner; if this be not all

one intire Sentence I know not what is.

L.C.J. As to your Case, Mr. Mompesson, which you quote out of Dyer, it is possible a Man may make an Assault at one Time, and at another Time make an Assault and give a Stroke, but this is all one Act, it does but specify what was generally confulted of and proposed.

L.C. J. Treby. Pray, do you think a Man may demur upon a common Action of Battery, where 'tis said first, at such a Time and Place, Insultum fecit & verberavit, vulneravit, because there is not

a Place fet to every Word.

Mr. Mompesson. Indictments ought to be very curiously penn'd, and what is good in an Action will not be good in an Indictment, with Submission.

L. C. J. Treby. But suppose you show'd it for Caufe upon special Demurr.

Mr. Mompesson. My Lord, I cannot tell what it would amount unto.

L. C. J. You cannot quash the Indictment at this Time, that is not possible, because the Indictment is good as to the rest, supposing this was not so well as it might be.

Mr. Monspession. Then, my Lord, I am in your Lordship's Judgment, whether they shall be admitted to give in Evidence this particular Thing.

L. C. J. They may certainly give in Evidence, the Agreement to have Forty Men to kill the King, as a Proof of the Confultation, Agreement and Consent to kill the King; and the Consenting to have Forty Horsemen is an Evidence of their treating, proposing and consulting to kill the King. Then for your Objection of Quilibet suscept to be one, that is well enough, it is all still but one Sentence.

Sir B. Shower. One of which is it? for they have not laid in the Indictment what it is, whether it be one of the Four, or one of the Forty.

L. C. J. Whether it be one of the Four, or the Forty, is not material, for cannot one be found guilty and the rest acquitted? the one is not charged with the Act of the other, but they are feveral Offences, and each must answer for him-felf. In all Indictments, Offences are several. Suppose an Indictment of Conspiracy, and it is laid in the Indictment that Four did conspire, can't you prove that two conspired? no Question you may. It is not certainly necessary that every one should be proved to have conspired. Suppose it were alledged that Four did beat a Man, and does not say Quilibet eorum beat him, you may give in Evidence that one did beat him.

Sir B. Shower. No Question of that in Case of a Battery, but in the Case of a Conspiracy there

must be more than one.

L. C. 7. Nay, I will ask you even in an Action of Conspiracy, where the very Gist of the Action is Conspiring together, cannot two be found guilty and the rest acquitted? In Riots there must be Three or more. It may be you'll lay Ten, but it is sufficient, I hope, if you prove it upon any Three of them.

Mr. Att. Gen. The Difference is betwixt Contracts and Crimes, for Contracts they are joynt, but Crimes they are in their own Nature several.

Mr. Soll. Gen. Besides, my Lord, though they be out of Time, yet this is not to the Abatement of the Indictment; but to the Evidence; how do they know, but we will give it in Evidence that Christopher Knightley was one.

L. C. J. Treby. Mr. Mompession moves it as a

Caveat against your giving it in Evidence. Sir B. Shower. If in an Outlawry against diverse,

they leave out these Words, Nec eorum aliquis comperuit, that is every Day held to be nought, and for that Reason we say, the Quilibet eorum susceptit is necessary too, and without be lead to cannot be given in Evidence, and if it be laid, it ought to have Time and Place.

L.C. J. Treby. The Default of Appearance must be a several Thing, and when he lays it joyntly non comperuerunt, it may be true that all did not appear, if any one made Default; but when you charge Men with a Fact done, though in the plural Number, yet it is a distinct seperate Charge upon

Cl. of Arr. Robert Lowick, those Men that thou shalt hear call'd, and personally appear, are to pass between our Sovereign Lord the King and you, upon Trial of your Life and Death; if therefore you will challenge them, or any of them, your Time is to speak to them as they come to the Book to be fworn, and before they be fworn. George Ford.

Lowick. I do not except against him. Cl. of Arr. Hold the Book to Mr. Ford.

Cryer. Look upon the Prisoner, you shall well and truly try, and true Deliverance make, betweeen our Sovereign Lord the King and the Prifoner at the Bar, whom you shall have in Charge, and a true Verdict give according to your Evidence: So help you God.

Cl. of Arr. Thomas Trench.

Lowick. I have nothing to fay against him. (He was sworn.)

Cl. of Arr. John Wolfe.

Lowick. I do not except against him. (He was

Cl. of Arr. James Bodington. Lowick. I challenge him.

Cl. of Arr. John Raymond. Lowick. I say nothing against him. (He was

Cl. of Arr. George Hawes.

Lowick. I do not except against him. (He was

Cl. of Arr. Thomas Glover. Lowick. I challenge him. Cl. of Arr. Matthew Bateman.

Lowick. I do not except against him. (He was

fworn.)

Cl. of Arr. James Partherith. Lowick. I challenge him. Cl. of Arr. Joseph Bliffet. Lowick. I challenge him. Cl. of Arr. Alexander Forth. Lowick. I challenge him. Cl. of Arr. Francis Chapman. Lowick. I challenge him. Cl. of Arr. Nicholas Roberts. Lowick. I challenge him. Cl. of Arr. Thomas Playslead. Lowick. I challenge him. Cl. of Arr. John Hall. Lowick. I challenge him. Cl. of Arr. William Partridge. Lowick. I challenge him. Cl. of Arr. Peter Levigne. Lowick. I challenge him.

Cl. of Arr. Thomas Moody. Lowick. I challenge him. Cl. of Arr. Thomas Ramage.

Lowick. I do not except against him. (He was

(worn.) Cl. of Arr. Edward Townesend.

Lowick. I challenge him. Cl. of Arr. William Gunson.

Lowick. I challenge him. Cl. of Arr. John Wyborne, he did not appear.

William Strode.

Lowick. I challenge him. Cl. of Arr. William Wild.

Lowick. I do not except against him. (He was fworn.)

Cl. of Arr. William Pitts.

Lowick. I do not except against him.

Cl. of Arr. William Smith.

Lowick. I do not except against him. (He was [worn.)

Cl. of Arr. Mofes Cook.

Lowick. I challenge him. Cl. of Arr. Benjamin Boltby.

Lowick. I do not except against him. (He was [worn.)

Cl. of Arr. Elias Fletcher.

Lowick. I have nothing to fay against him. (He was sworn.)

Cl of Arr. Cryer countez. George Ford. Cryer. One, &c.

CI.

Cl. of Arr. Elias Fletcher.

Cryer. Twelve Good Men and true, stand together and hear your Evidence.

L. C. J. Now the rest of the Jury that have ap-

peared are discharged.

Cl. of Arr. Cryer, make Proclamation.
Cryer. Oyez, If any one can inform my Lords the King's Justices of Oyer and Terminer, the King's Serjeant, or the King's Attorney General, before this Inquest be taken of the High-Treason, whereof the Prisoner at the Bar stands indicted, let them come forth, and they shall be heard, for now the Prisoner stands at the Bar upon his Deliverance, and all others that are bound by Recognizance to give Evidence against the Prisoner at the Bar, let them come forth and give their Evidence, or else they forseit their Recognizance.

The Names of the Twelve sworn are these;

George Ford, Esq;
Thomas Trench, Esq;
John Wolfe, Esq;
John Raymond, Esq;
George Hawes, Esq;
Matthew Bateman, Esq;
Method Responsible for the series of the

Cl. of Arr. Robert Lowick, hold up thy Hand; You that are fworn, look upon which he did. the Prifoner and hearken to his Caufe. He stands indicted by the Name of Robert Lowick, late of the Parish of St. Paul Covent-Garden, in the County of Middlesex, Gentleman; for that he, together with Christopher Knightley, late of the same Parish and County, Gentleman; Ambrose Rookwood, late of the same Parish and County, Gentleman; and Charles Cranburne, late of the same Parish and County, Yeoman; not having the Fear of God in their Hearts, nor weighing the Duty of their Allegiance, but being moved and feduced by the Instigation of the Devil, as false Traytors against the most Serene, most Illustrious, most Mild and most Excellent Prince, our Sovereign Lord, WILLIAM the III. by the Grace of God, of England, Scotland, France, and Ireland, King, Defender of the Faith, &c. their Supreme, True and Rightful, Lawful and Undoubted Lord; the Cordial Love and True, and Due Obedience, Fidelity and Allegiance, which every Subject of our faid Lord the King, that now is, towards him our faid Lord the King, should, and of right, ought to bear, w thdrawing and utterly to extinguish, Intending and Contriving, and with all their Strength Purpofing, Defigning and Conspiring the Government of this Kingdom of England, under him our faid Lord the King that now is, our right, duly, happily, and very well established, altogether to subvert, change, and alter; as also the same our Lord the King to Death and final Destruction to put, and bring, and his faithful Subjects, and the Freemen of this Kingdom of England, into intollerable and most miserable Slavery to Lewis the French King, to Subjugate and inthral, the 10th Day of February, in the Seventh Year of the Reign of our Sovereign Lord the King that now is, and diverse other Days and Times, as well before, as after, at the Parish of St. Paul's Covent-Garden aforesaid, in the County aforefaid, falfely, maliciously, devilishly, and traiteroufly, did compass, imagine, and contrive, purpose, design, intend, our said Lord the King that now is, to kill, flay, and murder; and

miserable Slaughter among the faithful Subjects of our faid Lord the King throughout this whole Kingdom of England, to make, and cause, and the fame their most wicked, impious, and devilish Treasons, and traiterous Compassings, Contrivances, and Purpofes aforefaid, to fulfil, perfect, and bring to effect, they the faid Christopher Knightley, Robert Lowick, Ambrose Rockwood, and Charles Cranburne, and very many other false Traitors to the Jurors unknown; afterwards, to wit the same tenth Day of February, in the Year abovefaid, at the Parish aforesaid, in the County aforefaid, and diverse other Days and Times, as well before as after; there, and elsewhere, in the fame County, falfly, malicioufly, advisedly, secret-ly, and traiteroufly; and with Force and Arms did meet together, propose, treat, consult, confent, and agree, him our faid Sovereign Lord the King, that now is, by lying in Wait and Wild, to affaffinate, kill, and murder, and that execrable, horrid, and deteftable Affaffination and Killing, the fooner to execute and perpetrate; afterwards, to wit, the same Day and Year, and divers other Days and Times, at the Parish aforesaid, in the County aforesaid; traiterously did treat, propose, and consult, of the Ways, Manner, and Means, and the Time and Place, where, when, how, and in what manner, our said Lord the King, so by lying in wait, the more eafily they might kill; and did confent, agree, and affent, that Forty Horsemen, or thereabouts; of whom the said Christopher Knightley, Robert Lowick, Ambrose Rookwood, and Charles Cranbuine, would be four; and every one of them traiteroully took upon himfelf to be one, with Guns, Muskets, and Pistols, loaden with Gun-powder, and Leaden Bullets; and, with Swords, Rapiers, and other Arms, armed, should lie in Wait, and be in Ambush, the fame our Lord the King in his Coach being, when he should go abroad to set upon, and that a certain and competent Number of those Men so armed should set upon the Guards of him our said Lord the King then attending on him, and being with him, and should fight with them, and overcome them, whilst others of the same Men so arm'd, him, our faid Lord the King, to affaffinate, kill, flay, and murder: And they the faid Christopher Knightley, Robert Lowick, Ambrofe Rookwood, and Charles Cranburne, their Treasons, and all their Traiterous Intentions, Defigns, and Contrivances aforesaid, to execute, perpetrate, fulfil, and bring to Effect afterwards, to wit, the aforefaid 10th Day of February, in the Seventh Year aforesaid, at the Parish aforesaid, in the County abovefaid, divers Horses, and very many Arms, Guns, Pistols, Rapiers, and Swords. and other Weapons; Ammunition, and Warlike Things, and military Instruments, falsly, maliciously, secretly, and traiterously did obtain, buy, gather together, and procure; and did cause to be bought, obtain'd, gather'd together, and procured with that Intent, them, in and about the detestable, horrid, and execrable Affaffination, Killing, and Murder of our faid Lord the King, that now is, as aforesaid, to use, imploy, and bestow; and the fame Premisses the more fafely, and certainly to execute, do, and perpetrate, he the aforesaid Chri-flopher Knightley, with one Edward King, lately of High-Treason, in Contriving and Conspiring the Death of our faid Lord the King that now is duly convicted and attainted, by the Confent and Affent of divers of the Traitors and Conspirators aforesaid, the said tenth Day of February, in the feventh Year abovefaid, traiterously did go and come to the Place proposed, where such intended Assassination, Killing, and Murder, of our faid Lord the King, by lying in Wait, should be done, perpetrated and committed, to view, fee, and observe, the Conveniency and Fitness of the same Place, for such lying in wait, Assassination and Killing, there to be done, perpetrated and committed; and that Place being fo viewed and observed afterwards, to wit, the same Day and Year, his Observations thereof to several of the faid Traitors and Conspirators, did relate and impart, to wit, at the Parish aforesaid, in the County aforesaid, and the aforesaid Charles Cranburne, the fame Day and Year there in order, the fame execrable, horrid, and deteftable Affaffination, and killing of our faid Lord the King, by the Traitors and Conspirators aforesaid, the more readily and boldly to execute, perpetrate, and commit, advisedly, knowingly, and traiterously, did bear and carry among divers of those Traitors and Conspirators forwards and backwards, from some to others of them, a List of the Names of diverse Men of those who were design'd and appointed, our faid Lord the King, so as aforefaid, by lying in Wait to kill and murder, against the Duty of the Allegiance of them the faid Chriflopher Knightley, Robert Lowick, Ambrose Rock-wood, and Charles Cranburne; and against the Peace of our faid Sovercign Lord the King that now is, his Crown and Dignity, as also against the Form of the Statute in such Case made and provided: Upon this Indictment he has been arraigned, and thereunto hath pleaded not Guilty, and for his Trial hath put himself upon God and the Country, which Country you are: Your Charge is to inquire, whether he be guilty of the High-Treafon whereof he stands indicted, or not guilty; if you find him guilty, you are to inquire what Goods or Chattels, Lands or Tenements, he had at the Time of the High-Treason committed, or at any Time fince, to your Knowledge. If you find him not guilty, you are to inquire whether he fled for it, if you find he fled for it, you are to inquire of his Goods and Chattels, as if you had found him guilty; if you find him not guilty, and that he did not fly for it, you are to fay fo, and no more; and hear your Evidence.

Mr. Mountague. May it please your Lordship, and you Gentlemen of the Jury, this is an Indictment of High-Treason against Robert Lowick, Prisoner at the Bar, and the Indictment does charge him with compassing and imagining the Death of the King, and endeavouring to fubvert the Government, and inflave this Kingdom of England, and bring it under French Tyranny and Slavery, and the Indictment fets forth that Robert Lowick, the Prisoner at the Bar, the Tenth of February, met several false Traitors, and there consulted and treated how to affaffinate his Majesty; and agreed, that forty Horsemen to get together, some to attack the Guards, while others were to affaffinate the King in his Coach; and the Indictment charges him likewise with getting together Horses and Arms for this Purpose, to this he hath pleaded not guilty. We will call our Evidence, and prove the Fact against him, and we do not doubt but

you will do your Duty.

Mr. At. Gen. May it please your Lordship, and you Gentlemen that are tworn, this is an Indictment of High-Treason, in conspiring and compast Vol. IV.

fing the Death and Destruction of the King, the Nature of our Evidence against the Prisoner at the Bar is this.

You will hear, Gentlemen, by the Witnesses, that about Christmas last a Conspiracy and Design was fet on foot to affaffinate the King, and accordingly to accomplish it, there were feveral Persons fent over from France by the late King James, who were Part of his Guards, and particularly Sir George Barclay was to be the Head of them; he was a Lieutenant of the Guards there, and he was fent over in January last, and there were a great many Troopers fent over, who were to be under his Direction, particularly Mr. Harris, who will give you an Account, that he was fent over by Order of King James, and he was told parti-cularly King James had a Service for him to do in England, and he hop'd it might be an Opporrunity to advance him. He was to observe the Orders of Sir George Barclay, and by what Token he should know him; he was to meet him in Covent-Garden, and he was told he might find him there twice a-Week in the Square, about fix a-Clock, after it was dark; and that he might know him, he told him, he would have his white Handkerchief hanging out of his Pocket; accordingly Mr. Harris came over, and Mr. Hare came with him, and they came and did meet with Sir George Barclay, and they, together with Sir George Barclay, and feveral others here in England, Mr. Porter, Mr. Charnock, and Sir William Perkins, did enter into Consultation how to effect it: There were several Meetings about it, and you will find the Prifoner at the Bar was at feveral Meetings to that Purpose, and they did undertake, among them, to provide fo many Men as might make about the Number of Forty, which they thought sufficient for the Execution of this Design.

Gentlemen, you will hear that the Prisoner at the Bar did treat with several Persons to be ingaged in it; particularly, about the 5th of February, he fent to one Bertram, and ask'd him if he would be ingaged in a Design for King James's Service that was quickly to be executed, without asking of Questions, and afterwards, I think, he underrook he would: So about the 14th of February he met him again, and that was the Day before the first Time they intended to attack the King, and then being fo near the Time when it was to be executed, he rhought it proper to acquaint him with the Thing he had ingag'd him in; and he did acquaint him, That the next Morning they were to be ready to attack the King and his Guards, and bid him be fure to get his Boots and other Things ready for that purpose, and he gave him a Guinca in order to it. Bertram, it feems, on the 15th of February did not come, and the King it feems did not go abroad that Day, fo they were disappointed at that Time; but the Sunday after Bertram met him, and Mr. Lowick complained that he had not come upon the Saturday according as he had undertaken; and he told him it would have been the fame Thing, he would have difap-

pointed them if the King had been in the Field.

Gentlemen, you shall find, That as he thus engaged Mr. Bertram, so he was to provide several others; and did declare, That at his own Charge he had got two or three, he complain'd of it as a Hardship put upon him, That whereas Mr. Harris had 6 s. a-Day Subsistence, and was only to take care of himself, he, Mr. Lowick, had at his own Charges ingaged and provided several.

Yууу

You

You will find, Gentlemen, that Mr. Rookwood, who was tried Yesterday, had several Meetings about it, with Mr. Lowick and Mr. Harris; they did think it to be a barbarous Thing: But however, they were resolved to obey Orders, and the Prisoner in particular said he wou'd obey Orders, tho' he thought it a very wicked Thing.

Gentlemen, you will find by the Evidence how the Matter was carried on; the Prisoner was to be engaged in it, and did not only imbarque himfelf in Person, but engaged others, and did treat with them about it. We shall call our Witnesses, who will give you a full Account of it, and then we shall leave it with you, who we question not will do Justice. First call George Harris; who appeared and was sworn.

Mr. Sol. Gen. Pray will you give an Account to my Lord and the Jury, what you know of the intended Affaffination, and what Part the Prifoner

at the Bar had in it.

Mr. Conyers. Begin from the First, and tell your

whole Knowledge as you did Yesterday.

Mr. Harris. On the 14th of January, New Stile, I was ordered to wait on King James at Dinner; after Dinner was over, I was called in, where was Col. Parker and Mr. Hare at the fame Time, and King James told me he was very fensible of the good Service I had done him; and now he had an Opportunity of doing fomething for me: I was to go into England, and there to be subsisted, and I was to follow the Orders of Sir George Barclay; the King told me I should find Sir George Barclay in Covent-Garden, with a white Handkerchief hanging out of his Pocket, on Mondays and Thursdays between the Hours of six and seven in the Evening, and that was the Sign I was to know him by, and he ordered me to go to Mr. Caroll, that is Secretary to the late Queen, and Col. Parker went along with me, and he ordered me ten Lewidores, and Mr. Hare as much, which Mr. Caroll gave us; and if that were not fufficient, or if we were Wind-bound at Calis, we had Orders to apply to the President of Calis to be furnish'd with what we wanted: accordingly we went, and the Wind not ferving when we come to Calis, we were forced to stay there, and our Charges were paid to our Landlady by the President of Calis, according to the Order we received at St. Germains; when the Wind served fair we went on Board, and came to Runney-marsh, to one Mr. Hunt's House, and from thence he furnish'd us with a Couple of Horfes, and we came the Sandy-way to one Mr. Tucker's, and from thence to Mr. Cross's, and from thence to Graves-end, and from thence to London: We came up in the Night-tide, and being late when we came to Town, Sunday-night, we lay at an Inn at the lower-end of Gracious-firect; the next Day we went to look for Sir George Barclay, but not finding him in Covent-Garden, according to what King James told us, I admired at it; but one Mr. Birkenbead meeting my Comrade the next Day, faid, Sir George Barclay defired to fee us, and appointed us to meet him, which we did that Night, where Sir George Barclay ask'd us how the King and Queen, Prince and Princess did; he told us at that Time he had no Money for us, but in a few Days we shou'd have Money; and accordingly he fent us Money. We had five Guineas, but it was at twice; two Guineas at one Time and three at another, and this was for a Month's fubfiftence at five Shillings a Day, Guineas going then at thirty Shillings. And afterwards when

Major Holmes delivered the Horse, upon Saturday the 15th, we had another Guinea, that made up what we had to be six Shillings a Day when we had Horses, and sive Shillings a Day when we had none: And as for Mr. Lowick, the first Saturday which was designed for the Affassination, I happened to be at Mr. Counter's Lodgings in Holborn, a Consectioner's; and there I see Mr. Lowick come in.

Mr. Conyers. Who lodg'd there, pray Sir? Harris. Sir George Barclay and Mr. Counter had Lodgings there; and Mr. Lowick came in there, but I cannot fay he stay'd there any Time, I think he went out presently afterwards. The next Week I met Mr. Lowick in Red-lyon Fields and difcoursed with him there about this Matter, and I told him what a barbarous and inhumane Thing it was that we should be the Murderers of the Prince of Orange, and that it would render us odious to the World, and that we should be a continual Reproach to our felves; he did agree it was fo: But in conclusion Mr. Lowick said he would obey Orders, and he faid Sir George Barclay he was fure wou'd not do it without Orders. That Day when we were walking out, we met Sir George Barclay and Major Holmes riding in the High-way up towards Islington, and we spoke to him, for Mr. Lowick told me the Thing was discovered, and his Name was given up, and other Gentlemens, and I think another; and so he told me that one Harrison told him of it, and forewarn'd him that Night from lying in his Lodging; and he told him that he believed it wou'd not be fafe for the Rest to lie in their Lodgings, or to that effect.

Mr. At. Gen. When he faid he wou'd obey Or-

ders, What was the Discourse about.

Harris. We were talking of murdering the Prince of Orange: And not only that, but I do believe that Mr. Lowick is fo fenfible that what I fay is true, and he is a Man of fo much Conscience and Honour, that he will not contradict any Thing that I affirm or have faid here. On Saturday the Two and Twentieth we dined at the Caftle, a Tavern or a Cook's Shop, at the End of Red-lyon Street. I was much in a Sweat, and he ask'd me what made me fo? I told him I had been gerting Captain Rookwood's Party ready; and I told him (laughing) that Captain Rookwood faid I should be his Aid du Camp, and fo I was getting the Men together: Says he to me, you may very well do it, for you have fix Shillings a Day, and I have nothing Mr Loggish you know what I for the nothing. Mr. Lowick, you know what I fay to be true; I know not why you lift up your Hands; but you did tell me I might very well do it, having fix Shillings a Day, and you had nothing, and yet brought a Couple of Men at your own Charge, and that their Horses could not be difcharged unless you went. These were his Words, my Lord, or to this effect.

Mr. Att. Gen. What do you mean by being dif-

charged?

Harris. I mean this, that I believe he paid for them; and they were waiting at a House till he came.

Mr. Conyers. Why were they to be discharged

that Day?

Harris. The Reason why they were to be discharged that Day, was, because Captain Rookwood had told him before, that the Prince of Orange did not go out that Day; and therefore we went together to walk towards Islangton.

L. C. 7. What Day was that?

Harris. The second Saturday that it was to have been executed. I was not a Spy upon any Man's Actions: I cannot tell what they did any more than I tell you: I do not wrong you any Way in the World, Sir, I am fure on it.

L.C. J. When was it that you fpoke with

Mr. Lowick about murdering the King?

Harris. It was Monday, Tuesday, Wednesday, or Thursday, I cannot be exact to the Day, but it was one of these Days, after the first Saturday; I cannot be positive what the Day was.

L. C. J. Well, it was between the two Days?

Harris. Yes, it was.

L. C. 7. How did you know of that Design of

murdering the King?

Harris. I was inform'd of it by Captain Rookwood the first Saturday, and I met Mr. Lowick and had this Discourse about it: and afterwards they informed me that Mr. la Rue did not lie at his Lodgings, and the Thing was discovered, and they believed that Rue had discovered it: And I desire you'll call Mr. la. Rue as to this Matter; for I believe he will own it.

Mr. Sol. Gen. How came you to trust him with

fuch a Discourse?

Harris, Because we met there at Counter's Lodgings, and we had feveral times Discourses of it; there was Major Bernard and Capt. Rockwood besides, and I always declared against it as a barbarous and inhuman Thing, not to be answer'd before God or Man, and that we should be odious to all the World if the Thing were effected, as I believ'd it would not be. I I wou'd never thew my Head after fuch a Thing.

Mr. Sol. Gen. Do you remember who began the

Discourse of this Matter?

Harris. I cannot tell that. I can't come to

every Particular.

Sir B. Shower. You faid just now, you apprehended Mr. Lowick to be a Man of Conscience and Honour; Pray what were his Sentiments about it lib him, he to time out hidds it roods

Harris. His Sentiment was, That he would obey Sir George Barclay's Orders ; and he was fure Sir George Barclay would not do it without Orders. Jon 1 7 1 non and word . Jan 11 . The

Sir B. Shower. Did not he declare it to be a

barbarous Defign?

Harris. I can't remember every particular Thing that he faid; for I am not a Spy upon any Man's Actions.

Lowiek. When you were talking of that Design that you speak of, pray did I confert to any

fuch Thing?

Harris. I tell you how far you confented; you faid you wou'd obey Sir George Barclay's Orders, and you was fure he would not do it without Or-

Mr. Mompesson. Did you see any of Sir George Barclay's Orders?

Harris. No, I did not, I was to follow his Orders; but what Orders he had I cannot tell.

Mr. Sol. Gen. What did Sir George Barclay tell

you you were to do?

Harris. Sir George Barclay declared, on the first Saturday, that we were his Janizaries, and talk'd of attacking and bringing away the Garter ! I cannot say this Gentleman was by then; and afterwards Sir George Barclay went out and returned, and came in again into the Room, and declared that we were Men of Honour, and that we were to attack the Prince of Orange.

Mr. Mompession. Did Sir George Barclay give the Prisoner at the Bar any Orders?

Harris. I don't tell you he did.

Mr. Mompesson. You say you met Sir George Barclay and Major Holmes upon the Road going to Islington: How do you know the Prisoner was there?

Harris. Why, was not I with him? I am very forry to come upon this Account; but you know it is Truth all that I say; and I am sure you are fenfible I do you no Wrong: He met Sir George Barclay and Major Holmes, and he went down and faid something to Sir George Barclay in the Highway; what it was I don't know; but I stood, and Captain Rookwood and Mr. Bernard faid fomething to him, which you very well know.

Mr. At. Gen. What was it?

Harris. I can't tell, Sir.

Mr. At. Gen. We do not defire you to tell what you can't tell: Is this all you know?

Harris. It is all at present that I recollect. Mr. Sol. Gen. Then pray swear Mr. Rertrain

(which was done.)

Mr. Conyers. Pray will you give an Account to my Lord and the Jury what you know of this intended Affaffination, and how far the Prisoner was concerned in it.

Bertram. My Lord, about the Beginning of February last, Major Lowick came to me, and ask'd me if I wou'd espouse a Thing with him that might be for my Advantage; I told him that I thought I might espouse any Thing that he thought fit to engage in.

Mr. Mompeffon. Whom did you tell fo?

Bertram. Major Lowick : And he told me it was well, and defired me to ask no more Questions: I did not; but it went on to the 14th of February, when he defired me to be at his Lodgings at twelve a Clock. I was fo about that Time, but he was not within, and I stay'd till he came in, and he took me up into his Chamber, and told me he believed they should ride out in some little Time; and he told me he believed the King was to be feiz'd in his Coach, and he gave me a Guinea to buy me Necessaries.

-> L. C. 7. What Necessaries?

Bertram. I can't say he nam'd any.

Mr. At. Gen. But for what Purpose were those Necessaries?

Bertram. I don't know that he named any Thing, indeed.

Mr. At. Gen. Well; did he tell you when you

were to be ready?

Bertram. If you please to give me leave, I'll tell you: He defired me not to be out of the Way; and the next Morning I was to meet him at the Purl-House in Hart-street. I did not meet him ; and the next Time I saw him, I am not positive whether it was the next Day after the Fisteenth when I was to met him at Hart-street, but did not so; but the next Time I saw him, he ask'd me why I did not meet him according to his Appointment? I told him, I had some Reason for it; and he answer'd me again, That he believed, if the King had been in the Field, I would have done the same; but I have not seen him since, till I faw him at the Bar.

Mr. At. Gen. Had you no Discourse of Horses

that you were to provide?

Bertram. I do not remember any particular Thing more than I have told you.

Mr. At. Gen. Did he not tell you what the De-

fign was you were to go about?

Bertram. He did not tell me of any other Defign than as I tell you, for he believed I knew of it; I thought fo at least: The first time I knew of it was from Mr. Charnock.

L. C. J. What did he tell you was the Defign that you should ingage in for your Advantage upon Friday the 14th, when he gave you the Gui-

Bertram. He told me, he believed they should ride out very fuddenly, and that the King was to be feized in his Coach.

L. C. 7. Did he tell you when the King was to

be seized?

Bertram. No, he did not tell me when, but this was the 14th, the next Morning I was to meet him at Hart-street, but did not.

Mr. Sol. Gen. Who did he tell you the King

was to be feiz'd by?

Bertram. He did not nominate any one else, for he obliged me not to ask him Questions, nor I did not.

Mr. Sol. Gen. Did he name himself to be con-

cerned?

Bertram. He named himself so far, as that he believed he should ride out very suddenly.

Mr. Sol. Gen. Was it the next Morning, or the

next Day?

Bertram. I cannot say that he named any particular Time.

Mr. At. Gen. Will they ask him any Questions?

Sir B. Shower. No, I think we shall not.

Mr. Mountague. Pray, Mr. Bertram, will you answer me one Question, What did he say to you when he check'd you for not coming according to his Appointment?

Bertram. I took it as a Kind of a Check: He told me, that if the King had been in the Field, he believed I would have done the fame.

Sir B. Shower. There is one Thing we must a little examine this Gentleman to: Were not you under a Necessity before that Time that he gave you the Guinea? Pray what Condition were you in? Bertram. Under Necessity, Sir! I was never ve-

ry plentiful of Money of late.

Sir B. Shower. Did he never give you a Guinea or two before in Charity, and out of Compassion to your Necessities?

Bertram. He has given me Money several Times before; and I believe if I would have ask'd him for any Money, he would have given it me.

Mr. At. Gen. Was this Money given you for

Charity, or for any other, and what Purpose?

Bertram. I did not ask him for any Thing, but he gave it me, and said, There's a Guinea to buy you Necessaries.

Mr. At. Gen. What was the Discourse before that?

Bertram. I told you, he faid, he believed they were to ride out very fuddenly, and he believed the King was to be feized in his Coach, and he defired me not to be out of the Way.

Mr. Cowper. And when he gave you the Guinea to buy you Necessaries, was it immediately after

this Discourse?

Bertram. Sir, it was at the same Time.

Lowick Did not I give your Wife a Guinea two Months before this?

Bertram. Yes, Sir; I acknowledge I was informed you did, I was not in Town then.

Lowick. Pray let the Court know that,

L. C. 7. Did he tell you the King was to be feized in his Coach, before he told you they were to ride out very fuddenly?

Bertram. No, afterwards; and then he gave

me the Guinea.

Sir B. Shower. His words are not coupled together, they have no Relation to one another.

L. C. J. No; but he told him they were to ride

out very suddenly, and the King was to be seized in his Coach, and gave him a Guinea to buy him Necessaries at the same Time.

L. C. J. Treby. There's no doubt he was ingag-

ed in the Defign with those other Persons.

Mr. Conyers. And afterwards he rebuked him because he had not met him; and he said, it would have been the fame Thing, if the King had been in the Field.

Mr. Mountague. What Day in the Week was it

that you failed him?

Bertram. It was on a Saturday.

Juryman. Pray, my Lord, we defired to know, who he did understand by the King that was to be feized.

L. C. 7. What did he call the King? Bertram. He faid nothing but the King. L. C. J. Who did you understand by that?

Bertram. I leave it to the Court, I am not to interpret Things.

L. C. J. Treby. Did he name the Prince of Orange, or King James? Did you think King James was to be seized?

Bertram. My Lord, I tell you what he faid, I

am not to interpret his Words.

Mr. Att. Gen. Do you believe he meant King Tames, or this King, that was to be feized?

Bertram. I believed it might be the King here. L. C. 7. Take the Words as they are; he ask'd him before, Whether he would ingage in a Defign that might be for his Advantage? On Friday the 14th of February he meets him at his Lodging, and tells him, he was to ride out fuddenly, and that the King was to be feized in his Coach, and appointed him to meet him the next Morning, and gave him a Guinea to buy him Necessaries.

Mr. Mompesson. Pray, has not Mr. Lowick given you Clothes, Linnen and other Things at any

other Time?

Bertram. Sir, you have been always ready to ferve me, I must acknowledge, and you have been very kind to me.

Lowick. If you please to give an Account of my Character, whether ever I was guilty of any bloody

Bertram. No. Sir.

Sir B. Shower. How long have you known Mr. Lowick?

Bertram. I believe I have known him this 20 Years.

Sir B. Shower. What Behaviour has he been of? Bertram. He has always had very good Behaviour, and the best; he has had the best Character of all Mankind.

Sir B. Shower. Did you ever know him inclined to do a rash Action?

Bertram. Never in my Life.

Sir B. Shower. Did you ever know him do a

malicious Action? Bertram. No, but he had always the Character

of a good Man, and was always ready to ferve any Man in his Necessities, and to do Good; he has that general Character abroad.

L. C. 7.

L. C. 7. Where does he live?

Bertram. He lived last at Brownlow-street, but he has no Wife nor Family, and so has no fix'd Being.

L. C. 7. What was his Way of Living? Bertram. He was bred a Soldier, and has been abroad.

L. C. 7. Where? Bertram. In Ireland.

L. C. J. In whose Service?

Bertram. In the Service of King James.

Lowick. He knows particularly, that once I was upon a Party and faved five Officers from being killed in cold Blood.

L. C. 7. What Countryman is he?

Bertram. Torksbire.

Mr. Mompesson. Was he accounted of a cruel or a bloody Nature?

Bertram. No, of a quite contrary.

Juryman. My Lord I defire to know for what Cause he gave him or his Wife a Guinea.

Bertram. I know not what that Guinea was for that he gave me the fourteenth of February, any otherwise than as I have told you.

Mr. Mompesson. What was the Guinea given to

your Wife for?

Bertram. For that Guinea given to my Wife, it was out of his own Kindness and Goodness to my Family and me.

Mr. At. Gen. What was the other Guinea for?

You are upon your Oath.

Bertram. Indeed, Sir, I cannot tell; he gave it me to buy me Necessaries.

Mr. At. Gen. Was there nothing else mentioned what Necessaries those were to be?

Bertram. No, Sir; upon my Oath there was not any particular mentioned.

Mr. At. Gen.. What made him so kind to you,

pray? Bertram. We were both born in a Town, and

I believe we are near related.

Sir B. Shower. You fay you are Towns-People, and have been long acquainted, and you knew him in Ireland, pray did you ever know that he faved any People's Lives?

Bertram. I was not in that Action my felf, but all that were in it gave that Relation, that he was very favourable, and did fave Peoples Lives, particularly one Captain Harlow, and brought him and other Prisoners, and I remember the Thing; it was about a Fortnight before the Bufiness of the Boyne, upon a Sunday Morning, that they took those Prisoners, and he did perswade feveral Parties that he commanded, to decline killing, as much as they could: I was not in this Action, but this I heard of all that were in it, and from the Prisoner.

Mr. Sol. Gen. When he gave you that Guinea, did not he speak any Thing of a Horse that was to

be provided for you?

Bertram. Not a Word: I never did see a Horse upon that Account, nor was I Master of a Horse, nor was I told I should have a Horse in any respect whatfoever.

Furyman. How could you ride out, as you say. they were to do, without a Horse, or without knowing any Thing of a Horse to be provided for you?

Bertram. I did not know of a Horse.

L.C.7. But he faid you were to ride out speedily. Bertram. No: he faid in general, we should ride out fuddenly.

Mr. At. Gen. Who was there besides your felf?

Bertram. No Body.

Mr. Att. Gen. Then that we must mean you and him. And how were you to ride out without a Horse? Pray mind what you swear?

Bertram. I was to meet him the next Morning,

but did not.

Mr. At. Gen. Pray what cou'd you understand by that, that you were to ride out suddenly, and had no Horse?

Bertram. That was understood, that if I did

ride out, I must have a Horse.

Mr. At. Gen. Who should you have it from? had you a Horse of your own?

Bertram. No, I had not.

Mr. At. Gen. Did you intend to hire a Horse? Bertram. No, I did not.

Mr. At. Gen. Did not you ask where you were to have a Horse?

Bertram. No, I did not ask nor inquire, nor was it promis'd me I should have a Horse.

Mr. At. Gen. Did he tell you where you were to ride?

Bertram. The next Morning I was to meet him.

Mr. At. Gen. For what ? to ride out was it? Bertram. I can't really tell whether it was upon that Account or not.

Mr. At. Gen. Whether did he tell you where he

was to ride? Bertram. Indeed he did not.

Furyman. It is very strange that you did not ask him where he was to go, nor ask him for a Horfe.

Bertram. I was so senseless, that I neither did ask him about a Horse, nor ever knew of any that was to be provided for me.

Juryman. Did you understand what was meant

by the Riding out fuddenly?

Bertram. I did take it to be about the Business, the Seizing of the King.

Juryman. Did he compare it to attacking him

in the Field?

Bertram. No, he did not; but he said he believed the King would be feized in his Coach; he made no Comparisons.

Mr. Mountague. Pray Mr. Bertram, why did you not meet him? What Reasons had you for not doing it?

Bertram. I thought it not requisite to meet

Mr. Mountague. What, had you no Mind to the Thing?

Bertram. No, I had not; because I thought the Thing very unlawful.

Mr. At. Gen. Pray what was that Thing you fpeak of, that you thought was unlawful?

Bertram. I thought it was about seizing and kil-

ling the King.

L. C. J. Pray mind; there is no Body defires you should speak more than the Truth; but on the other fide, being upon your Oath, you are to speak the whole Truth; for if you conceal any Part of the Truth, though you have a Kindness for your Countryman Mr. Lowick, who has been kind to you, you will forswear your felf, for you make a different Representation of the Matter, and make it appear quite otherwise than it is pray do not strain one Title, but let us have all the Truth.

Bertram. I don't believe I strain one Bit.

Mr. Mountague. Then tell my Lord why you did not meet him.

Bertram.

Bertram. I did believe it was about feizing and killing the King, and I did think it to be illegal.

Mr. Mountague. Why did you think it was

about that?

Bertram. Because Mr. Charnock had told me of it before.

Mr. At. Gen. How did you know that was what

Lowick spoke to you about?

Bertram. I did suppose it to be the same, because he desired me at first to ask no Questions, no more did I; but I took it always to be the fame Thing.

Mr. At. Gen. What did he fay to you?

Bertram. He told me he had a Business to propose to me, if I would ingage in, that would be for my Advantage, but I must ask no Questions; talk'd of Riding out fuddenly, and that the King was to be feized in his Coach, and having heard of it from Charnock, I thought it was the fame Business.

Mr. At. Gen. Then my Lord, we have one Witness more, call Captain Fisher, (He did not appear.) If he does not appear, we shall let them go on, and when he comes in, we can examine

him afterwards.

L. C. J. Is he a material Witness? Mr. Sol. Gen. We do apprehend he is a very material Witness.

L. C. J. If you think him a material Witness, it will not be proper for them to enter upon their Defence, till they have heard the whole Accufa-

The Court staid for Mr. Fisher's coming for near an Hour, and at last be came in and was fworn.

L. C. 7. Who is this?

Mr. At. Gen. This is one Captain Fisher. Mr. Soll. Gen. Pray Captain Fisher, do you

know Mr. Lowick, the Prisoner at the Bar? Capt. Fisher. I have not talk'd with Mr. Lowick fince the 8th of February, and then he talk'd that he would be ready to serve his Master to the

V'" I T TRECT Hat.

uttermost of his Power.

L. C. J. What Master? Capt. Fisher. King James.

Mr. Att. Gen. What particular Service?

Capt. Fisher. He named no particular Service, but only that he would be ready to ferve his Master to the uttermost of his Power.

Mr. Att. Gen. Where was this?

Capt. Fisher. At the Cock in Bow-street. Mr. Att. Gen. Who was in Company? Capt. Fisher. There was Mr. Harrison.

Mr. Att. Gen. Pray give an Account of what you know of this barbarous bloody Defign.

Capt. Fisher. I believe there was a Design to seize the Prince of Orange.

Mr. Att. Gen. What do you know of it? you

fay you believe it.

Capt. Fisher. I believe it by my Knowledge, because I was concerned in it.

Mr. Att. Gen. By whom was that Defign carried on?

Capt. Fisher. By Sir George Barclay and Mr. Harrifon.

L. C. J. What was the Defign?

Capt. Fisher. We were to fall upon the Prince of Orange.

L. C. 7. You called him fo, the Prince of Orange?

Capt. Fisher. Yes, my Lord.

Mr. Att. Gen. Well, tell us what happened.

Capt. Fisher. It was to have been done the 15th of February, and we met accordingly the 14th, but the King not going Abroad, it was put off.

L. C. 7. Who met on the 14th? Capt. Fisher. I met only Mr. Harrison and Sir George Barclay, then it was put off till the 22d; upon the 21st, we met at the Three-Tuns in Holborne, and from thence we came to the Sun-Tavern in the Strand, and there was no Body but Mr. Harrison and I together, and Sir George Barclay came to us; I believe there were about 14 or 16 in the House; there Sir George Barclay told me, Mr. Lowick was to meet me and two more at an Inn by St. Giles's Pound, and that we were to go together to feize the Prince of Orange the 22d.

L. C. 7. Did you meet him?

Capt. Fisher. I did not meet him, it being put off by the King's not going abroad.

L. C. 7. This does not affect Mr. Lowick at

Mr. Att. Gen. It does not, we acknowledge, but at that time which you speak of, the 8th of February, had you any Knowledge of the Assassi-

Capt. Fisher. There was no Assassination at that Time, at least it was not then declared.

"Mr. Att. Gen! What was your Discourse about

Capt. Fisher. There was Notice of the King's preparing to come for England.

Mr. At. Gen. You fay Mr. Harrison was there. Capt. Fisher. Yes, and talk'd very little about the Matter, but only that there were Preparations for the King's coming.

Mr. Att. Gen. What did Lowick fay to you? Capt. Fisher. I have told you all that Mr. Lowick faid to nie. IT D. WHELL

Mr. At: Gen. Repeat it again. The land to Capt. Fisher. He said he would be ready to ferve his Master, to the uttermost of his Pow-0 - 1 11 . 1.1

Mr. Cowper. Had you no Discourse about an Act of Parliament. WAY TELY LITORS IN IC. 3

Capt. Fisher. Mr. Lowick faid it was not convenient to talk with more than one at any time, for there was an Act of Parliament on Foot, that under two Witnesses nothing should affect a Man's Life in Treason.

Mr. At. Gen. The Act of Parliament was then a making.

L. C. J. When Mr. Lowick faid he would ferve his Mafter, what Difcourfe had you about it?

Capt. Fisher. Mr. Lowick said not a Word within, but at the Door he faid he would ferve his S. 1571 A Master to his Power.

Mr. At. Gen. What was that, that they would not talk with above one at a time?

Capt. Fisher. Nothing that was thought treafonable Practices should be discoursed of before above one at a time, fo I understood it.

Mr. Sol. Gen. Then my Lord we have done.

Sir B. Shower. May it please your Lordship, and you Gentlemen of the Jury; I am of Council in this Case for the Prisoner at the Bar, and we do hope here is not Evidence sufficient to convict him of High-Treason, the Question is not whether there was a Plot or a Conspiracy to Affassinate the King, or to prepare for an Invasion,

but all that you are to confider, Gentlemen, is, whether the Evidence against Mr. Lowick, be Witherfield to convince you, that he did defign to Seize and Affassnate the King; there are three Witnesses, Fisher, his Testimony does not hurt him in the least. We know your Lordship will declare and direct the Jury, that the Evidence in a Case of Treason ought to be plain, not only with respect to the Fact, that it was done; but also of fuch Facts as are the Evidences of a Man's Intentions, and those are not to be construed by Strains and Intendments, or Implications; unless they be such as Evidently, Naturally, and to common Understanding express the Intention, it cannot be good Evidence in Treason: Now we say that Captain Fisher has said nothing at all that will affect the Prisoner, for all that he says is, that the Eighth of February he said he was ready to ferve his Master to the utmost of his Power, and any Words as well as these may be construed to make a Man guilty of Treasonable Intentions; for it might be a Recollection of Favours Received, or it might be a grateful Intent to ferve him upon particular Occasions, but that is no Evidence upon this Indictment. Suppose it was to ferve him upon the supposed intended Invafion, yet with Submission, that is not Evidence of the Overt-Act laid here; here is no Overt-Act mentioned of preparing Arms, or Encouraging Men, or Seducing the King's Subjects in order to the better restoring of the late King James, or the expected Landing of the French, or the like. All that's laid to the Prisoner's Charge, is the Compassing the King's Death, and a Defign to Affaffinate him in his Coach, and in order to the Affaffination, he was to buy Arms and Horses; now all that he says is quite of another Nature, of a quite different Strain, and has no Tendency to this Matter, and nothing he fays that Lowick should fay, but is applicable the other Way, and tends more naturally to the Invasion, than to the Assassination. Your Lordship observes there was some notice taken of what Mr. Lowick shou'd say, concerning the Act of Parliament, that he wou'd not talk with above one at a time; how far when Life is concerned fuch loose Discourse ought to be inforced before a Jury I must leave to your Lordship; though a Man may be innocent, yet he may be cautious, and the more Innocent, perhaps the more cautious; but that is applicable to the Invasion too, and has no Relation to the Treason in this Indictment more than any other. It shows he was more wary than others were, but it is not applicable to the Fact that he now stands charged with. Then the whole of the Evidence depends upon the Testimony of Mr. Harris and Mr. Bertram, and we think they are not two Witnesses to one Thing, and what they fay must be strained, and intended, and prefumed, to make Evidence of Treason; for what Mr. Harris says a-about the Discourses between him and the late King James, about receiving Orders from Sir George Barclay, and his Passage over from France, and the several Stages he and Mr. Hare travell'd, and the Discourses between Sir George Barclay and him; Your Lordship will acquaint the Jury that is no Evidence to affect Mr. Lowick, nor what Berkenhead and Hare agreed upon does any way affect Mr. Lowick, for those Things may be all true and yet Mr. Lowick innocent of what he

stands charged with in this Indictment; he fays, that upon the first Saturday he saw Mr. Lowick at the Confectioner's, but he cannot say he staid there at all, there was not a Word spoken by Mr. Lowick that he remembers then, but what he fays that feems to touch, and the only Thing that touches Mr. Lowick, in all this Evidence is, that upon Monday, Tuesday, Wednesday or Thursday, it is a pretty large time, between the Fifteenth and the Twenty Second, he was talking with Mr. Lowick about the Barbarity of this Bufiness, and that Lowick after all, said he would obey Orders; now with Submission, my Lord, to make that to have Relation to the Affaffination must be by a forc'd strain'd Intendment, he does not declare what the Orders were, nay, he does not affirm there were any Orders for the Affaffination, but only that he would obey Orders; here's no Order by Writing, no Order by Parole that Mr. Lowick declared he would obey; as to what Lowick declared about his Intention of Riding out and Seizing the King in his Coach; that cannot be intended the Order that he was to obey to Affaffinate the King, that Order does not appear, there are no Footsteps of it in all the Evidence, fo that there is nothing in that Testimony that will hurt Mr. Lowick: Then upon the Two and Twentieth when they dined together, Mr. Harris fays, that there was a Discourse of two Men, but it does not appear, nor does the Witness give any account what those two Men were to be for; 'tis true two Men he was to get discharged, but that is not Evidence that these Men were to make a Part of those Forty, neither the Words before nor the Words after can have that Construction; nay it does not appear it was for any Purpose at all, now in the Case of Life, where a Man stands at the Bar, we hope fuch an Evidence shall not be Construed to make a Proof of a Treasonable Intention, that these were to Assassinate the King, or to make Part of the Forty that were to do it, when it does not appear they were there, nor who they were, nor any fort of Notice taken or given upon what Account they were Provided. And then as to Mr. Bertram's Evidence, it is palpable that his Evidence and whatfoever he fays cannot amount to make one Witness to prove an Overt-Act within this Statute, and that there must be two Witnesses the Law requires; what does Mr. Bertram fay to prove any Man guilty of Treason, but only by Intendment, Thought or Suspicion? It is true, Mr. Bertram's Evidence would be good enough to commit a Man upon Suspicion of Treason, but to Convict him it cannot be; he fays that in the Beginning of February he spoke to him, and told him he would employ him in a Business that would be for his Advantage, but he must ask no Questions; this is very dark, for the Meaning of it does not appear what was intended by it; it might be one Thing as well as another, it might be to imploy him in his Family, or it might be to fend him of a Journey, or it might be the taking of a Farm, but to apply that as an Evidence of a Charge of High-Treason, that we think is very hard, and we hope your Lordship will think so too; but then he comes and tells you further of a Discourse upon the Fourteenth, of his riding out suddenly, and that the King was to be seized in his Coach, but he does not say that he was to feize him, nor that he would be concerned in

it, nor that he knew of it, nor did declare at what time it was to be done, nor any thing certain whether it was a Prophecy, or a Dream, or a Story that he related again, or what it was; there is no Connection between the Riding out fuddenly and the other Words of feizing the King in his Coach; then he fays he gave him a Guinea to buy him Necessaries, the Man acknowledges Mr. Lowick several times had given him in Charity-Money, Cloaths and other Things, and gave his Wife a Guinea as you observe, in Charity, but he gave him this Guinea on purpose to buy him Necessaries, and it is hard that a Man's Charity to a Countryman, to a Townsman, to an antient Acquaintance of Twenty Years standing, to a Person that he had been familiar with formerly, and known to have lived well, should be mis-interpreted and strain'd, to make it a giving him Money as Subfiftence, and a Reward for the doing such a Mischievous Bloody Act; We say his Charity to this Man formerly is inconfiftent with the Supposition that he could be privy to fuch a barbarous Defign now, and we hope the Jury will confider the Character that that very Man has given to my Client, for the same Witness gives you an Account of his Behaviour all along, that he was not given to Rash and Barbarous Actions, nor guilty of any malicious Thing, nay, that he prevented Mifchief, and the killing of People in cold Blood. We must leave it to the Jury's Consideration, and your Lordship's Direction. All these things that they say may be true, and Lowick be not guilty, and the acquitting of Mr. Lowick will be no Reflection upon the Witnesses, nor any Discredit to the Testimony that has been given of this Conspiracy; but we hope 'tis doing Justice to this Man, the Witnesses not coming up to the Proof of what is laid in the Indictment. We must beg your Lordship's Patience a little longer, and call fome Witnesses to give you an Account how long they have known Mr. Lowick, and what is real Character is; they will tell you he is a peaceable good Man, and shew you that his Temper and Inclination was rather to a fober quiet Life than to lead him to fuch Action, and that they cannot think him likely to be tempted to be concerned in fuch a Design; and then we must leave

it to the Jury. Call Mrs. Torke.

Lowick. I believe there is no Body here that knows me but will give me that Character.

# Mrs. Yorke came in and was fworn.

Sir B. Shower. Pray Mrs. Torke how long have you known Mr. Lowick.

Torke. About a Dozen or Fourteen Years.

Sir B. Shower. What fort of Disposition is he of?

Torke. He is a Civil Honest Man as ever I saw in my Life, or ever knew of; and I never heard otherwise from any one that knew him.

Sir B. Shower. What was he in his Actions, was

he Malicious, or good Natur'd?

Torke. As good a natured Man as ever I ſaw.

Mr. Mompesson. Has he the Reputation of a Cruel Bloody Minded Man?

Torke. Quite the contrary. He lodged in my House half a Year, it is not quite a Year ago since he lay at my House. He was the most obliging Man that ever lay in my House. He was so civil to all the Lodgers, that they admired him for his Goodness, and made them in love with

L. C. J. How came he to lodge at your House?

Torke. He came from his other Landlady, they could not agree, his other Landlady was a Sort of a Shrew, and therefore he did not care for ftaying there; and I defired his Company because I knew him to be so obliging and civil a

L. C. J. Where is your House?

Torke. In Bloomsbury.

L. C. J. What is his Way of Living, is he a
Man of an Estate?

Torke. I cannot tell, I did not inquire into that.

L. C. J. Had he no Employment to get his Living by.

Torke. I do not know any thing of that, I never inquired into it; he paid me very honestly for my Lodging, and he is a very good Man for any thing I know.

Sir B. Shower. Then call Mrs. Mosely.

# She came in and was fworn.

L. C. 7. Well, what do you ask this Gentlewo-

Sir B. Shower. Pray Mrs. Mosely will you tell my Lord and the Jury: Do you know Mr. Lowick.

Mosely. Yes, Sir, I do.

Sir B. Shower. How long have you known

Mosely. Near twenty Years.

Sir B. Shower. Pray give an Account upon your Knowledge what Disposition and Temper he is of, whether he is Rash, Malicious, Bloody, and Ill-natured.

Mosely. He is a peaceable, vertuous, honest Man, and a Man that I never heard or saw that Creature that could speak any ill Thing of him in my Life; nor I never heard him speak any Thing maliciously of any Creature in my Life to do them a Prejudice: So far from that, that he is a Man has a Character, perhaps, above any Man that I could fpeak or hear of in my Life. I speak it even above my own Relations, they may have some Passions; but I never see that Gentleman in a Passion in my Life. He has lain in my House several times, and he has had Company come to him, but never any that was Scandalous one Way or other. I never faw him fuddled; nor ever heard him Swear, nor any one accuse him of any of those Things.

Mr. Mompesson. Call Dr. William Mew. He did not appear.

Sir B. Shower. The Prisoner has something to fay for himself my Lord, but we must submit to your Lordship's Consideration, and the Juries, whether there be any Evidence but what is dark and favours of Suspicion only; suspicious it is, but whether there be any Evidence that is plain and direct as the Law requires in Cases of High-Treason, we must leave it to your Consideration, for we apprehend there is none.

Lowick. My Lord, as to this Business, the Thing that I stand accused of, the Assassination, I know nothing in the World of it, nor never did, directly or indirectly; and if I am convicted, and could to fave my Life be the Death of the poor-

est Child in the World, I would not save my

L. C. 7. Look you, I would put you to make Answer to some Things; your were at Sir George Barclay's, at the Confectioner's in Holbourn; and it is fworn he came over upon fuch a Defign. Then you were with Mr. Harris at Red-Lyen Fields, and there he was speaking to you of the Horridness of the Design that was to be executed upon the King's Person the Saturday before, and he told you he did mislike it; and thereupon you answered that you would obey Orders, and that Sir George Barclay had Orders for it, otherwise he would not do it.

Lowick. Sir George Barclay never spoke one

Word of it to me.

L. C. J. Every Body knows now upon what Defign he came over from France, and when Mr. Harris showed Dissatisfaction with the Thing, you made that Answer to his Discourse.

Lowick. He never faid one Syllable to me of it. I trust to your Lordship's Judgment, and the Ju-

ry's Mercy.

L. C. J. And then I would have you answer to another Thing, when you dined together on the Saturday the two and twentieth, what were those two Men that could not be discharged without you?

Lowick. My Lord, I know nothing in the

World of two Men.

L. C. 7. You went to discharge them, for the King did not go abroad that Day.

Lowick. I know nothing of it.

L. C. J. He fwears this, and that's as to him; but then as to Bertram, what Defign was that, that you were to engage Bertram in for his Advantage, and he was to ask no Questions?

Lowick. My Lord, he is a poor Man, and my Countryman, and I have at all Times, from time to time, for this feven Years, helped to subsist him and his Family, that he will not deny, and I have feveral Times given him both Cloaths and

Money.

L. C. 7. Then I would ask you again, When he came to your Lodging on Friday the 14th of February, and you told him the King was to be feized in his Coach, and faid that we were to ride out very fuddenly, and you appointed him to meet the next Morning; and because he did not meet you blamed him, and said, It would have been the same Thing, if the King had been in the Field. Look you, I would have you give Answer to this if you can

Lowick. I remember nothing in the World of it, not a Word I assure you, and to the best of my Remembrance, I did not fee him in two Days

after.

Mr. Att. Gen. My Lord, I must beg leave to answer to the Objection that the Council for the Prisoner have made, that there are not two Witnesses to prove the Overt-Act laid in the Indictment, and so the Law is not satisfied fwer to that, I defire your Lordship's Favour to observe how the Evidence is, and then we shall fee whether there are not plainly two positive Witnesses of the Overt-Act, by agreeing to assassing the King. The first Witness is Mr. Harris, your Lordship observes that Mr. Harris gives an Account that Mr. Lowick was at Sir George Barclay's Lodgings the first Day that it was to have been executed; and that afterwards between the fifteenth and the two and twentieth,

those being the first and second Days that this was to be done, when he and Rookwood, and the Prisoner Lowick, were walking together in Red-Lyon-Fields; and there had fome Discourse about the intended Assassination, and the Barbarity and Bloodiness of it, and Mr. Harris and Mr. Rookwood were averse to it. Mr. Lowick said he would obey Orders, and he was fure Sir George Barclay would not do it unless he had direct Orders for it, that was twice repeated by him, as Harris Iwears: And afterwards Mr. Harris tells you, that the two and twentieth he dined with Mr. Lowick, and Mr. Lowick observed that Mr. Harris came in, in a great Sweat, and asked him how it happened, he faid he had been about to get ready Rookwood's Party that were to seize the King, for he was to have one Party. Says Mr. Lowick to him, you need not grudge to do it, you have fix Shillings a Day, I have nothing; and yet I, at my own Charge, am to provide two. This is as pofitive Évidence as well can be of his being privy to the Design; and his ingaging People at his own Charge, shows a great deal of Forwardness and Zeal in the Prisoner to the Business. My Lord, I think this is politive and plain Evidence, and not only made out by Inferences and Constructions, as Sir B. Shower fays, but plain politive Proof. The first Day he was with several of them, and when they discoursed of the Thing afterwards, he declared he would obey Orders; and what could those Orders be but for what they were Discoursing of, and nothing was discoursed of but this Design they were ingaged in, and this was to justifie the Thing, and take off the Apprehension of the Barbarity of it: This is Harris's Testimony. next Witness is Bertram, and he tells you that the fifth of February the Prisoner sent for him, and when he came to him, he asked if he would ingage in a Bufiness that might be for his Advantage, and ask no Questions; so at that Time he did not acquaint him what the Thing was, but that shows it was a Thing that was to be kept fecret at that Time, in regard he did not think fit to acquaint him at the first Instance. But the fourteenth of February, when he met him again, the Day before the first Time that it was to be put in Execution; Bertram swears he told him that they were to ride out the next Morning, that must be Lowick and Bertram, for there was no Body else there; and that the Prince of Orange was to be feized in his Coach. Was it possible the Prisoner could be ignorant of it? When he ingaged him to go upon a Defign without asking Questions; sent for him the Day before, acquainted him they were to ride out the next Morning, and that the King was to be feized in his Coach, and bid him be ready against next Morning, and gave him a Guinea at that Time; the Witness says it was for Necessaries, but he does not pretend that it was for Charity, as formerly. And that must be for Necessaries for that Purpose that they were then discoursing of, when he desired him to be ready the next Day, and gives him Money to buy him Neceffaries: What can that be, but Neceffaries for what he was to be ready for? And then he did not come the next Day, and he tells you why, because he thought it a very wicked and unlawful Thing, and fo he disappointed him; and the next Time Lowick chid him, and told him he would have ferved him so if the King had been in the Field. This is plain, though I believe Bertram does speak as tenderly as he can, being his Friend and old Zzzz

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Acquaintance, and is willing to fay as little as he can of him; so that I believe no Body thinks but what Bertram fays against the Prisoner is true, and what he fwears is plain and positive. To show that Lowick did engage in the Design, he acquainted him with it the fourteenth, by telling him the King was to be feized, and they were to ride out, and he was to be ready the next Day.

L.C.J. He does not fay they were to ride out

the next Day.

Sir B. Shower. No, the Words were, We are to ride out fuddenly.

Mr. At. Gen. I think he did fay they were to

ride out the next Morning.

L. C. J. No, Call him in again. Mr. Cowper. The Words were, We shall ride out fuddenly, and bid him meet him next Morning; and afterwards chid him for not meeting accordingly, and told him it had been the fame Thing if the King had been in the Field.

L. C. J. If you cannot agree upon the Evidence,

you must call in the Witness.

Mr. Mountague. My Lord, we are agreed upon

the Evidence, it was fuddenly.

L.C.J. Well then, there is no Occasion, have

you done on both Sides. Council. Yes, my Lord, we fubmit it to your

L. C. J. Gentlemen of the Jury, this Prisoner at the Bar, Robert Lowick, is Indicted of High-Treason, for Compassing and Imagining the Death and Destruction of the King by an Affassination; you have heard what Evidence has been given upon this Indictment. And in the first Place, It is proved to you that there was a Defign to affaffinate the King; which was to be carried on under the Conduct and Management of Sir George Barclay. The Question that you are now to consider of, is whether the Prisoner at the Bar was concerned or ingaged in the Profecution of that Defign. There have been two Witnesses produced, who have given their Evidence, and have been very strictly examined, and Observations have been made upon the Testimony they have given.

The first Witness is Mr. Harris, and he gives you some Account of the Original of this Defign. He tells you how he was at St. Germains, and introduced to the late King James, who did express a great Kindness for him, and told him that he had an Opportunity of doing something for him that would be for his Advantage: And that he and one Hare, who was present at that Time, should go into *England*, (for it seems they were both together introduced by Colonel Parker ) and should be subsisted in England, and thereupon Directions were given them what Courfe they were to take; which was to go to Calice, and to each of them ten Lewidores were given for their Charges, and they were acquainted that if it happened that they should lie there so long for Want of a Wind to bring them over hither that their Money was spent, Provision should be made for their Supply there. They had farther Directions, that when they came into England they should apply themselves to Sir George Barclay, and follow his Orders, with Instructions how to find him; being told that Sir George Barclay would be walking in Covent-Garden every Monday, and every Thursday Night, about the Hours of fix or seven a-Clock, and that they should know him by a white Handkerchief that was to hang out of his Pocket.

Mr. Harris further tells you, That they did come to Calice in Order to embark for England, and there they happened to ftay a confiderable Time, even fo long that their Money would not defray their Expences there, and they found it true as it was promifed them; for the President of Calice paid the Reckoning for them at the Place where they lodged; and afterwards they came into England, and landed in Kent, and came to Rochester, and from thence to London. About the latter End of January, Old Stile (for it should seem it was the 14th New Stile, which is the 4th, Old Stile, they were at St. Germains) he tells you that he did go the first Monday, after their Arrival, into Covent-Garden, to look after Sir George Barclay, but then mist him. But afterwards his Companion, Mr. Hare, met with one Berkenhead, and complaining that they had not met with Sir George Barclay according to the Directions they had abroad: Whereupon, by the Means of Berkenhead, they were brought to the Speech of Sir George Barclay, who gave them Reception, and owned that he had Authority to subsist them; but faid he had not then Money, but shortly should, and when he had, they should be fure to receive their Subfiftence. He tells you, that after this, Sir George Barclay gave them Subfistence Money, Paying them at the Rate of five Shillings a Day when they had no Horses, and when they had, fix Shillings a Day: So they put themselves altogether under his Command and Conduct. He has given you an Account what Discourse he had with Mr. Rookwood, from whom he discover'd what the Design was in which he was to be ingaged. And the Delign to affassinate the King was first intended to be put in Execution on Saturday the 15th of February, at which Day Mr. Harris and others, being at Sir George Barclay's Lodgings; Sir George faid they were his fanisaries, and afterwards carest them, and said they were Men of Honour, and told them that they were to attack the Prince of Orange and his Guards; but it feems the King not going abroad that Day, they loft that Opportunity.

Truly, Then Mr. Harris began to be a little troubled, and concerned, when he understood the Meaning of his being under Sir George Barclay's Conduct. And he says that after that first Saturday the 15th, and before the next Saturday the 22d, he met with Lowick, Rookwood, and Bernarde, and he was complaining of his being ingaged in such a Design as this was. He called it then the Murder of the Prince of Orange, and said it was a barbarous Thing, and he did not like it, nor Rookwood neither; but as for Mr. Lowick, whether he disliked it, or no, I know not, but he made Answer to him, I will obey Orders: Says he, Sir George Barclay has Orders for it, or otherwise he

would not do it.

Then you are told further, that after this, on Saturday the 22d, Mr. Harris dined with Lowick at a Cook's at the End of Red-Lyon-Street, and being there together, Harris being in a Sweat, and was asked the Reason by Lowick, he said he had been giving of Orders for the getting some Men together that were to go under Rookwood, and Lowick told him he might very well do it, for he had Pay 6 s. a Day; but fays he, I am to subsist two Men, and have nothing at all. Mr. Harris wished him to go to Sir George Barclay, and complain of it to him, but he faid he would not; but it feems, it being then understood by them that the

King did not go abroad that Day, Lowick faid he must go and discharge the two Men, and went This is the Sum and Substance of Mr.

Harris's Evidence against Mr. Lowick.

The next Witness is Bertram, and he tells you that sometime before the fifteenth of February, which was, as I told you, the very first Day that they did design to assassinate the King, Mr. Lowick fent for him, and told him, that he would put him upon a Business that should be for his Advantage, if he would undertake it without asking any Questions; this was sometime before, but the certain Day Bertram does not remember; but he tells you farther, that on Friday the fourteenth of February, he was with Lowick at his Lodgings, and he faid unto him, that the King, he did believe, was to be feized in his Coach, and we are to ride out suddenly; and then he gave him a Guinea to buy him Necessaries, and withal, bid him meet him at the Purle-House in Hart-street next Morning; and Bertram tells you, he had understood what this Design was, for he had it before from Charnock, and did forbear to go the next Morning, because he did dislike it. After this Mr. Lowick met him and chid him for disappointing of him, in not meeting him as he directed, for fays he, it would have been the fame Thing if the King had been in the Field. This is the Sum and Substance of the Evidence that Bertram has given against him.

Now Bertram being cross-examined on the behalf of the Prisoner, says he hath known him a great while, and that he is a Man of a peaceable and fair Disposition, very charitable, and that he has given him Money before, and particularly a

Guinea to his Wife in his Absence.

Indeed I might have mentioned the Evidence of Fisher to you, but that is but circumstantial, and does not come Home to the Case, but being given it may be mention'd, and that is, about the Eighth of February, Fisher had some Discourse with Lowick, and it seems there was Notice taken of the intended Invasion, and Lowick said he would ferve his Master faithfully; and that the Witness thought was meant of the late King; and he said at another Time, that he would not discourse with above one at a Time, because of the late Act of Parliament that was then a paffing, relating to High Treason, that required two Witnesses. Now, I say, this is not any Proof against the Prisoner, but it is a Circumstance that may shew his Inclination to the late King.

The Council for the Prisoner have insisted upon the Infufficiency of the Evidence that has been given on behalf of the King, and have faid, that the late Act of Parliament requires two Witnesses, which is true, but not two Witnesses to any one Overt-Act; but if there be two Witnesses, one to one and another to another Overt-Act, that is fufficient; but they fay that it is not fo in this Case.

In the first Place, they object against the Evidence that is given by Harris, they fay it is short, that must be left to your Consideration; whether the Evidence that is given by Harris, concerning Mr. Lowick, does prove to your Satisfaction, that he confented and agreed to the Assassination of the King, you are to weigh the Evidence, when it is fworn that when Harris, Rookwood, and the Prisoner were walking in Red Lyon Fields, and talking of this horrid Design, and Harris complained that it was a barbarous Thing to murther the Prince of Orange, as they call'd him, you Vol. IV.

must consider what Answer Lowick did make about obeying of Orders; then his subsisting of Men at his own Charge without Pay, and complaining of his having no Pay, and his discharging them the last Day that the Assassination was intended, that I must leave to you, whether or no this is not an Evidence, if you believe the Witness to satisfie you that he was engaged in this Defign.

Then Gentlemen, he has also been desired to give an Answer to this Question, and to tell upon what Defign he was to employ Bertram that should be for his Advantage; but he was to ask no Questions, and afterwards whether he did tell him the King was to be seized in his Coach, and they were to ride out fuddenly and bid him meet him the next Morning, and when he did not meet him, he faid, It would have been the fame Thing if the King had been in the Field. If this be an Evidence of Mr. Lowick's engaging in and agreeing and confenting to the Defign, then here will be another Witness against the Prisoner

besides Harris.

Gentlemen, you are to judge of this Matter and of the Evidence. It is true, we are not to put in the Case of a Man's Life, any forced and violent Constructions upon any Words or Discourses; but if the Evidence be plain and clear, tho' he did not say in express Words, that he did design to assassinate or kill the King; yet, if upon the whole Discourse that past between them it appears plainly, clearly, and fatisfactorily to you that he did consent and agree to this Design, or was engaged in it, here's another Witness, I fay, to prove him guilty, besides Harris; you are to consider the whole Evidence, the subject Matter of Discourse, and if you are satisfied, I say, that he was engaged in fuch a Defign by the Proof of Bertram, as well as of Harris, then there are two Witnesses, which is as much as the Law requires.

But, indeed, the Council have called feveral Witnesses to prove that the Prisoner has lived very peaceably and quietly; one Woman fays, She has known him twelve Years, and that he lodged at her House, and that he was a Man of great Temper and Candour, and not diforderly, but had a general good Esteem and Character: And then there is another, Mrs. Mosely, that proves the like, and fays, She has known him these twenty Years, and the fays no Man has a better Character: And Mr. Bertram hath faid, that he was not of a rash

or bloody Temper.

Now, Gentlemen, I must leave it to you, upon the Evidence that you have heard, there are these Witnesses that have been produced, and there are these Circumstances that appear in the Case; if you are satisfied upon this Evidence that has been given, that the Prisoner Mr. Lowick, did consent to and engage himself in that Design of Assassing the King, then you are to find him guilty; if you are not fatisfied, you are to find him not guilty; you have heard your Evidence, and had best confider of it.

Then an Officer was fworn to keep the Jury, who withdrew, and staid out about half an Hour, and then returned.

Cl. of Arr. Gentlemen of the Jury, answer to your Names, George Ford.

(And so of the rest.) Mr. Ford. Here. Cl. of Arr. Are you all agreed of your Verdict? Zzzzz

Jury. Yes. Cl. of Arr. Who shall fay for you?

Jury. Foreman. Cl. of Ar. Robert Lowick, hold up thy Hand, (which he did.) Look upon the Prisoner; how fay you, Is he guilty of the High-Treason whereof he stands indicted, or not guilty?

Foreman. Guilty, my Lord.

Cl. of Ar. What Goods or Chattels, Lands or Tenements, had he at the Time of the Treason committed, or at any Time since?

Foreman. None, to our Knowledge, we do not

find any.

Cl. of Arr. Then hearken to your Verdict, as the Court hath recorded it. You fay that Robert Lowick is guilty of the High-Treason whereof he stands indicted, but that he had no Goods, Chattels, Lands or Tenements, at the Time of the High-Treason committed, or at any Time since to your Knowledge, and fo you fay all.

Jury Yes. L. C. J. Discharge the Jury.

Cl. of Arr. Gentlemen of the Jury, the Court discharges you, and thanks you for your Service.

L. C. J. Mr. Attorney, Will you have the Prifoners fet to the Bar?

Mr. Att. Yes, if your Lordship please.

Then the Keeper of Newgate brought Rookwood and Cranburne, and all three were fet to the Bar.

Mr. Att. Gen. If your Lordship please to give Judgment against the Prisoners that are convict-

L. C. 7. Ask them what they have to fay for

themselves in Arrest of Judgment.

Cl. of Arr. Robert Lowick, hold up thy Hand; you stand convicted of High-Treason, in Conspiring the Death of the King by Assassination, what can you say for your self why the Court should not give Judgment against you, to die according to Law.

### [Then the Keeper bid him kneel.]

L. C. J. No, no, he need not kneel; if you have any Thing to fay, Mr. Lowick, we will hear

Lowick. I throw my felf upon the King's Mer-

cy.

Cl. of Arr. Ambrose Rookwood, hold up thy Hand, (which he did.) you stand convicted of the fame High-Treason, for Conspiring the Death of the King by Assassination, what can you say for your felf why the Court should not give you Judgment to die according to Law.

Rookwood. All that can be faid has been faid

already, and fo I shall fay no more

Cl. of Arr. Charles Cranburne, hold up thy Hand, thou standest convicted of High-Treason, in Conspiring the Death of the King by Assassination, what canft thou fay for thy felf, why the Court should not give the Judgment to die according to

Cranburne. I have nothing to fay but what I have faid already.

Cl. of Arr. Then Cryer make Proclamation.

Cryer. O, yes, all Manner of Persons are commanded to keep Silence while Judgment is in giving, upon Pain of Imprisonment.

L. C. J. You the Prisoners at the Bar, Robert Lowick, Ambrose Rookwood, and Charles Cranburne, you have been indicted, and upon full and clear Evidence have been convicted of High-Treason; a Treason that was advanc'd to the highest Degree both of Malice and Mischief against the King and Kingdom; you defign'd to affaffinate the King with an Intent to Subvert the State, and by the introducing of a foreign Power to destroy the antient Liberty and Constitution of England.

Our French and Popish Enemies, by whom you were imployed in this bloody Enterprise, did very well know, that the Wisdom and Courage of his present Majesty has rescued this Kingdom from that Slavery and Oppression which they often threatned to bring upon us; they knew that under his Government we have been protected in the Enjoyment of our Religion, Laws and Liberty for several Years, and that his Majesty is the Head of the Protestant Interest, and the Protector and Preserver of the Liberty of Europe, and that upon the Preservation of his Life, and the Safety of his Person, the Good and Happiness of Multitudes of People do depend, which the French King's Pride and Ambition has been ready to take hold of any Opportunity to enflave and oppress.

Your being engaged in fuch a horrid Defign against so precious a Life, and to be the bloody Instruments to give that dismal Stroke, which would have brought Misery and Desolation upon fo many Men, renders you worthy to undergo a greater and more severe Punishment than by the Law of England can be inflicted; but that there is no greater provided for fuch Criminals, is to be imputed to the antient Honesty and Integrity of English Men, who, when they fram'd this Constitution of Government, never imagin'd England should produce such degenerate Wretches, as would endeavour by Plots and Contrivances to betray their Country to a foreign Yoak, and subject themselves and their Fellow Subjects to the slavish

Dominion of Strangers.

Your Crime being fo great, it is now high Time for you feriously to reflect upon it; and tho' you deserve to suffer the greatest of Punishments, yet I have that Compassion for your Perfons, that I wish heartily you would make Use of that Opportunity which is now put into your Hands, to repent. And fince you are adjudg'd by the Law unworthy to live here, that you will make Preparation to appear at another Tribunal, where you must have another Trial, and, without an hearty and fincere Repentance, receive a more fevere Sentence. I hope this Calamity, and the Judgment that is to fall upon you, will be an Admonition to you to take better Advice in the last part of your Time which is lest you, than you have done in the whole Course of your Lives, and that you will be wifer than to follow the Direction of those Guides whose Principles and Doctrines have fo far perverted and corrupted you, as to ingage you in fuch a bloody Defign. I shall leave you to make that Preparation for another World, which is proper for Men in your Condition, and pronounce the Judgment of the Court, which the Law hath appointed and the Court does award;

That all of you be conveyed from hence to the Prifon from whence you came, and from thence every one of you is to be drawn upon a Hurdle to the Place of Execution, where you are to be hang'd by your Necks, and to be cut down while you are alive, your Privy Members are to be cut off, and your Bowels are to be cut out of your Bodies and burnt in your View, your Heads are to be cut off, and your Bodies to be divided into four Parts, and your Heads and Quarters are to be disposed where his Majesty Thall appoint. And I pray God to have Mercy on all your Souls.

Cranburne. I humbly defire the Liberty of my Wife and Relations to come to me, and fuch Divines as I shall desire may have free Recourse to me. L. C. 7. You shall have that Liberty that is al-

lowed to all Persons in your Condition.

Rookwood. I must beg the same Favour, to have fome few Friends and Relations come to fee me without a Keeper.

L. C. J. Holt. You shall have a Warrant for

your Friends to come to you.

Rookwood. I beg your Lordship that you would please to specify it in the Warrant, because they would not grant it hitherto without a Keeper being

L. C. J. You mean, you would have your Bro-

ther permitted to come to you.

Rookwood. Yes, and fome few Relations.

L. C. J. What is usually done in such Cases, let

it be done.

Lowick. My Lord, I defire the fame Thing, that my Sifter may come to me, and that the little Time I have I may be in private with my Friends.

Mr. Att. Gen. If your Lordship please, they may give the Names of those they would have admitted to them, and then the Keeper will attend your Lordship for your Direction.

L. C. J. That the Keeper must take care of, left they allow fuch a Liberty as may endanger an Escape; for their being alone may prove a dangerous Thing.

Mr. Att. Gen. It is reasonable they should tell

who they are, before they be admitted.

L. C. J. You allow them, I suppose, to have private Discourse in the same Room, if a Keeper be by. Cranburne. No, My Lord, we never had.

Mr. Att. Gen. Such as your Lordship thinks proper to be admitted to them may have Discourse with them in private, if the Keeper be in the Room, but no others but such as your Lordship shall allow; for we know what has been the Effect of a Liberty of Access to some Prisoners.

L. C. J. Let us have a Note of those Names that you would have come to you, and we will

give Directions that shall be proper in it.

Cl. of Arr. Sheriff of Middlesex, you must take them into your Custody till Execution is done.

Then the Keeper took away the Prisoners.

On Wednesday, April 29. Ambrose Rookwood, Robert Lowick, and Charles Cranburne, were drawn to Tyburn, where the two former deliver'd the following Papers to the Sheriffs.

# Major Lowick's Paper.

I N the Name of the Holy Trinity, Father, Son, and Holy Ghoss, Amen. In the first Place, I die in the Religion I was baptiz'd, viz. Roman Catholick, and humbly beg the Prayers of all good People for a happy

Refurrection, and of all Catholicks for the Good of my Soul.

As for being engag'd in this for which I die, it was never so positive that I had a Horse from the Beginning to the very Last, nor never see any allow d me, or the two Men I was to provide, as was sworn against me at my Trial; nor had I any on that Account; nor was I at any of their Meetings when they fetried any fuch thing. And as for any Order or Commission from 

Indeed, I must confess, I believe King James was a coming to affert his own Right; and I should, if on Shore, have done any thing in my Power to have affisted him; and, in order to that, I should have been

very glad to have had a Horfe, but never had any.
And as for being concern'd in any bloody Affair, 1 never was in my Life, but have done my Endeavour to prevent, as much as I could, on all Occasions; and if the killing the most miserable Creature in the World, or greatest Enemy, would now save my Life, restore the King, and make me one of the greatest Men in England, I first would chuse to die, because against England, I first the Law of God.

If any who are now Sufferers on this Account, think I have been too forward, and a Promoter to this Defign. I do now declare it was never my Inclination to do any rash thing. However, I beg their Pardons, and of all the World I have offended, either in Thought, Word, or any Action what foever, and do freely for-give my Enemies, and hope, thro' the Mercy of my Saviour Jefus Chrift, to have Remission of all my Sins. Good God preserve the King, Queen, Prince, and Princes, and all that royal Blood of Stuarts; and may England never want one of that direct Line to govern them, and make them once more happy. I have had the Honour to ferve my royal Master in several Commissions, and the last as Major, and strove ever to serve him to the best of my Power, and ever to be just to those whom I had the Honour to command. Lord Jesus into thy Hands I recommend my Spirit! O Jesus, receive my Soul!

ROBERT LOWICK.

## Brigadier ROOKWOOD's Paper.

HAVING committed the Justice of my Cause, and recommended my Soul to God, on whose Mercies, thro' the Merits of Jesus Christ, I wholly cash myself, I had once resolv'd to die in Silence; but second Thoughts of my Duty to others, chiefly to my true and liege Sovereign King James, moved me to leave this behind me leave this behind me.

I do therefore, with all Truth and Sincerity, declare and avow, that I never knew, faw, or heard of any Order or Commission from King James for the assalinating the Prince of Orange, and attacking his Guards; but I am certainly inform d that he, the best of Kings, had often rejected Proposals of that Nature, when made

unto him.

Nor do I think he knew the least of the particular Design of the attacking the Guards at his Landing, so much talk'd of, in which I was engaged as a Soldier, by my immediate Commander, much against my Judgment; but his Soldier I was, and as such I was to obey and ael according to Command.

These twelve Years I have served my true King and Master, King James, and freely now lay down my Life in his Cause. I ever abhord Treachery, even to an Enemy; if it be a Guilt to have comply'd with what I

thought, and still think, to have been my Duty, I am guilty. No other Guilt do I own.

guilty. No other Guilt do I own.

As I beg all to forgive me, fo I forgive all from my Heart, even the Prince of Orange, who, as a Soldier, ought to have consider'd my Case before he sign'd the Warrant for my Death. I pray God may open his Eyes, and render him sensible of the much Blood, from all Parts, crying out against him, so to prevent an heavier Execution hanging over his Head, than what he infiles on me he inflicts on me.

AMBROSE ROOKWOOD.

After which they were executed as Traitors, according to their Sentence. CLVI. The 

# CLVI. The Trial of PETER COOK, at the Old-Baily, for High-Treason, May 9, 1696. 8 Will. III.

Saturday May 9, 1696.

HIS Day being appointed for the Trial of Mr. Peter Cook, upon an Indication of High-Treason found against him by the Grand Jury for the City of London, upon the Commission of Gaol-Delivery of Newroste, holden for the Gid

of Gaol-Delivery of Newgate, holden for the faid City, upon which Indictment he had been Arraigned, and upon pleading not guilty, Issue had been joined, and the Court having been adjourned unto this Day for the Trial by publick Proclamation in usual manner, the Court was resumed, and the Names of the Men returned to ferve on the Jury, having been called over according to the Pannel, and the Defaulters recorded; the Court

proceeded as follows.

Cl. of Arr. Set Peter Cook, the Prisoner to the Bar: (which was done.) You the Prisoner at the Bar, those Men that you shall hear called, and personally appear, are to pass between our Sovereign Lord the King and You, upon Trial of your Life and Death; if therefore you will Challenge them, or any of them, your Time is to speak to them as they come to the Book to be sworn, and before they be fworn.

Cook. Sir, I desire you would not name them

too fast, for my Eyes are very bad.

Cl. of Arr. John Ewer.

Cook. Who must I apply my self to, Sir? I desire to know whether he is a Freeholder in London?

Cl. of Arr. I know nothing to the contrary, Sir. he is returned as such by the Sheriff; you had best ask him himself, he can best tell.

Cook. Are you a Freeholder in London, Sir? Mr. Ewer. Yes, Sir, I am a Freeholder.

Cook. Sir, I challenge you. Cl. of Arr. Henry Sherbrook.

Cook. Sir, are you a Freeholder in London?
Mr. Sherbrook. Yes, Sir, I am.

Cook. I challenge you. - No, Sir, I beg your Pardon, I do not challenge you.

Cl. of Arr. Then hold Mr. Sherbrook the Book: (Which was done.) Look upon the Prisoner: You shall well and truly try and true Deliverance make between our Sovereign Lord the King, and the Prifoner at the Bar, whom you shall have in Charge, according to your Evidence, So help you God.

Cl. of Arr. Joseph Billers. Cook. Are you a Freeholder, Sir, in London? Mr. Billers. Yes, I am. [Challeng'd.]

Cl. of Arr. John Brand. Cook. Pray, Sir, don't go too fast; Are you a Freeholder in London, Sir

Mr. Brand. I am no Freeholder in London.

L. C. J. Treby. What fay you, Mr. Attorney? not have any Body that is not a Freeholder ferve; to he was fet by.

Cl. of Arr. William Hull.

Mr. Hull. My Lord, I am no Freeholder in

L C. J. Treby. Why, what Estate have you? Mr. Hull. What I have, is in Leafes.

L. C. J. Treby. What, Leases for Years, or Leases for Lives?

Mr. Hull. Leafes for Years, Sir.

L. C. J. Treby. Then he cannot ferve upon the Jury

Cl. of Arr Edward Leeds.

Cook. Hold, Sir, let me see; are you a Freeholder in London, Sir?

Mr. Leeds. Yes, Sir. Challeng'd.

Cl. of Arr. Thomas Clark.

Cook. Hold, Sir, I pray let me look upon my Paper. I challenge him.

A Stander-by. He does not appear.

Cl. of Arr. Nathan Green.

Cook. Where is he, Sir? Are you a Freeholder? Mr. Green. Yes, I am, Sir. Cl. of Arr. Thomas Emes. [Challeng'd.]

Cook. Are you a Freeholder, Sir?

Mr. Emes. Yes, I am.

Cook. Where you one of Sir John Friend's Jury? Mr. Emes. Yes, I was.

Cook. Then I challenge you for Cause, and I give you my Reason.

Mr. Serj. Darnall. I pray, let us hear your Reafon; give your Reason for your Challenge.

Cook. It is for being of Sir John Friend's Jury. Mr. Serj. Darnall. Then you challenge him for

Cook. Yes, that he was of Sir John Friend's

L. C. J. Treby. Well, Brother Darnall, how is that a Cause of Challenge? You are the Prisoner's

Counsel, let us hear what you fay to it.

Mr. Serj. Darnall. My Lord, what we have to fay to it, is this; Here are some Persons returned upon this Pannel, that were formerly Jurors in a Cause that was try'd for the same Species of Treafon that this Gentleman, the Prisoner, is charged with in this Indictment; and I think the Winesses at that Trial did mention in their Evidence my Client, as being present at those very Consults, about which they gave their Evidence; these Gentlemen gave Credit to those Witnesses, and found the Verdict against the Person then accused. humbly fubmit it to you Lordship and the Court, whether we may not for this Caufe challenge this Person as not indifferent, it being for the same Cause and Consult, that the other was try'd for.

Mr. Att. Gen. Sure Mr. Serjeant is not in earnest

in this Objection.

Mr. Serj. Darnall. My Client thinks it a very good Objection, that he is not indifferent, and I defire he should be satisfied in it.

Mr. Att. Gen. If he thinks so, he may except against him, but if he insist upon it as a Cause of Challenge, we desire you would put the Case, and . my Lords the Judges determine it.

Mr. Serj. Darnall. I have told you what the

L. C. J. Treby. But you hear the King's Counsel infift upon it, to have you make it out in Point of

Mr. Serj. Darnall. My Lord, I have stated the Case as my Client defired, and we submit it to you.

L. C. J. Treby. Well, there is nothing in it. Mr. Serj. Darnall. Then my Client, if he will not have him ferve, must challenge him peremptorily; which he did.

Cl. of Arr. Francis Byer.

Cook. Sir, Are you a Freeholder? Mr. Byer. Yes, I am. [Challeng'd.]

Cl. of Arr. James Denew. Mr. Denew. I am no Freeholder.

Cl. of Arr. Henry Hunter.

Cook. Hold, hold, my Lord, I challenge him

as being one of Sir John Friend's Jury.

Mr. Baker. Nay, that was not allow'd in Mr. Emes's Case; but you challenged him peremptorily, and fo you must now, if you have a Mind

Cook. I challenge him.

Cl. of Arr. John Hall.

Cook. Are you a Freeholder in London, Sir? Mr. Hall. Yes, I am, Sir. [Challeng'd.]

Cl. of Arr. John Cullum.

Cook. Sir, Are you a Freeholder in London? Mr. Cullum. Yes, Sir. [Challeng'd.]
Cl. of Arr. John Cox.
Mr. Cox. My Lord, I am no Freeholder in

London?

Cl. of Arr. John Hedges. Cook. Hold, I pray, Sir, let me look upon my Paper; Sir, Are you a Freeholder in London? Mr. Hedges. Yes, Sir, I am. [Challeng'd.]

Cl. of Arr. Thomas James.

Mr. James. My Lord, my Name is not Thomas. Mr. Sher. Buckingham He is returned, it feems,

by a wrong Name; we did not know it.

Mr. Serj. Darnall. Then you cannot fwear him.

Cl. of Arr. Thomas Poole.

Cook. Are you a Freeholder in London, Sir?

Mr. Poole. Yes, Sir.

Cook. I challenge him, as being of Sir John Friend's Jury.

Mr. Att. Gen. That has been over-ruled al-

Cook. I challenge him. Cl. of Arr. Peter Parker.

Cook. Are you a Freeholder in London?

Mr. Parker. Yes, Sir, I am. Cook. I challenge you, Sir, as being one of Sir John Friend's Jury.
Mr. Baker. Nay, you can't offer it again.
Cook. I challenge him.

Cl. of Arr. George Grove.

Cook. Where is he? Are you a Freeholder in London, Sir?

[Challeng'd.]

Mr. Grove. Yes, Sir. Cl. of Arr. Nathaniel Wyersdell.

Cook. Are you a Freeholder in London? Mr. Wyersdell. Yes, Sir, I am. [Chal. Cl. of Arr. Samuel Blewit. Challeng'd.

Cook. Hold, pray, are you a Freeholder, Sir? Mr. Blewit. Yes, I am. [Challeng'd.]

Cl. of Arr. John Wolfe. [Challeng'd.] Cl. of Arr. Joseph Wolfe. He did not appear,

and was faid to be no Freeholder.

Cl. of Arr. William Smith.

Cook. Are you a Freeholder, Sir?

Mr. Smith. Yes, I am. [Challeng'd.] Cl. of Arr. Edward Fenwick.

Cook. Are you a Freeholder, Sir? Mr. Fenwick. Yes, Sir, I am.

Cook. I do not challenge him.

Cl. of Arr. Then fwear Mr. Fenwick. (Which

Cl. of Arr. Benjamin Hooper.

Cook. Stay, Sir, pray stay a little, where is

Cl. of Arr. There he is, Sir.

Cook. Which is the Gentleman? Are you a Freeholder in London, Sir?

Mr. Hooper. Yes, Sir.

Cook. I challenge you.

Mr. Hooper. I thank you, Sir. Cl. of Arr. Nathaniel Long.

Cook. Are you a Freeholder, Sir > Mr. Long. Yes, Sir.

Cook. I challenge him, as being one of Sir John

Friend's Jury.

Cl. of Arr. The Court has adjudged that no Cause of Challenge, therefore I take no notice of it, but as to a peremptory Challenge. Cl. of Arr. Richard Chifwell.

Cook. Are you a Freeholder in London, Sir? Mr. Chifwell. Yes, Sir. [Challeng'd.]

Cl. of Arr. John Child.

Cook. Hold, pray, a Moment; I have not crost these last in my Paper, but I challenge this Man, being of Sir *John Friend's* Jury.

Mr. Baker. You have had that answered over

and over again, as no Objection; it is nothing but a peremptory Challenge.

Cl. of Arr. William Walker,

Mr. Walker. I was one of Sir John Friend's

Cook. I challenge him for the same Reason. Mr. Att. Gen. But that is no Reason at all.

Cook. Then I challenge him.

Cl. of Arr. John Wells.

Cook. Sir, are you a Freeholder?

Mr. Wells. Yes, Sir, I am. Cl. of Arr. John Hibbert. [Challeng'd.]

Cook. Which is he, Sir?
Cl. of Arr. He stands upon your lest Hand; the Man in the Black Peruke.

Cook. Are you a Freeholder, Sir?

Mr. Hibbert. Yes, I am, Sir. [Challeng'd.]

Cl. of Arr. Daniel Wray.

Cook. Stay, Sir, are you Mr. Wray? Mr. Wray. Yes, Sir, my Name is Wray.

Cook. Are you a Freeholder in London, Sir? Mr. Wray. Yes, Sir.

Cook. I challenge you. Mr. Wray. I thank you, Sir.

Cl. of Arr. John Pettit. Cook. Which is he?

Mr. Pettit. I am the Man, Sir.

Cook. Are you a Freeholder in London, Sir? Mr. Pettit. Yes, Sir. Cl. of Arr. John Sherbrook. [Challeng'd.]

Cook. I challenge him, as being one of Sir Fohn

Mr. Baker. But you have heard that denied to

be an Exception over and over.

Cook. I challenge him.

Cl. of Arr. Stephen Blackwell.

Cook. Are you a Freeholder, Sir? Mr. Blackwell. Yes, I am.

Cl. of Arr. William Hatch.

Cook. Pray give me time to mark them; pray, who is this Man you now call?

Cl. of Arr. William Hatch.

Cook. Sir, are you a Freeholder?

[Challeng'd.] Mr. Hatch. Yes, I am.

Cl. of Arr. Henry Beadle.

Cook. Are you a Freeholder, Sir?

Mr. Beadle. Yes, I am.

Cook. I do not except against him. (Was fworn.)

Cl. of Arr. John Stredwick.

Mr. Stredwick. My Lord, as I apprehend, I am no Freeholder.

L. C. J. Treby. Why do you apprehend so? Mr. Stredwick. It is my Wife's Estate, not

Cl. of Arr.

Cl. of Arr. Then your Wife has a Freehold, it feems.

Mr. Stredsvick. Yes, she has.

L. C. J. Treby. That is Freehold enough; for you have an Estate for your Wife's Life.

Mr. Baker. And after that too, for it is not given over to any Body else, and she won't give it from him.

Cook. Sir, are you a Freeholder in London or

Mr. Stredwick. I apprehend, Sir, I am not. Mr. Baker. He fays he has an Estate for his Wife's Life.

Cl. of Arr. Then he is a Freeholder, what do

you fay to him?

Cook. Are you positive you are a Freeholder in Lenden upon your Word?

Mr. Stredwick. I think not.

Mr. Baker. Why your Wife's Estate is your's

for your Life.

Cook. My Lord Chief Justice, if your Lordship pleases, here is a Man that says positively he thinks he is no Freeholder, I defire your Lordship's Judgment, whether he be a Freeholder or not?

L. C. J. Treby. Why, let him put his Case, if

he make a Doubt of it.

Mr. Stredwick. I am not possest of an Estate my felf.

L. C. J. Treby. But is not your Wife an Inheritrix?

Mr. Stredwick. Yes, my Lord, she is.

L. C. J. Treby. Then you are seized of a Freehold in her Right; and Mr. Cook, your own Counsel will tell you and satisfy you, that that is a Freehold fufficient for this Service.

Mr. Baker. His Wife's Father fettled it upon

her and her Heirs.

L. C. J. Treby. No question, it is a sufficient Freehold if the Wife be living.

Mr. Baker. Yes, she is. Cook. I challenge him. Cl. of Arr. William Prince.

Cock. I challenge him, as being one of Sir John Friend's Jury.

Mr. Prince. I thank you, Sir. Cl. of Arr. John Simmons.

Mr. Att. Gen. We challenge him for the King. Cl. of Arr. Robert White.

Cook. Are you a Freeholder, Sir?

Mr. White. Yes, I think fo.

Cook. Pray tell me whether you are, or not.

Mr. White. Indeed I think fo, Sir. [Challeng'd.] Cl. of Arr. Edward Brewster.

Cook. Where is Mr. Brewster? Are you a Freeholder, Sir, in London?

Mr. Brewster. Yes, Sir.

Cock. I challenge him. Pray Sir, I defire to know how many I have challenged.

Mr. Baker. You have challeng'd Thirty Three. Cook. How many besides those that are of Sir 70bn Friend's Jury?

Mr. Baker. You have but two more to chal-

lenge, Sir.

Mr. Serj. Darnall. I thought you had heard the Opinion of the Court, Mr. Cook, that it will not hold as a Cause of Challenge that he was of Sir John Friend's Jury; therefore those are all reckoned among the peremptory Challenges, and you can challenge but two more in all.

L. C. J. Treby. Not without Cause, but as many

more as you can have good Cause against.

Cl. of Arr. John Reynolds.

Cook. I except not against him. (Was fworn.)

Cl. of Arr. Joseph Brookbank.

Cook. I have nothing to fay to him. . (He was

Cl. of Arr: Adam Bellamy.

Mr. Bellamy. My Lord, I am no Freeholder. L. C. J. Treby. Why, what Estate have you? Mr. Baker. He has Estate enough, I know, for Value.

Mr. Bellamy. I have only a Leafe. L. C. J. Treby. A Lease for Years? Mr. Bellamy. Yes, my Lord.

Cl. of Arr. David Grill.

Mr. Grill. I am no Freeholder, my Lord.

Cl. of Arr. William Rawlins.

Cook. I accept of him. (He was fworn.) Cl. of Arr. Samuel Roycroft.

Cock. Are you a Freeholder, Sir?

Mr. Roycroft. Yes, Sir. [Challeng'd]

Cl. of Arr. Thomas Parker.

Cook. How many have I to challenge, do you

Cl. of Arr. But one, Sir; what fay you to Mr. Parker?

Cook. I do not except against him. (He was

Cl. of Arr. Fames Robinson.

Cook. I have nothing to fay to him. (He was

Cl. of Arr. Joseph Morewood. [Challeng'd.] Mr. Baker. You have challenged all your Number now.

Cl. of Arr. My Lord, we have gone through the Pannel, we must now call the Defaulters again. Thomas Clark.

Mr. Clark. Here.

Sir B. Shower. Was he here when he was call'd over?

Mr. Att. Gen. That's nothing, he is here now.

Sir B. Shower. But if there be a Default of the Jury, and the King's Counsel have challenged any one, they ought to shew their Cause; therefore we defire that they may shew their Cause why they challeng'd Mr. Simmons.

L. C. J. Treby. The King has Power to challenge without shewing Cause till the Pannel be gone through; but if there be a Default of Jurors when the King challenges, the King's Counfel must

fhew Cause.

Sir B. Shower. Here is a Default of Jurors, my

L. C. J. Treby. No body is recorded absolutely a Defaulter, if he comes in time enough to be

Cl. of Arr. Swear Mr. Clark. (Which was done.)

L. C. J. Treby. When there is an apparent Default of Jurors, then they must shew their Cause; but here his Appearance, it feems, was recorded, and so he was no Defaulter; and you might have challenged him for Caufe still.

Cl. of Arr. James Dry.
Mr. Dry. My Name is not James.
Serj. Darnall. Then you cannot swear him: Here are Three miftaken in their Names.

L. C. J. Treby. That is in the Copy in your Brief, Brother, it may be.

Serj. Darnall. No, my Lord, the Officers admit it. Mr. Att. Gen. My Lord, we defire those Gentlemen, that fay they are no Freeholders, may be fworn to that Matter. (Which was accordingly done.) And several of them that had staid, did deny the having of any Freehold upon Oath, and fome were gone away.

L.C. J.

L.C.J. Treby. Pray take care to estreat the Issues, and return greater Issues the next time.

Mr. J. Rokeby. Truly the Court must put some great Penalty upon them for trifling with the Court in respect of their Duty that they owe to the King and Country, in regard of their Estates.

Cl. of Arr. Pray, let the Officers be called who fummoned this Jury, Mr. Sheriff.

(Which was done.) And they examined con-

cerning their fummoning those who made Default, and the Issues of those who were recorded as De-

faulters were ordered to be estreated.

Then the Court not being able to proceed for want of a Jury, they ordered another Pannel to be ready against Wednefday next, to which time, at Seven in the Morning, the Court was by Proclamation adjourned.

### Mercurii Decimo Tertio Maii, Die Anno Dom. 1696.

The Court being met according to the Adjournment, the Pannel was called over, and the Defaulters Recorded, and several excused for Absence upon Sickness, and being out of Town before the Summons. Then Mr. Serjeant Darnall desired before the Jury was called, to move something against the Pannel: And made his Niotion thus,

Mr. Serj. Darnall. I F your Lordship pleases, I have somewhat to offer to you before you go upon this new Pannel, and I confess, I think it is my Duty to the Court, as well as to the Prisoner, to state the Case as it is, and submit it upon the Reason of Law, and the Authorities that I shall offer, whether the Proceedings upon this new Pannel will not be erroneous? My Lord, the Question is, Whether as this Case is, the Prisoner has had a Copy of the Pannel of his Jury by which he is to be tried, according as the late Law requires? he had a Copy of the former Pannel, and upon that Pannel Nine were fworn, and their Names all entered upon Record, and made Parcel of the Record. Therefore now the Question is, whether he can be tricd up-on a new Pannel? We are in a Case that rarely happens; and in a Case of Life and Death, I know your Lordship will be careful not to vary from the antient Practice, or to make a new Precedent, because of the Consequences. It must be agreed in this Case, that the old Pannel upon which the Prisoner took his Challenges, and of which Nine were sworn, is Parcel of the Record. Now, my Lord, to add a new Pannel, upon which Twelve more shall be fworn, and all this appear upon Record, and the Prisoner tried upon the last Pannel, will not this be Error? I offer this before the Jury be called and fworn, because we defire to be fairly tried; and we defign to rest upon the Fact in this Case. If it should appear, That he is tried upon a Pannel that is unduly made and returned, that will be of Evil Confequence one way or other. And can this be duly made, if another appear upon Record before it? And can any Body fay it is quash'd or abated? Or can it be so? My Lord, in Stamford's Pleas of the Crown, p. 155. it is said, If any of VOL. IV.

the Pannel die after the Return, and before their Appearance, so that there are not enough left to make the Jury, yet the Pannel shall not be quashed, nor is it abated, but it is Cause to grant a Tales. And certainly, my Lord, it is a stronger Case, when by reason of Challenges, which the Law gives the Prisoner Liberty to make, there are not enough left, that there shall not be a new Pannel, but that a Tales shall be granted; for if a new Pannel might be made, it cannot appear who were challenged, or who were admitted. And if your Lordship pleases to consider the Intention of the Law in giving the Prifoner Fower to challenge, is, that he may have an indifferent Jury; but that would be prevented by fuch a Practice as this; for when it has been discovered upon the old Pannel whom the Prisoner chose, and whom he challenged upon the new Pannel, the Persons challenged may be set first, and those, that were chosen may be omitted, or so postponed, that none of them whom he thought equal to try him, can ferve upon the Jury. And truly, my Lord, if I am rightly informed, that is the Case upon this new Pannel, some of those that were admitted and fworn are left out, and most of them, I think, are put last in the Pannel whom the thought equal Men to try him, and all those whom he challenged peremptorily, are the first Men in the Pannel. This, my Lord, is the Case before you, and if this be admitted, the Use and End of Challenges, which are in benefit and favour of Life wou'd be defeated. And for Authorities in this Case, besides the Reason and Ground of the Law, many cannot be expected, because it is a Fact that rarely happens. I find none of the antient Practicers ever knew it, but I find that a Tales ought to be granted, fo it is faid in several Books, as in Stamford, 155, 156. when ever upon the Principal Pannel, all the Jury does not appear, or fo many of them do not, that there are not enough left to make a Jury, which is our very Case; then in such Case the Pannel shall not be quash'd or abated; but a Tales granted, fo is 14 H. 7. 7. there the Question was, Whether there should be a greater Number returned upon the Tales than were in the Principal Pannel, and there the Difference was infifted upon, and agreed, That where it is between Party and Party, where Life is not con-cerned, it shall not, but where Life is concerned, and the Prifoner has Power to challenge 35 peremptorily, there the Judge may award as many upon the Tales as he pleafes, that there may be enough to remain after the Challenges; fo that if this old Pannel be not abated, and cou'd not be quash'd, and a Tales might be granted to confift of any Number, I conceive the Prisoner cannot be tried upon this new Pannel, but it will be Erroneous; and I humbly submit to your Lordships, whether you will proceed upon it.

Sir B. Shower. If your Lordship pleases to fpare me a Word of the fame Side, with Submiffion, We think there ought to have been an Habeas Corpora, with a Tales, fuch as had been be-fore Sworn, being to be part of the Jury now, and that is the proper Way to bring the Prisoner to his Trial in this Cafe; the King's Council cannot expect we should produce many Precedents, for I believe this is the Second of the Kind that

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ever Inppened, at least, within Memory, That a Trial in Treation was put off pro defectin Juratorum, though I have a Precedent that I think is express in the Case; but we insist in the first Place, That a Tales does lie at Common-Law, in the Case of Life; and so the Book that Mr. Serjeant cited in Stamford, is express; and then we fay, that the Answer which we expect, that we are now before Justices of Gaol-Delivery, is not fufficient, because the Justices of Gaol-Delivery, though they do not usually award Process by way of Writ, but before their coming, they command the Sheriff to have his County ready there, and so in Fact, it is a Parol Precept; yet when it is returned, then it is entered upon Record, 'either Præceptum oft Vice Comiti quod venire faceret; or, Ideo veniat Jurata; and the Jury are entered upon Record: So that take it to be before Justices of Gaol-Delivery, yet the Sheriff having returned a Pannel, and that being upon the File, as appears before your Eyes, in Obedience to your Command, and that Copy of the Pannel being delivered to us two Days before Saturday last, we humbly submit it to your Lordship, whether by Force of the Common-Law, and of the late Act of Parliament, we ought not to be tried by that Pannel; we infift upon it, that the Act intends, and expressly designed, that not only the Prisoner should have a Copy of the Pannel that the Sheriff returned at any time after, but that he should be tried by the Pannel that we had a Copy of at first; for it is not said a Copy, teties quoties the Court shall think fit to award a Precept for a new Pannel, but the Words of the Act are a Copy of the Jury duly returned by the Sheriff; now this we had, and your Lordship knows it is not a returned Pannel till it be in Court, and then it becomes part of the Record: My Lord, I do agree the Juftices in some Cases have quash'd and fet aside Pannels and Juries, and ordered new oncs, and I confess there was an extraordinary Case in the Time of King Charles the Second, which was upon the Indictment against Whitebread, where after the Jury Charged, and Evidence given, the Jury was discharged, and a new Pannel made the next Sessions, upon which Mr. Whitebread was Tried and Convicted; how just or regular that was, I will not insist upon now, but I am fure there were great Complaints of that Practice, and few Precedents can be shewn of the like: But besides, the Parties themfelves waved it there, no Objection being taken against it; but we insist upon it in this Case, that this being upon Record, is part of the Record, and fo appears to the Court: If the Record indeed were to be made up upon a Writ of Error, perhaps it wou'd be no Error, because it may be they wou'd leave it out; but here it appears there was a Pannel of Record before you, and this must either be quash'd, or altered, or continued on by Process; you have Power to quash it, if it be unduly returned by the Sheriff. If there be any evil Practices for procuring the Pannel, either by the Profecutor or the Prifoner; if there be no Freeholders return'd, or the fame happen in any other respect not to be legally done according to the Command or Precept of the Court; but because there is a Default of Appearance of Jurors, no Pannel was ever quash'd upon that Account. Then say we, if it be not quash'd, this Pannel must continue; for, What shall become of it?

Why fhould it not continue? It is not within the Act of Parliament that gives the Justices Powe to make a new Pannel, as in the Case of a Grand Jury when they are guilty of Concealments, or refuse to find Bills upon great Evidence, but we have no fuch Case before you, nor do I know any such Rule as can reach this; so that we take it, there is no Difference between this Case, as before Justices of Gaol-Delivery, and other Justices; that Process does lie against the Jury that does not appear even in Treason and Felony, there is no Dispute, and it is very properly so, if it be before Commissioners of Oyer and Terminer; first a Venire facias, and then upon Default, a Habeas Corpora, that is the proper Way; then take it before Justices of Gaol-Delivery, there it is entered upon Record, Praceptum est Vice Comiti, &c. and here is a Pannel returned by virtue of this Precept, and fome of the Jury do not appear, and fo there are not enough to Try the Prisoner after a great many Sworn and Challenged, and this entered upon Record. shall become of that Pannel, it cannot be quash'd nor abated? My Lord, there is a Cafe that does warrant that Opinion of a Tales in a Case of Felony; and if there may be a Tales, then there may be an Habeas Corpora, and there are Directions how the Jurors shall be Sworn again, upon their appearance on the Habeas Corpora, and that is Wharton's Cafe in Telverton 23.

Mr. J. Powell, jun. Do not dispute that, it is plain, that a Tales does lie in Felony, upon a Commission of Oyer and Terminer; but can you shew me, Sir Bartholomew, any where, that upon a Commission of Gaol-Delivery a Tales does

Sir B. Shower. Sir, I can only shew the Reason of the Law, and I cannot find that does contra-

dict what we now contend for.

Mr. J. Powell. I tell you, Sir Bartholomew, there is no Tales but with a Habeas Corpora to bring in the first Jurors, and that cannot be upon a parol Precept on a Commission of Oyer and Terminer, there goes a Venire facias, which is a Writ upon which the Habeas Corpora may be grounded, but there is no Venire facias, upon a Commission of Gaol-Delivery.

Sir. B. Shower. Why should there not be a Precept in nature of an Habeas Corpora for a Jury return'd, upon a Precept as well as on a Writ?

Mr. J. Powell. No, it never was done; the Commiffion of Gaol-Delivery is a general Commission that does Authorize the Sheriff to impannel, and have a Jury ready at the Day appointed, for the Delivery of the Gaol, to Try the Prisoners; it doth import in it self a general Precept for that Purpose, before Issue joyned, which the Sheriff cannot do in the Case of a Commission of Oyer and Germiner, but must have a Writ of Venire facias, after Issue joyned.

Sir John Howles. Mr. Sol. Gen. In all Cases that they cite, there is a Writ of Venire facias, upon which the After-process, by Writ, may be grounded; but here is no Foundation for any future Process by Writ, because it is only by

Parol-Precept.

Mr. At. Gen. Sure these Gentlemen don't think what they fay; the Pannel is not Part of the Rccord, and there is no Record of it; nothing but the Clerk's Entry in a Paper, or Note, for his own Memorandum.

M. 7.

M. J. Rokeby. Brother Darnal, have you any Book that fays, Justices of Gaol-Delivery must award a Tales upon Default of the Jurors.

Mr. Serj. Darnal. No, my Lord, I cannot fay

L. C. J. Treby. Suppose all the Jury had been

challenged, or dy'd.

Mr. J. Powell. There could be no quashing of it, but it would fall of it felf, for Want of a

Mr. J. Rokeby. 1f, according to your Doctrine, we must keep to the first Pannel, the

Confequence wou'd be, there would be no Trial

Sir B. Shower. Stamford makes no Difference that I can fee.

Mr. Att. Gen. But these Gentlemen have been told the Difference upon which this Matter is grouned; a Tales cannot be without a Habeas Corpora, and a Habeas Corpora cannot be without a Venire facias; but a Commission of Gaol-Delivery cannot award a Venire facias, because that is not to be awarded till Issue joyned.

Mr. B. Powis The Return of this Pannel be-fore Justices of Gaol-Delivery, is an Act of the Sheriff, by virtue of the Commission, and nothing appears of Record till the Jury are Sworn.

Mr. J. Rokeby. They object that it is upon Re-

L. C. J. Treby. By the Record, they mean the Clerk's Note.

Mr. Att. Gen. If you please to look upon the Indictment, there is no Entry at all, and that is all the Record before you.

Mr. J. Powell. Does it appear upon Record,

that Nine were Sworn?

Mr. Baker. No; there is nothing upon the

Cler. of Arr. It does not appear till the Record is made up, and nothing is entered till Twelve are Sworn.

Mr. Serj. Darnal. There will be a great Inconvenience, if a Pannel may be changed at any

Mr. J. Powell. This is a Cafe that never happened before, and may be never may again.

Sir B Shower. The Law will hold the same, in case it does appear upon Record, as well as where it does not: But we fay, a Pannel return'd in Court is a Record.

Mr. J. Powell. No, it will not; because, when a Jury does appear, and the Twelve are Sworn, then it becomes Parcel of the Record; and therefore Whitebread's Case was quite another Case, and was indeed held to be an extraordinary Case, but that comes not up to this, for there a full Jury was Sworn, and Evidence given.

Mr. Serj. Darnal. It may be the same Jury will

not be returned.

Mr. J. Powell. But if you have a Copy of the Jury, you are at no Mischief.

Mr. Serj. Darnal. Some that were in the former

Pannel are quite left out.

Mr. Sher. Buck. There are none left out, but what were not Freeholders, that I know of.

Mr. B. Powis. He fays the Fact is not true, as

you have alledged it.

Mr. Sher. Buck. And Mr. Serjeant Darnal has been pleased to reflect upon us, as if we had pack'd this Jury, by altering the Places of the Names, which, my Lord, we do utterly deny, and we only left out those that were not Freeholders.

Mr. B. Powis. The Sheriff fays, he has not postponed any of them, and only left out those that were not Free-holders.

Mr. Serj. Darnal. If the Law were as plain with us as the Fact in that Case, we should have a very good Case of it.

Mr. Sher. Buckingham. Mr. Serjeant, I have both the Pannels here; they may be compared. Mr. Serj. Darnal. I faid no harm, Mr. Sheriff,

nor ment any Reflection upon you.

Mr. Sher. Buckingham. Mr. Serjeant was pleased to say, the excepted Men were put in the Front, and those that were Sworn were put

L. C. J. Treby. There is nothing at all in the Objection.

Mr. J. Powell. Really, because it was opened as a Reflection, it will be proper for the Sheriff to clear it.

Mr. Sher. Buckingham. My Lord, the Answer I give to it, is, That particulary one that was Sworn last Time, is now at the very Beginning of the Pannel; and in general, they are mix'd promiscuously, without any Design or Study in the least. He fays we have left out those that served before: I folemnly protest, I know not one Man returned upon the last Pannel that is lest out, unless it appeared that he is no Freeholder; and we had no Reason to put in them, that we knew could not ferve.

Mr. Serj. Darnal. That can't appear to us, that they are not Free-holders.

Mr. J. Rokeby. But it appears to him, and therefore he did well to leave them out.

Mr. Sher. Buckingham. What I fay, I am ready to give upon my Oath.

Mr. Serj. Darnal. I fay there is one Henry Beadle left out, and he was one that was Sworn.

Mr. Sher. Buckingham. I will not fay for a particular Man; I protest that I did not know he was left out. If it be so, it was by Mistake; for I know Mr. Beadle very well, and I take him to be an honest Man, and very well affected to the Government as any Man.

Mr. Serj. Darnal. We defire to be tried by Men that are honest and well-affected to the Government.

Mr. Sher. Buckingham. There you have of them, Sir.

Mr. Serj. Darnal. Those that were Sworn are put last of all, and there is not above one of them that is within possibility of coming on again.

Mr. Sher. Buckingham. It will appear by Mr. Cook's Challenges, and the other Pannel, that they stood late before; and Thomas Clark, who was Sworn the last Time, stands tenth Man upon the Pannel.

Mr. Serj. Darnal. He was Sworn after we had gone through the Pannel, and took all our Challenges, not appearing at first.

Mr. Sher. Buckingham. I tell you they stand for

the most Part as they did, for ought I know.

Mr. Serj. Darnall. There is but one in Threescore and Ten, that can be Sworn now, of them that were Sworn before; and there were Nine of them then Sworn.

Mr. Att. Gen. That is a Mistake. Indeed there are a great many added to the Pannel, because there was a Defect the last Time, and therefore now they may perhaps stand later.

Mr. Serj. Darnal. I do not speak to reflect upon the Sheriffs: I go according to my Instru-

ctions.

Mr. J. Powel. If it had been fo, it had been well enough, for you must be contented, the Court must take it as the Sheriff returns it, and you have a Copy of it.

Mr. Att. Gen. Here are four of them that were

Sworn before, that stood above fixty off in the

old Pannel.

Mr. Sher. Buckingham. The first Man that was Sworn, Mr. Sherbrook, stands within the first Twelve now, as well as before.

Mr. J. Powel. If they had been all new, there

had been nothing in that.

Mr. J. Rokeby. Truly, I can't fee but that the Sheriff hath done like an equal, just, fair, and

honest Officer.

Mr. Att. Gen. They may challenge as they will. L. C. J. Treby. You are to confider, that this happens because you run out as far as your utmost Number, that Time you challenged Thirty-five peremptorily, and divers others for Cause, so as not to leave enough for a Jury; and from that alone arose a Necessity of increasing the Number of the Pannel.

Mr. Serj. Darnal. It was our Client that challenged them, we do not advise him whom to

challenge.

Mr. J. Rokeby. But you must take the Consequence of it, which causes this Addition to the

Pannel.

L. C. J. Treby. What do you complain of? they that are returned, are put in the same Order as they were before; they that were Sworn, were (for the most Part) late in the Pannel then, and so they are now. I do not find any Thing done to the Prejudice of the Prisoner.

Mr. Serj. Darnal. If the Christian Names had not been mistaken, there had been perhaps enough

to have been Sworn.

L. C. J. Treby. That's a good Argument for a new Pannel, because the Christian Names were mistaken before.

Mr. J. Powell. It was by Defect of Jurors, and therefore there was an absolute Necessity of a new Pannel.

L. C. J. Treby. I am of the same Opinion.

Wharton's Case is well known: It was much cited as to another Point in Bushel's Case. It was a Trial at the King's-Bench Bar at Westminster by a Jury of Kent, upon an Indictment of Murther.

And I think you fay the Cafe of H. 7. was between Party and Party in Appeal. And I believe Stamford's Discourse, in the Place cited, relates

chiefly to Appeals.

I shall not deny that a Tales may possibly be upon an Indictment before Justices of Oyer and Terminer; though 'tis not usual, nor do you shew, or our experienced Clerks know any fuch Precedent. I agree, that in the mentioned Cases a Tales was proper; for in both Cases (viz. of Appeal and Indictment removed into the King's-Bench) the Process for the Jury was as it ought to be, by Writs of Venire facias, &c. upon which a full Jury not appearing, there must be a Tales. But in

proceeding to Trial before Justices of Oyer and Terminer on such Indictment as is here, though I will not say but they may proceed by Writ of Venire facias, yet I do fay, that the more known Courfe is by Precept, in nature of a Venire facias: And the Ufage is, that after (and never before) the Prisoner hath pleaded not Guilty, there goes a Precept to the Sheriff, under the Seals of the faid Justices of Oyer and Terminer, returnable at fuch Day as they shall adjourn to, for returning a Jury to Try it, (as was done lately, upon Advice, in the Case of Rookwood, &c.) and upon the Return of That, if, after Challenges, there are not enough left to make a Jury, whether those Justices shall issue a Precept in nature of a Habeas Corpora, or Destringas with a Tales, or another Precept in the same Form as before, and without taking Notice of the former, is a Question not in Judgment before us. For, we are about proceeding to a Trial on an Indictment in this Court of Gaol-Delivery, (which is the Court wherein generally all capital Crimes are tried, as well at this Place as at the Affizes) and, I think, here cannot be a Tales; I am fure it is not necessary. For, First, Here is never any Writ of Venire facias, &c. Secondly, Nor ever a Precept for returning a Jury to Try a particular Issue: But this Court takes the Pannels of Juries returned by the Sheriff, without any parti-

cular Precept to him.

The Course of proceeding by virtue of a Commission of Gaol-Delivery, which is the Law in this Case, is this, viz. There is, antecedent to the Coming of the Justices, a general Command-ment or Precept made, in Writing, to the Sheriff by the faid Justices, to return Juries against their Coming, for the Trying of all and fingular Prifoners in their Gaol, whether they have pleaded before, or shall after. And for that Purpose it requires the Sheriff to fummon, out of all Parts of his Country whence the Prisoners come, a great Number of Freeholders, not a-kin to the Prifoners, to be at the Time and Place appointed for holding the Court. The Sheriff, by virtue of this general previous Precept, fummoneth many for Jurors, and prepares diverse several Pannels of their Names, either at first, or afterwards, as appears necessary, and returneth and delivereth in one or more of these Pannels from Time to Time, as the Court does need, and call for any: This, we know, in Fact, is frequently done where the Sessions of Gaol-Delivery lasts several Days, and there is occasion. Though, in Supposition of Law, all these Pannels are returned, and the Tri-als thereupon had the first Day of the Sessions; and, in Law, it is intended to be but that one Day only. The Return of this Precept is thus, viz. Executio istius Præcepti patet in quibusdam Panellis huic pracepto annexis, and the Pannels are annexed, and there are often filed here divers Pannels upon the same general Precept, though fometimes but One. These Pannels are thus delivered into Court, and a Jury taken out of them, as there is occasion, only upon a Parol Award, that is, barely the Court's calling for the same, without Writ or Precept in Writing, or giving any Day for the Doing it. For, this Proceeding is immediate, for the speedy Delivery of Prisoners; and the Entry, after fetting forth that the Prisoner being arraigned pleads not Guilty, is, Ideo immediate veniat inde Jurata, or fiat inde Furata: Jurata: And this Court's being inftituted for the speedy Delivery of Prisoners, and Warnings being given long before, of their Coming, are the Causes why it has been always held without doubt, that Justices of Gaol-Delivery might in-

quire and try the same Day.

If it fall out, that by reason of Defaults, Deaths, or Challenges, there cannot be a full Jury had out of a Pannel, (as here there wanted three) which is an Accident that the Court cannot know, till they have gone through the Pannel; I think in this Case, that Pannel goes for nothing, is utterly loft and void, and to be cast away or cancelled: For it does not answer the Award of the Court, which was to have a Jury to Try the Prisoner presently. It is meant an effectual Pannel that should afford a full Jury of Twelve unexceptionable Men; and every Pannel that comes fhort in this, is to be laid afide as a void Thing; and then the Court takes and makes use of another immediately, which may not be deficient, whereby the Award is observed, and the present Service dispatched.

Objection. It is objected, That the old Pannel is Parcel of the Record in Court, and, upon that, Nine were Sworn, and their Names are all enter'd upon Record; and now to add a new Pannel, upon which Twelve shall be Sworn and Try the Prisoner; all this appearing upon Record, it will be Error.

Answer. This Objection stands upon two Mistakes, both arising from not observing the Difference between Precepts and Pannels, in a Court of Gaol-Delivery and Venire facia's, or Precepts and Pannels in other Courts.

1. It supposes that here will be two Pannels, which will appear to relate to the Trial of this

Prisoner, Mr. Cook.

2. It supposes that both these will become Records, or Parcel of the Record in Court.

If either of these Suppositions prove to be a Mistake, it will destroy the Objection. I think both are Mistakes.

1. Here is not, nor will be, nay, there ought not to be any Pannel purporting to be returned for the Trying of Mr. Cook, or any particular Prifoner or Prifoners. For, the Precept in this Case is (not like a Venire facias, which always respects a particular Issue between Parties therein named, but) general, requiring the Sheriff to return Jurors enough to Try all the Prisoners, not naming And the Return, which is the Answer to it by a Pannel or Pannels, is as General; the Title of every Pannel being Nomina Jurator ad Triandum pro Domino Rege, and no more; or No-mina Juratorum ad Triandum inter Dom. Regem & Prisonar. ad Barram, without naming any of the Prisoners, and it were absurd if it should be otherwise: For the Precept goes to the Sheriff before the Sessions, and his Return is supposed to be made at the Beginning of the Sessions, when it is not known who of the Prisoners will be indicted; or, if indicted, who will plead not Guilty, or Guilty, or a Pardon, or other Plea.

When, for the Trial of a particular Prisoner (or divers Prisoners that are thought fit to be put upon Trial by the same Jury) a Jury is about to be taken out of any Pannel, the Clerk, as he

goes along, may take a Note in Paper of the Name of every one that is fworn; or he may (and usually doth) write Jur. on the said Pannel, against the Name of every one Sworn: But this Note or Mark is no Part of the Record; it is not ex Institutione Legis, it is but a voluntary Memorandum, for the Help of his Memory. If he could fafely trust to the Strength of his Memory, he need not write at all on this Occasion; I mean, not till a full Jury is Sworn, who try the Prisoner. But then, indeed, the Clerk must (from his Notes or Memory) write the Names of all the Twelve, entering them on the Record of the Indictment, in this manner, viz. just after the Ideo immediate veniat inde Jurata coram præfatis Justic. &c. adding, & Juratores Juratæ illius, &c. Scil. A. B. &c. Dicum, &c. And it is by this only, that the Names of those that are Sworn, come to be of Record; and it is this Entry upon the Body of the Indictment alone, that is the Record, that shews who were Jurors Sworn, to Try this, or that, or other Prisoner, or Prisoners

So that if the old Pannel were filed, and were a Record, as the Prisoner's Council would suppose, yet it would not thereby be made appear, that the said Pannel was returned, or used for, or

in order to the Trial of this Prisoner.

2. The old Pannel is not filed among the Records of the Court, nor ought to be. When fuch a Pannel does not produce a Jury, the Clerks may and use to throw it by, as a useless Thing. But, however they use it, we cannot allow it to be a Record. It was received de bene esse; it is abortive and comes to nothing. And it is not every Thing that passeth in Court in order to a Record, that comes to be fo. A frivolous Plea that is rejected, is not recorded. A Presentment or Bill of Indictment, before it is found, is not a Record: And if an Ignoramus be returned upon a Bill of Indictment, it never can be a Record; and thereupon, the Clerks do fometimes throw it away, though sometimes they keep it and put it on the File, only taking care to cross it; but if they do forget to cross it, yet it is not a Record.

By all this it is apparent how great the Difference is between a Precept and Pannels in this Court; and a Venire facias and a Pannel returned thereupon, which is ever iffued after Isuc joyned, and doth always mention the particular Parties and Matter it relates to, and is a Record, and a Ground for an Habeas Corpora with a Tales, to be returnable at a certain future Day.

But, in this Case, in this Court, it is quite

otherwise.

Sir B. Shower. Then, my Lord, fince there is a new Pannel, we hope we ftand in the fame Condition upon the Act of Parliament, to take Exceptions to the Indictment before this Jury Sworn, as we did before the other Jury Sworn, fince all that is quite fet aside.

L. C. J. Treby. Yes truly, I think that may be. Mr. At. Gen. But these Gentlemen would have done well to have given Notice of their Excep-

Sir B. Shower. My Lord, I shall not stand upon an Exception which I think I might take to the Word *Jurnas* in the Indictment, which whether it be Troops of Men, or Horses, or what it is does not appear; but, I think, we have an Exception

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ception to the chief Overt-Act laid in the Indictment, and that we presume, if my Brief be right, will be fufficient to fet aside this Indictment: That Mr. Cook did agree with other Traytors to fend Mr. Charnock into France to the faid late King James, and King James is never mentioned before in all the Indictment, that is one Exception that we have, that there is no late King Fames mentioned in the Indictment before this, if my Copy be right, if it be otherwise, I suppose they will find it: It is laid, That Mr. Cook did agree to send Charnock as a Messenger into France, eidem nuper Regi Jacobo, and no Rex Jacobus is mentioned before. Then there is another Exception, and that's this: They come and fay, That whereas there was a War with France, which is only in the Indictment by Way of Recital or Rehearfal of an History, Quod cum per magnum Tempus fuit & modo fit, &c. Mr. Cook the Premisses knowing, did compass and imagine the King's Death, and did adhere to the faid King's Enemies fuch a Day. Now, my Lord, I do think that this can never be maintain'd, for that Cum quoddam Bellum, &c. being an historical Narrative, is not politive enough: For adhering to the King's Enemies, being one of the Treasons laid in the Charge, there ought to be a War at the Time of the Adhesion, and of Necessity then that ought to be presented by the Jury; for though your Lordships can judicially take notice of War or Peace, yet you cannot take notice of it at such a particular Time, and the Reason is from the Notion that is in my Lord Coke in his third Institutes, cap. Treason, That Adhesions to Rebels is not Adhesion to the King's Enemies, for a Rebel is not faid to be an Enemy; but it must be adhering to such an Enemy, as between whom and the King there was War at that Time, and confequently it ought to be more positively averred in the Indictment, than it here is; but as to the Overt-Act of Mr. Cook's confulting and agreeing to fend Charnock over to the faid late King James, to give him notice of what was agreed upon between them, when King James is not named before, that can never be got over, with Submission.

Mr. Baker. It is a Mistake of your Copy, Sir

Bartholomew Shower.

Mr. Att. Gen. I have looked into the Record, and it is Jacobo Secundo nuper Regi, not Dieto.

Sir. B. Shower. Then, with Submiffion, my Lord, they cannot try us now, for we ought to have a true Copy of the Indictment.

Mr. Baker. Upon demand. But you never de-

manded it.

Sir B. Shower. Yes, it was demanded. Mr. Baker. Who demanded it?

Sir B. Shower. Our Sollicitor Burleigh.

Mr. Baker. No, he did not; I gave it him officiously.

Mr. At. Gen. With Submiffion, my Lord, it is no Objection at all, that their Copy is wrong That flould have been before the Prifoner had pleaded; for the Words of the Act are, That he shall have it so many Days before, to enable him to plead, and he cannot be put to plead unless he have a Copy of the Indictment so long before: And at Rookwood's Trial it was said by the Court it could not be alledged after Plea pleaded.

Mr. Burleigh. The Copy was given to me pub-

lickly in Court.

Mr. Sol. Gen. Why did not your Sollicitor compare it with the Indictment?

Mr. At. Gen. They might have compared it by the Clerk's reading it to them; but they will not admit the Prifoner's Sollicitor to fee the Original, because the Act expressly says they shall not have a Copy of the Witnesses.

Sir B. Shower. The Officer is to deliver a true

Copy of the Indictment.

Mr. Att. Gen. No; the Party is to demand it by himself or his Agent, and then he is to have it; and if he be denied, he ought to apply himself to the Court, who will order the Delivery of it; but we stand upon it that they cannot take this Exception now after they have pleaded, for the Intent of the Copy is to enable him to

plead.

I. C. J. Treby. The Copy, by the Act of Parliament, is to be delivered to the Prifoner, his Attorney, Agent, or Sollicitor, if they require the fame, and here it feems there was no requiring of it, but it was voluntarily given; and now you have lapfed your Time of making the Exception of wanting a Copy, by having pleaded to the Indictment, whereby you have in effect admitted and declared, either that you had a true Copy of it, or that you did not think fit to require one; for the Uie of the Copy is to better enable the Prifoner to plead But when you did plead, you took upon your felf to be well able to plead without the Help of a Copy, which you might have had upon the asking for

Sir B. Shower. Then, my Lord, there is another Thing in the Indictment, That in this Overt-Act there is a new Time, and a new Flace, and a new verb, and a new Fact alledged, and no nominative Cafe: It is alledged. That Peter cook, at first, with others, did so and so: and then the sirst of July to bring the Treasons aforesaid to effect, there & alibi, &c. (which is very loose, for I know not whence the Venue must come) did traiterously with Charnock, Friend, &c. confult to procure Diversas Turmas & Legiones, &c. to join with them in England, and then it comes & ulterius fuch a Day, Year, and Flace, did traiterously agree so and so, and not say who: Now this is neither by express Words, nor Rule of Grammar to be referred to the Prisoner at the Bar, it does not say ipfe idem Petrus Cook; now, my Lord, that the King's Council thought it necessary in every Overt-Act is plain, because those Words are put in every other Clause of the Indictment, in those Clauses that go before, and those Clauses that come after; then if they will take it, that this Clause must refer to the next Antecedent, that will not do, for the next precedent nominative Case is either Friend or Charnock: So that this is without a nominative Cafe, and the Precedents in my Lord Coke's Entries 361, and all the other Books have the nominative Cafe repeated, where there is a new Time, and a new Place, and a new Fact alledged: Now it might be true, that the Prisoner at the Bar might be present, and this same Treason might be discoursed of and agitated, and there might be a Confult about this Business, and yet it is not neceffarily implied that he must consent and agree to fend Charnock into France, upon which the great Stress of the Indictment lies: Therefore we fay, these Words having no nominative Case, the Indictment cannot hold.

Mr. Att. Gen. My Lord, as to this Objection it will receive a very plain Answer. Our Indictment begins and fets forth, that Peter Cook, the Prisoner at the Bar, did imagine and compass the King's Death, and did adhere to the King's Enemies, and these are the Treasons: And then it sets forth the Overt-Act, that in Execution of the traiterous Compassings, Imaginations, and Adhesions aforesaid, Ipse idem Petrus Cook, together with Sir William Perkins, Mr. Charnock, Sir John Friend and others, did propose and consult to procure from the French King, Forces to invade this Land; & ulterius, he and they did agree to fend Charnock to the late King James.

Mr. J. Rokeby. There's the first naming of James the Second, late King of England, and there is no

eidem Jacobo I promise you. L. C. J. Treby. Well, that Mistake is over. Pray

go on Mr. Attorney General.

Mr. Att. Gen. My Lord, as to this Objection of Sir Bartholomew Shower, he would have ipfe idem Petrus repeated over again; and he fays that we lay a diffinct Overt-Act with a different Time and Place: Now that is a Mistake too; it is not a different Time and Place, but the same Time and Place: And it mentions that cum R. Charnock, J. Friend, &c. & cum aliis Proditoribus conveniebat, confultabat, &c. which he fays may refer to Sir John Freind or Charnock: But if you look into the Frame of the Sentence, that can never be.

Mr. J. Rokeby. Petrus Cook is the nominative

Case that governs all the Verbs.

Mr. At. Gen. And there is no other nominative Cafe in all the Indictment, but Petrus Cook, except it be in a Parenthesis, and that saves the Rule of Grammar, if there were any Thing in it, that it must refer to the last Antecedent.

Sir B. Shower. When it comes to the Clause that he did procure Horse and Arms, there the nomi-

native Case is repeated.

L. C. J. Treby. It would not have made it worse, if they had made it so here; but the Question is, Whether it be necessary?

Sir B. Shower. Indictments ought to be precife-

ly certain; but this we fay is not fo.

Mr. At. Gen. But here is as much Certainty as to the Person, as can be, that he did consult with fuch and fuch about fuch Things; and further, the fame Day did agree with the fame Traytors to do fo and fo.

Mr. J. Powell. Indictments, it is true, ought to be plain and clear; but I do not fee but here is as much Certainty as can be, that he did such a Day confult, and further the fame Day did agree with the fame Perfons.

Sir B. Shower. Who did agree, my Lord?

Mr. J. Powell. He that did confult with them before, and that is Peter Cook.

Mr. At. Gen. You'd have had us to have put it

to every Verb, I believe.

Sir B. Shower. In Indictments no Prefumption ought to be used, but the Facts ought to be directly and positively alledged.

Mr. J. Powell. It's true, there should be no Prefumption, and there is none here, for certainly

this is a plain Affertion of Fact.

L. C. J. Trely. Here are two Things that are fet forth: First, That Peter Cook did meet with Sir John Friend, Sir William Perkins, and others, and then and there did confult with them, and

confent to procure an Invalion, and join an Infurrection thereto. And, Secondly, Further with the faid Traitors did agree to fend Charnock into France. Now, what is the nominative Case to this Agreement? Is it Sir John Friend, and Sir William Perkins? That's impossible: For they could not be faid properly to meet and confult with themselves, every one of them with his own felf and the rest. And then the Number, if it had referr'd to them, should have been plural, but here it is fingular, [agreavit] and the Sense is no more than this; That then and there Mr. Cook did meet with fuch Persons, and did confult with them about fuch and fuch Mitters, and further, did agree with them to do thus.

Sir B. Shower. The Meaning is not to be forced and strained by Inference or Presumption, but it

ought to be express and plain.

L. C. J. Treby. Nay, you cannot express it better; you may make a Tautology of it if you

Sir B. Shower. The Paragraph is long, my Lord, and therefore requires the more Care to have those

Repetitions that are necessary.

L. C. J. Treby. Your Objection to this Paragraph is, that it is too long; but repeating the fame nominative Case to every Verb, would make it much longer.

Sir B. Shower. It cannot be understood to mean Peter Cook without Prefumption, which ought not

to be in an Indictment.

Mr. Att. Gen. And as to Sir Bartholomew Shower's first Objection, his Copy is right too, and he mistook the Place.

Sir B. Shower. You shou'd have given me that

for an Answer.

Mr. At. Gen. Nay, you fhould have taken more Care, and not have made the Objection.

L. C. J. Treby. Truly, I think it is hardly poffible to have made this better if it had been otherwife than it is.

Mr. Serj. Darnal. My Lord, we think we have a good Fact of it, which we rely upon, and therefore do not fo much infift upon these Exceptions, tho', in Duty to our Client, we mention that which we think is necessary, and we submit to

your Lordship.

Cl. of Arr. Set Peter Cook to the Bar. [Which was done.] You, the Prisoner at the Bar, these good Men which you shall hear called, and personally appear, are to pass between our Sovereign Lord the King and you, upon Trial of your Life and Death; if therefore you would challenge them, or any of them, your Time is to speak unto them as they come to the Book to be fworn, and before they be fworn.

Cryer. Call Sir John Sweetapple.

Sir John Sweet apple. Here.

Cook. My Lord Chief Justice, if your Lordship please, I am advised

L. C. J. Treby. Pray Sir speak out that we may hear what you fay: And let the Cryer make 1 roclamation for Silence. [Which was done.]

Cook. My Lord, before the Jury is called, I am advised, that if any of the Jury have faid already that I am guilty, or they will find me guilty, or I shall suffer, or be hanged, or the like, they are not fit or proper Men to be of the Jury.

L. C. J. Trely. You fay right, Sir, it is a good

Cause of Challenge.

Mr. J. Rokeby. That will be a fufficient Cause, if when they come to the Book, you object that, and be ready to prove it.

[He Cook. Which is Sir John Sweetapple?

was shewn to him.]
Cl. of Arr. There he is. Cook. I challenge him. Cl. of Arr. William Walker.

Cook. Sir, have you faid any fuch Thing that you believe me guilty?

Mr. Walker. No, Sir.

Mr. Baker. My Lord, he is asking of the Juryman the Question.

Mr. J. Rokeby. That's a Fact the Prisoner should

prove upon him.

Mr. At. Gen. My Lord, he must not ask the Jury that Question, Whether they have declared before, that they will find him guilty; that is to make them guilty of a Misdemeanor.

Mr. Serj. Darnall, Is it any Misdemeanor for me to fay, I think or believe fuch a Man is guilty.

Mr. Att Gen. If he be summon'd to be of a Jury, and declare his Opinion before hand, it is a Misdemeanor.

Mr. Serj. Darnall. But suppose it be before he

was fummon'd?

Mr. Att. Gen. If you make any fuch Objection, you must prove it, and not out of the Juryman's

Mr. Serjeant Darnall. I think any Man, my Lord, that comes to ferve upon the Jury, may be ask'd any Question that does not make him guilty of any Offence or Crime, or liable to any Punishment: Now if any of these Gentlemen that are return'd upon this Pannel, before the Summons have declared their Opinion, that the Prisoner is guilty, or ought to fuffer, with Submission, the Prisoner may ask such a Question, Whether he have faid fo, yea or no?

Mr. J. Powell. He cannot upon a Voyer Dire be

ask'd any fuch Question.

Mr. J. Rokeby. It is not denied to be a material Objection, but it must be made out by Proof.

L. C. J. Treby. You put it too large, Brother Darnall, you may ask upon a Voyer Dire, whether he have any Interest in the Cause; nor shall we deny you Liberty to ask whether he be fitly qualified, according to Law, by having a Freehold of fufficient Value; but that you can ask a Juror or a Witness every Question that will not make him criminous, that's too large: Men have been ask'd, Whether they have been convicted and pardon'd for Felony, or whether they have been whipt for Petty Larceny; but they have not been obliged to answer; for, tho' their Answer in the affirmative will not make them Criminal, or subject them to Punishment, yet they are Matters of Infamy; and if it be an infamous Thing, that's enough to preserve a Man from being bound to answer. A pardon'd Man is not guilty, his Crime is purged; but merely for the Reproach of it, it shall not be put upon him to answer a Question whereon he will be forced to forswear or difgrace himfelf. So Persons have been excufed from answering whether they have been committed to Bridewell as Pilferers or Vagrants, or to Newgate for Clipping or Coining, &c. Yet to be suspected or committed is only a Misfortune and Shame, no Crime. The like has been observed in other Cases of odious and infamous Matters which were not Crimes indictable. But to keep to our Cafe, 'tis true, a Juror may be challenged being

an Alien, or being a Villain; but where the Matter apparently carries Crime or Shame, it should be proved; the Outlawry should be proved, and fo should the being a Villain. Yet that is no Crime, tho' it be an Ignominy.

Mr. Serj. Darnall. But, my Lord, I take this to be no manner of Infamy at all, there is nothing of Crime, nor nothing of Reproach, but only a

declaring of a Man's Opinion.

L. C. J. Treby. Truly, I think otherwise; I take it to be at least a scandalous Misbehaviour, and deservedly ill-spoken of, for any Man to prejudge, especially in such a heinous Matter. I think it is a very shameful Discovery of a Man's Weakness and Rashness, if not Malice, to judge before he hears the Cause, and before the Party that is accufed could be tried. But, it feems, by what the Prisoner says, that he would ask all the Jurors, whether they have not faid, that he was guilty, or that they would *find* him guilty, or that he fhould be *hanged*, or the like: Which (prefuming him innocent) is to ask whether they have not defamed and flandered him in the highest Degree; and to force them to discover that they have a mortal Hatred to him, and come with a malicious Refolution to convict him: Which, admitting they are not punishable by our Law, yet are Things fo detestably wicked and so scandalous, as are not fit to be required to be disclosed by and against themselves.

Mr. Serj. Darnall. Pray, my Lord, what is more common than for a Man to fay, before he is fummoned to be upon a Jury, when he hears a Fact reported concerning such a one, to say I believe he is guilty, or I am of Opinion he is, and I am fure he will be hanged, and yet there is no Crime

in this.

L. C. J. Treby. Truly, Brother Darnall, I know not how you may approve of fuch a Man, but I'll affure you I do not. I take the Question not to be concerning a Man's discoursing suppositively; as, if upon hearing News, or a Report of clear Evidence, a Man should say, Supposing this to be true, such a Man is guilty, and I should find him so if I were of his Jury. This might not be sufficient to set aside a Juror: For this has been a general Discourse among the Subjects upon Occasion of this Conspiracy; and it imports that if Evidence should not be true and clear, he would acquit him. And so he is, as he should be, indifferent. But if a Man, qualified for a Juror, affirm positively that fuch a Prisoner is guilty, and that he will find him fo whatever Evidence or Proof be given or made to the contrary, I think that may be a Mifdemeanour punishable as an owning and encouraging of Falshood, Perjury, and Injustice, and a Contempt and Scandal to the Justice of the Kingdom. Tho' I hope and believe that no Man hath to demeaned himfelf.

Mr. J. Powell. In a Civil Cafe it would be a good Cause of Challenge. If a Man have given his Opinion about the Right one way or other, may you not upon a Voire dire ask him whether he hath given his Opinion one way or other? I believe it may be ask'd in a Civil Cause, because he may have been a Refferree; but if you make it Criminal it cannot be ask'd, because a Man is not bound to accuse himself; now the Difference lies in the Nature of the Cause, it is not Criminal in a Civil Case for a Man to say he was an Arbitrator in fuch a Case, and, upon what appeared before him, he was of fuch an Opinion.

Mr.

Mr. Att. Gen. But, my Lord, it is a different Case to give an Opinion about the Right between Party and Party, where a Man has been an Arbitrator and so in the Nature of a Judge, and where a Man is to go upon a Jury in the Case of Life and Death, and before the Evidence given, he declares his Opinion without hearing the

Mr. B. Shower. My Lord, we know several of the Trials have been printed, and the Names of feveral Perfons mentioned, and upon reading of the Trials or converfing about them, Men are apt to give their Opinions one way or other.

Mr. Serj. Darnal. It is only an Objection in

Case he has done it.

Mr. J. Rokeby. But, Brother, how can you ask

him the Question?

Mr. Serj. Darnal. If the Court are of Opinion that it is fuch a Crime that it cannot be ask'd, as tending to make a Man accuse himself of an infamous Crime, then we fubmit it to you, and I confess we must not ask it; but we cannot apprehend that there is either Crime or Infamy in it, tho' we think it is an Objection and a good

Caufe of Challenge.

Mr. B. Powys. I think, tho' it be not fuch a Crime as infamous upon which a Man is not to be credited, for that is Infamy in the Eye of the Law, whereby a Man is prejudiced in his Credit; yet however it is a shameful Thing for a Man to give his Judgment before he hath heard the Evidence, and therefore I think you ought not to ask him it, to make him accuse himself, if it be an opprobrious Matter upon him.

Mr. Serj. Darnal. Truly, my Lord, I always took it to be the Rule, if the Thing asked to the Person returned be not criminal nor infamous, the Party that is ask'd ought to answer to it.

L.C. J. Treby. I would fain know, if you should ask any of the Jury-men this Question, whether he be guilty of all the Crimes that are pardoned by the last Act of Grace, he be bound to answer

Mr. Seij. Darnal. Undoubtedly we cannot ask any fuch Question; no, not to any one of the

Things therein mentioned.

L.C. J. Treby. But yet you will force him to discover a Crime (if it be one) that is unpardoned.

Mr. J. Powel. Certainly you go too far, Brother, for no Man is obliged to charge himself with what is Criminal, but whether this be Criminal to fay, I believe fuch a one will be hanged, is of another Confideration.

Mr. J. Rokeby. But I think it must be proved upon him if any Objection be made.

Sir. B. Shower. My Lord, it will be no easy Thing to bring Witnesses to prove this Matter, and therefore we would have it from his own

Mr. J. Rokeby. And it is a very hard Matter for a Man to be put upon proving every Discourse that he has had about the publick Affairs of the Time.

Mr. Recorder. The Reason of your Exception is, that he has declar'd his Opinion before-hand, that the Party would be hanged or would fuffer, that's a Reproach and a Reflection upon a Wife Man so to do; and if they can prove it upon him, let them do it: But whether you should ask him such a Question, Whether he be a Fool or a Vol. IV.

Knave for the giving an Opinion one way or other, that's the Question before us.

Mr. Serj. Darnal. My Lord, we do not offer it to the Court as an Objection that he is not a wife

Mr. Att. Gen. But what a Man does utter imprudently, may occasion a Prejudice against him, and therefore ought to be proved, and not he to

prove it himfelf.

L. C. J. Treby. Especially being a Freeholder of London, and taking Notice of what is done in London; and if he does take Notice of the Fact, and does previously give his Opinion of a Matter which he may be called upon a Jury to try, this is an Indifcretion and a Reproach to him, and I think a Misdemeanour.

Mr. Serj. Darnal. My Lord, I acknowledge it is ill done of him, that is, indifcreetly and not wifely, and we would have difereet and wife Men

upon our Jury.

Mr. Cowper. My Lord, Mr. Serj. Darnal will make it so little a Thing at last, that it will amount to no Cause of Challenge, if it were even prov'd against him, which we insist it ought to be, it being their Objection, and the Party not being bound to prove it against himself; but truly we think there is more in it than fo, because it is an unjust prejudging of a Man before he is tried and heard, and if so, it is a Thing that he ought not to accuse himself of, and therefore we oppose the asking any fuch Question.

Mr. Serj. Darnal. Our Objection is not because it is an Offence to declare a Man's Opinion upon a Fact reported, but because it shews he has a settled Opinion against the Person of his Guilt, and

so he is not so equal a Man to try him.

L. C. J. Treby. And is that like an honest Man and a Freeholder of London, (who ought to be indifferent) to come with a fettled Opinion against a Man, when he is to be one of his Jury?

Mr. Serj. Darnal. Well, my Lord, we have been heard, and submit it to the Judgment of the

L. C. J. Treby. Truly, I think it reflects both Dishonesty and Doshonour upon him, and therefore these Questions ought not to be ask'd. The Question is not whether a Man (if ever such a Man there were) that hath so resolved and declared shall be sworn? No; he is not fit to serve upon a Jury. But the Question is, How this shall be discovered, by his own Oath or by other Proof? I think it ought to be made appear by other Proof, if true. A Man attainted of Felony, Forgery, false Verdict, or Perjury, ought not to serve on a Jury, yet he shall not be examined concerning the fame on a Voire dire. And if there be in Court a Copy of fuch Judgment carefully examin'd and kept by himself, he shall not be forced to answer whether it be a true Copy; tho' his Answer could not subject him to any further Penalty.

Mr. Serj. Darnal. My Lord, I hope no Gentle-

man of the Jury has done it.

J. Treby. I hope no Freeholder of London is so indifcreet or so unjust. But if any Man in this Pannel have any particular Displeasure to the Prisoner, or be unindifferent, or have declared himself so, I do admonish and desire him to discover so much in general; for, it is not fit, nor for the Honour of the King's Justice, that such a Man should serve on the Jury.

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Mr. Serj. Darnal. We hope to too. We hope that all that are returned upon the Jury are difcreet and impartial Men.

Cl. of Arr. Well, Sir, what fay you to this Gentleman Mr. Walker?

Cook. I challenge, you, Sir. Cl. of Arr. Nathanael Long.

Sir B. Shower. My Lord, we think he may ask if they have a Freehold or no; because the Law requires that Qualification, and the Friioner not being able to prove the Negative, it puts the Proof of the Affirmative upon the Person himself.

Mr. Att. Gen. What does Sir Bartholomew mean? would he have the Jury-men bring their Evidences

with them to prove their Freehold?

L. C. J. Treby. No fure, Mr. Attorney; but to ask the Question was allowed him the last Time, and we will not deny him the same just Favour

Cook. Are you a Free-holder, Sir, in London, of

the Value of 10 l. a Year?

Mr. Long. Yes, Sir.

Cook. Were you of the Grand-Jury when the Bill was found against me?

Mr. Long. No, Sir.

Cook. I challenge you, Sir. Cl. of Arr William Carbonell.

Mr. Carbonell. My Lord, I am no Free-holder. L. C. J. Treby. What, does he fay he has no

Free-hold?

Cl. of Arr. Yes, my Lord. L. C. J. Treby. Then he must be set aside.

Cl. of Arr. Joshua Foster.

Mr. Foster. My Lord I am no Freeholder in Lendon neither.

Mr. Att. Gen. My Lord, we defire they may be

fworn whether they have a Freehold or not.

Cl. of Arr. Hold Mr. Carbonell and Mr. Foster the Book. (which was done feverally.) shall true Answer make to all such Questions as shall be ask'd you by the Court. So help you God.

Mr. Att. Gen. Ask him if he hath not a Free-

hold in London?

Mr. Carbonell. No, I have not.

Cl. of Arr. Have you or any Body in Trust for you a Freehold in London of the Value of 10 l. a

Mr. Carbonell. No, Sir.

Cl. of Arr. Foshua Foster, have you or any in Trust for you any Estate of Freehold in London of the Value of 10 l. a Year?

Mr. Foster. No, Sir. Cl. of Arr. Joseph Billers.

Cook. I defire they may be called in the Order as they are in the Pannel; you have not called

John Ewen, who is next.

C1. of Arr. I do call them in Order: As for Mr. Ewen, one has made Oath that he is fick, and is not able to come hither. What fay you to Mr. Billers? There he stands.

Cook. Sir, are you a Freeholder of 10 l. a Year, within the City of London?

Mr. Billers. Yes, Sir.

Cook. Was you of the Grand-Jury, Sir, when the Bill was found against me?

Mr. Billers. No, Sir. Cook. I challenge you.

Cl. of Arr. John Child.

Cook. Sir, are you a Freeholder within the City of London?

Mr. Child. Yes, Sir.

Cook. Of 10 1. a Year?

Mr. Child. Yes, Sir.

Cook. Were you of the Grand-Jury when the Bill was found against me?

Mr. Child. No, Sir.

Cook. I challenge you. Cl. of Arr. Edward Leeds.

Cook. Sir, are you a Freeholder within the City of London, of 10 l. a Year?

Mr. Leeds. Yes, Sir.

Cook. Were you of the Grand-Jury that found the Bill against me?

Mr. Leeds. No. Sir. Cook. I challenge you.

L. C. J. Treby. What Question was that he ask'd

Cl. of Arr. Whether he were one of the Grand Jury that found the Bill.

L. C. J. Treby. A very proper Question: For an

Indicter ought not to be a Trier.

Cl. of Arr. Thomas Clark.

Cook. Sir, are you a Freeholder within the City of London, of 10 l. a Year?

Mr. Clark. Yes, Sir.

Cook. Were you of the Grand-Jury that found the Bill against me.

Mr. Clark. No, Sir. Cook. I challenge you.

Cl. of Arr. Nathan Green.

Cook Are you a Freeholder, Sir, within the City of London, of the Value of 10 l. a Year.

Mr. Green. Yes, Sir.

Cook. Were you of the Grand-Jury that found the Bill against me?

Mr. Green. No, Sir. Cook. I challenge you.

Cl. of Arr. Henry Sherbroke.

Cook. I have nothing to fay against him.

Cl. of Arr. Then hold Mr. Sherbroke the Book. (Which was done.) Look upon the Prisoner. You shall well and truly try, and true Deliverance make between our Sovereign Lord the King and the Priscner at the Bar, (whom you shall have in Charge) according to your Evidence. So help you God.

Then Mr. Sherbroke was put into the Place appointed for the Jury.

Cl. of Arr. Henry Dry.

Cook. Sir, are you a Freeholder in the City of London, of the Value of 10 l.a Year.

Mr. Dry. Yes, Sir.

Cook. Were you of the Grand-Jury that found the Bill against me?

Mr. Dry. No, Sir.

Cook. Sir, I challenge you.

Cl. of Arr. Joseph Morewood.

Cook. Sir, have you a Freehold in London, of the Value of 10 l. a Year?

Mr. Morewood. Yes, Sir.

Cook. Were you of the Grand-Jury that found the Bill against me?

Mr. Morewood. No, Sir.

Cook. Sir, I challenge you. Cl. of Arr. Richard Greenway.

Cook. Are you a Freeholder of 10 l. a Year in London 🕈

Mr. Greenway. Yes, Sir.

Cook. Were you of the Grand-Jury that found the Bill against me?

Mr. Greenway. No, Sir.

Cook.

Cook. Sir, I challenge you.

Cl. of Arr. John Sherbrook.

Cook. Sir, are you a Freeholder in the City of Lenden, of 10 l. a Year?

Mr. Sherbrook. Yes, Sir.

Cook. Were you of the Grand-Jury that found the Bill against me?

Mr. Sherbrook. No. Sir. Cook. Sir, I challenge you. Cl. of Arr. Thomas Emmes.

Cock. Are you a Freeholder, Sir, within the City of Lenden of 10 l. a Year?

Mr. Emmes. Yes, Sir.

Cook. Were you of the Grand-Jury that found the Bill against me?

Mr. Emmes. No. Sir. Cook. I challenge you.

Cl. of Arr. Samuel Jackson.

Cook. Sir, are you a Freeholder within the City
of Lenden of 10 l. a Year?

Mr. Jackson. Yes, Sir. Cook. Were you of the Grand-Jury that found the Bill against me?

Mr. Jacksen. No, Sir. Cook Sir, I challenge you. Cl. of Arr. Henry Hunter.

Cook. Are you a Freeholder, Sir, in London, of the Value of 101. a Year?

Mr. Hunter. Yes, Sir.

Cook. Were you of the Grand-Jury that found the Bill against me?

Mr. Hunter. No. Sir. Cook. I challenge you. Cl. of Arr. John Deacle.

Cook. Sir, are you a Freeholder within the City of London, of the Value of 10 1. a Year?

Mr. Deacle. Yes, Sir,

Cook. Were you of the Grand-Jury that found the Bill against me?

Mr. Deacle. No, Sir. Cock. I challenge you. Cl. of Arr. John Cullum.

Cook. I accept of him. (He was sworn.)

Cl. of Arr. Thomas Shaw.

Cook. I accept of him. (He was sworn.)

Cl. of Arr. George Juyce. Cook. Sir, are you a Freeholder within the City

of London of 10 l. a Year? Mr. Juyce. Yes, Sir.

Cook. Were you of the Grand-Jury that found the Bill against me?

Mr. Juyce. No, Sir. Cook. I challenge you. Cl. of Arr. Richard Toung.

Cook. I have nothing to fay against him. was sworn.)

Cl. of Arr. John Hedges.

Cook. Sir, are you a Freeholder within the City of Lendon, of 10 l. a Year?

Mr. Hedges. Yes, Sir.

Cook. Were you of the Grand-Jury that found the Bill against me?

Mr. Hedges. No, Sir. Cook. I challenge you. Cl. of Arr. John James.

Cook. Sir, are you a Freeholder within the City of London of 10 l. a Year?

Mr. James. Yes, Sir.

Cook. Were you of the Grand-Jury that found the Bill against me?

Mr. James. No, Sir.

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Cock. I challenge you. Cl. of Arr. Thomas Poole.

Cook. Sir, are you a Freeholder within the City of London of 10 l. a Year?

Mr. Poole. Yes, Sir.

Cock. Were you of the Grand-Jury that found the Bill against me?

Mr. Poole. No, Sir. Cook. I challenge you. Cl. of Arr. Peter Parker.

Cook. Sir, are you a Freeholder in the City of London of rola Year?

Mr. Parker. Yes, Sir.

Cook. Were you of the Grand-Jury that found the Bill against me ?

Mr. Parker. No, Sir. Cook. I challenge you.

Cl. of Arr. William Wilkinson.

Mr. Wilkinson. My Lord, I am no Freeholder in London.

# (To which he was fworn.)

Cl. of Arr. Henry Mitchel.

Cook. Hold, Sir, here Thomas Man in my Pannel is nexr.

Cl. of Arr. There is Oath made that he is fick in Bed. What fay you to Mr. Mitchel?

Cook. Sir, Have you a Freehold of 101. a Year in the City of London?

Mr. Mitchel. No, Sir. (To which he was fworn.)

Cl. of Arr. Richard Ryder.

Cook. Sir, Have you a Freehold of 10 1. a Year in the City of London?

Mr. Ryder. Yes, I have, Sir; but I live in a Parish that never serve upon any Juries, nor ever did in the Memory of any Man.

Cl. of Arr. But have you a Freehold of 10 1. a

Mr. Ryder. Yes, Sir.

Cook. Were you of the Grand-Jury that found the Bill against me ?

Mr. Ryder. No, Sir. Cook. Sir, I challenge you. Cl. of Arr. Richard Temple.

Mr. Temple. My Lord, I am no Freeholder. (To which he was (worn.)

Cl. of Arr. Peter Walker.

Cook. Sir, are you a Freeholder of the City of London, of 10 l a Year?

Mr. Walker. Yes, Sir.

Cook. Were you of the Grand-Jury that found the Bill against me?

Mr. Walker, No, Sir. Cook. I challenge you. Cl. of Arr. Thomas Piftol.

Mr. Pistol. I am no Freeholder. (To which he was sworn.)

Cl. of Arr. John Hunt. Mr. Hunt. My Lord, my Name is mistaken; my Name is William Hunt.

L. C. J. Treby. Then you must go on to another.

Cl. of Arr. 70hn Hardret.

Mr. Hardret. I am no Freeholder of 10 l.a Year. (To which he was fworn.)

Cl. of Arr. John Hammond.

Cook. Are you a Freeholder, Sir, of 101. a Year, in London?

Mr. Hammond. Yes, Sir.

Cook. Were you of the Grand-Jury that found the Bill against me?

Mr. Hammond. No, Sir. Cook. I challenge you.

Cl. of Arr. John Cooper.

(He was fworn.) Cook. I accept of him.

Cl. of Arr. Joffelin Roberts.

Cook. Sir, are you a Freeholder within the City of London, of 10 1. a Year?

Mr. Roberts. Yes, Sir.

Cook. Were you of the Grand-Jury that found the Bill against me?

Mr. Roberts. No, Sir. Cook. I challenge you.

Cl. of Arr. Jonathan Micklethwait.

(He Cook. I have nothing to fay against him. was sworn.)

Cl. of Arr. Richard Chifwell.

Cook. Sir, are you a Freeholder within the City of London of 10 l. a Year?

Mr. Chifwell. Yes, Sir.

Cook. Were you of the Grand-Jury that found the Bill against me?

Mr. Chifwell. No, Sir. Cook. I challenge you. Cl. of Arr. 70 Seph Thompson.

Cook. Sir, are you a Freeholder of the City of London, of 10 l. a Year?

Mr. Thompson. Yes, Sir.

Cook. Were you of the Grand-Jury that found the Bill against me?

Mr. Thompson. I was returned upon the Grand

Jury, but did not ferve. Cook. I challenge you.

Cl. of Arr. Edward Brewster.

Cook. Sir, are you a Freeholder of the City of

London, of 10 l. a Year?

Mr. Brewster. Yes, Sir. Cook. Were you of the Grand-Jury that found the Bill against me?

Mr. Brewster. No. Sir. Cook. I challenge you. Cl. of Arr. George Gooday.

Mr. Gooday. My Lord, I am no Freeholder. (To which he was fworn.)

Cl. of Arr. Abraham Hickman.

Cook. Sir, Are you a Freeholder of the City of London, of 10 l. a Year?

Mr. Hickman. Yes, Sir. Cook. Were you of the Grand-Jury that found the Bill against me?

Mr. Hickman. No. Sir. Cook. I challenge you. Cl. of Arr. George Grove.

Cook. Sir, Are you a Freeholder of the City of London, of 10 l. a Year?

Mr. Grove. Yes, Sir.

Cook. Were you of the Grand-Jury that found the Bill against me?

Mr. Grove. No, Sir. Cook. I challenge you.

Cl. of Arr. Nathanael Wyersden.

Cook. Sir, Are you a Freeholder of the City of

London, of 10 l. a Year?
Mr. Wyerfden. Yes, Sir.
Cook. Were you of the Grand-Jury that found the Bill against me?

Mr. Wyersden. No, Sir.

Cook I challenge you. My Lord, I defire to know how many I have excepted against.

Cl. of Arr. One and Thirty.

Mr. Burleigh. Write, write. Cl. of Arr. Samuel Blewitt.

Cook. Sir, Are you a Freeholder of the City of London, of 10 l. a Year?

Mr. Blewitt. Yes, Sir.

Cook. Were you of the Grand-Jury that found the Bill against me?

Mr. Blewitt. No, Sir. Cook. I challenge you. Cl. of Arr. John Wolfe.

Cook. I accept of him. (He was fworn.)

Cl. of Arr. William Smith.

Cook. Sir, Are you a Freeholder of the City of London, of 10 l. a Year?

Mr. Smith. Yes, Sir.

Cook. Were you of the Grand-Jury that found the Bill against me?

Mr. Smith. No, Sir. Cook. I challenge you.

Cl. of Arr. John Bickley. Mr. Bickley. My Lord, I don't look upon my felf as a Freeholder.

L. C. J. Treby. Why fo, Sir?

Mr. Bickley. I have a Lease for one and Fifty Years, my Lord, of my House, and there is a very little Piece of Ground adjoining to it that was very convenient for me to lay to my Lease; there is no Way to it but through my House; it is a Thing that never was let for any Thing, and it is not worth the Building

L. C. J. Treby. What Estate have you in it? Do

you pay a Ground-Rent for it?

Mr. Bickley. My Lord, I bought that little Piece of Ground for the Conveniency of my Lease.

L.C. J. Treby. But did you purchase it for Term

of Years, or to you, and to your Heirs?

Mr. Bickley. Nay, I bought it for ever, my Lord.

L. C. J. Treby. Then you have a Freehold in it. What's the Value of it?

Mr. Bickley. Truly very little, my Lord.

L. C. J. Treby. I don't known any Body can judge of the Value of it but yourfelf. Is it worth 10 l. a Year?

Mr. Bickley. My Lord, I can't value it at Ten

Pound a Year, it never cost me Forty Pound.

L. C. J. Trevy. Then for Estate you are well enough, but for Value you are a little under.

Cl. of Arr. Thomas Collins.

Cook. I accept of him. ( He was fworn.)

Cl. of Arr. John Watson.

Cook. I do not challenge him. (He was fworn.)

Cl. of Arr. Benjamin Hooper.

Cook. I accept of him. ( He was sworn.)

Cl. of Arr. John Wells.
Cook. Sir, are you a Freeholder of the City of London, of 10 l. a Year?

Mr. Wells, Yes, Sir.

Cook. Were you of the Grand Jury that found the Bill against me?

Mr. Wells. No, Sir. Cook. I challenge you.

Cl. of Arr. John Hibbart. Cook. Sir, Are you a Freeholder of the City of

London, of 10 l. a Year? Mr. Hibbart. Yes, Sir.

Cook. Were you of the Grand Jury that found the Bill against me?

Mr. Hibbart. No, Sir. Cook. I challenge you.

Cl. of Arr. Mr. Cook you have challenged your full Number. Call Daniel Wray. ( He was fworn.)

Cl. of Arr. John Pettit. (He was fworn.) Cryer Countez.

Henry Sherbrook.

Cryer. One, &c. Cl. of Arr. John Pettit.

Crycr. Twelve good Men and true, stand together, and hear your Evidence.

The Names of the Twelve sworn are as follows:

Henry Sherbrook, John Wolfe. Thomas Collins, John Cullum, John Watson, Benjamin Hooper, Thomas Shaw, Richard Toung, John Cooper, Jonath. Micklethwait, Daniel Wray, and John Pettit.

Cl. of Arr. Cryer, Make Proclamation.

Cryer. O Yes, If any one can inform my Lord, the King's Justices, the King's Serjeant, the King's Attorney-General, or this Inquest now to be taken of the High-Treason whereof Peter Cook, the Prisoner at the Bar stands indicted, let them come forth and they shall be heard, for the Prisoner now stands at the Bar upon his Deliverance, and all others that are bound by Recognizance to give Evidence against the Prisoner at the Bar, let them come forth, and give their Evidence, or they forfeit their Recognizance.

L. C. J. Treby. You must make Room for those Twelve Gentlemen that are fworn, that they may be at ease; and for those that are not sworn, their

Attendance may be spared.

Cl. of Arr. Peter Cook. Hold up thy Hand. (Which he did.) Gentlemen you that are fworn, look upon the Prisoner, and hearken to his Cause. He stands indicted in London, by the Name of Peter Cook, late of London, Gentleman; For that whereas an open and notoriously publick and most sharp and cruel War, for a great while hath been, and it is by Land and by Sea, carried on, and profecuted, by Lewis the French King, against the most Serene, most Illustrious and most Excellent Prince, our Sovereign Lord William the Third, by the Grace of God, of England, Scotland, France, and Ireland, King, Defender of the Faith, &c. All which time, the faid Lewis the French King, and his Subjects, were, and yet are Foes, and Enemies of our faid Lord the King that now is, William the Third, and his Subjects, he the faid Peter Cook, a Subject of the faid Lord the King that now is, of this his Kingdom of England, well knowing the Premisses, not having the Fear of God in his Heart, nor weighing the Duty of his Allegiance, but being moved, and seduced by the Instigation of the Devil, as a false Traytor against the faid most Serene, most Mild, and most Excellent Prince, our Sovereign Lord, William the Third, now King of England, his Supreme, True, Rightful, Lawful, and undoubted Lord, the Cordial Love, and true, and due Obedience, Fidelity, and Allegiance, which every Subject of the faid Lord the King that now is, towards him our faid Lord the King, should bear, and of Right is bound to bear, withdrawing, and utterly to extinguish, Intending, and Contriving, and with all his Strength, purpofing, and defigning the Government of this Kingdom of England, under him our faid Lord the King that now is of Right duly, happily, and very well established altogether to subvert, change, and alter, and his Faithful Subjects,

and the Freemen of this Kingdom of England, into intollerable, and miserable Servitude to the aforefaid French King to Subdue, and enthral; the First Day of July, in the Seventh Year of the Reign of our said Lord the King that now is, and divers Days, and Times, as well before as after, at London, in the Parish of St. Peter Cornlil, in the Ward of Lime-freet, Falfely, Maliciously, Devilishly, and Traiterously did Compas, Imagine, and Contrive, Purpose, and Intend, our said Sovereign Lord the King that now is, then his Supreme, True, Rightful, and Lawful Lord, of and from the Regal State, Title, Honour, Power, Crown, Empire, and Government of this Kingdom of England, to depose, cast down, and utterly deprive, and the same our Lord the King to Death, and sinal Destruction to bring, and the aforesaid Lewis the French King, by Armies, Soldiers, Legions, and his Subjects, this Kingdom of England to invade, fight with, conquer and fubdue, to move, incite, procure and affift, and a miferable Slaughter among the Faithful Subjects of our faid Lord King William, throughout this whole Kingdom of England, to Make, and Cause. And further, That the faid Peter Cook, during the War aforesaid, to wit, the aforesaid first Day of July, in the seventh Year abovefaid, and divers other Days and Times, before and after, at London aforesaid, in the Parish and Ward aforesaid, to the said Foes, and Enemies of the fame our Lord the King, did adhere, and was affifting: And his aforesaid most wicked, and devilish Treasons, and Traiterous Compasings, Contrivances, Intentions, and Purposes aforesaid, to fulfil, perfect, and bring to Effect, and in Profecution, Performance, and Execution of that traiterous adhering, he the faid Peter Cook, as fuch a false Traytor, during the War aforefaid, to wir, the same first Day of July, in the Year abovesaid, at London aforesaid, in the Parish, and Ward aforesaid, and divers other Days, and Times, as well before as after, there and elfewhere in London aforesaid, fallely, maliciously, advisedly, secretly, and trainerously, and by Force, and Arms, with one Robert Charnock, Sir John Friend, and Sir William Perkins, Knights, (which faid Robert Charnock, Sir John Friend, and Sir William Perkins, were lately feverally duly Convicted, and Attainted of High-Treason, in Contriving and Conspiring the Death of our said Lord the King that now is ) and with divers other false Traytors to the Jurors unknown, did meet, propose, treat, confult, confent, and agree to procure from the aforesaid Lewis the French King, of his Subjects, Forces, and Soldiers, then, and yet Foes, and Enemies of our faid Sovereign Lord William, now King of England, &c. great Numbers of Soldiers and Armed Men, this Kingdom of England to Invade and Fight with, and to Levy, Procure, and Prepare great Numbers of Armed Men, and Troops, and Legions against our faid Lord the King that now is, to rife up and be formed, and with those Foes and Enemies, at and upon such their Invasion and Entry within this Kingdom of England, to join and unite, Rebellion and War against our faid Lord the King that now is, within this Kingdom of England, to make, levy, and carry on; the same our Lord the King so, as aforefaid, to Depose, and him to Kill and Murther: And further, with the said sasse Traytors, the same first Day of July, in the Year abovesaid, at London aforesaid, in the Parish and Ward aforesaid, traiteroufly

traiteroully did confult, confent, and agree to fend the aforesaid Robert Charnock as a Messenger from him the faid Peter Cook, and the fame other Traitors, as far as, and into the Kingdom of France, in Parts beyond the Seas, unto James the Second, late King of England, to propose to him, and to request him to obtain from the aforesaid French King the aforefaid Soldiers and Armed Men for the Invalion aforesaid to be made, and Intelligence and Notice of fuch their traiterous Intentions and Adherings, to the faid late King James the Second, and the faid other Foes and Enemies, and their Adherents, to give and shew, and them to inform of other Things, Particulars, and Circumftances thereunto referring, for the Affiftance, Animating, Comforting, and Aid of the faid Foes and Enemies of the faid Lord the King that now is, in the War aforefaid: And to stir up and procure those Foes and Enemies the readilier, and more boldly, this Kingdom of England to invade; the Treasons, and traiterous Contrivances, Compassings, Imaginings, and Purposes of the said Peter Cook aforefaid, to perfect and fulfil; also the face first Day of July, in the Seventh Year abovefaid, at London aforefaid, in the Parish and Ward aforefaid, He the said Peter Cook, divers Horses, and very many Arms, Guns, Muskets, Pistols, Rapiers, and Swords, and other Weapons, Ammunition, and Warlike Matters, and Military Instruments, falsely, maliciously, secretly, and traiterously, did obtain, buy, gather together, and procure; and to be bought, gathered together, obtained and procured, did cause and in his Custody had, and detained to that Intent, to use the fame in the faid Invasion, War, and Rebelli-on against our faid Lord the King that now is, him our faid Lord the King, of and from the Regal State, Crown and Government of this Kingdom of England, to depose, cast down, and deprive, and him to Kill and Murther; and the Defigns, Intentions, and all the Purpofes of him the faid Peter Cook aforefaid, to fulfil, perfect, and fully to bring to effect, against the Duty of his Allegiance, and against the Peace of our said Sovereign Lord that now is, his Crown and Dignity, as also against the Form of the Statute in such Case made and provided.

Upon this Indictment he has been arraigned, and thereunto has pleaded not Guilty, and for his Trial hath put himfelf upon God and his Country, which Country you are, your Charge is to inquire whether he be guilty of the High-Treafon whereof he stands Indicted, or not guilty; if you find him guilty, you are to inquire what Goods or Chattels, Lands or Tenements, he had at the Time of the High-Treafon committed, or at any Time since; if you find him not guilty, you are to inquire whether he fled for it; if you find that he fled for it, you are to inquire of his Goods and Chattels as if you had found him guilty; if you find him not guilty, nor that he did fly for it, you are to say so, and no more, and hear your

Evidence.

Mr. Mompesson. May it please your Lordship, and you Gentlemen that are sworn, this is an Indictment for High-Treason against Peter Cook, the Prisoner at the Bar, and the Indictment sets forth, That whereas there has been an open and cruel War for a long Time, and still is between his Majesty King William, and the French King, the Prisoner at the Bar not weighing the Duty of his

Allegiance, the first of July in the Seventh Year of the King's Reign, did compass and intend to depose and deprive the King of the Title, Honour, and Dignity of the Imperial Crown of this Realm, and likewise to put the King to Death, and did adhere to the King's Enemies; and to fulfil these Treasons, he did consult with Charnock. and feveral other Traitors who were mentioned there, and some of whom have been found guilty of Treason, and executed for it, to send over to the late King James, to perswade the French King to send over Soldiers and Arms to invade this Kingdom, and to raife an Infurrection and Rebellion in it, and to deprive and put the King to Death, and to compleat these Treasons, it further sets forth, I hat the Prisoner at the Bar did provide several Arms and Horses, and this is laid to be against the Duty of his Allegiance, against the King's Peace, Crown and Dignity, and against the Form of the Statute in that Case made and provided; to this he has pleaded not guilty, and for Trial put himself upon the Country, and, Gentlemen, if we prove these Facts laid in the Indictment, its your Duty to find him guilty

Mr. Att. Gen. May it please your Lordship, and you, Gentlemen of the Jury, the Prisoner at the Bar stands indicted for High-Treason.

Cook. My Lord Chief Justice, if your Lordship pleases, before the Witnesses are examined against me, I intreat you that they may not be both in Court together, that one may not hear what the other swears, tho' I suppose it is the same thing; for they have been together both now and the

last Day.

L.C.J. Treby. Mr. Cook. I must tell you it is not necessary to be granted for asking; for we are not to discourage, or cast any Suspicion upon the Witnesses, when there is nothing made out against them; but it is a Favour that the Court may grant, and does grant sometimes, and now does it to you; though it be not of necessity: They shall be examined apart, but at present this is not the Time of Examination; for the King's Council are now to open the Evidence before they examine the Witnesses; but when the Time comes for the Witnesses to be called and examined, the Court will, in favour to you, take care that your Request be complied with.

Mr. Att. Gen. May it please your Lordship, the Prisoner stands indicted for High-Treason, in compassing and imagining the Death and Destruction of his Majesty, and likewise in adhering to his Majesty's Enemies, these are the Treasons specified in the Indictment: The Overt-Acts that are laid to prove these Treasons are, That he with several other Traitors, named in the Indictment, did meet and consult, and agree to send over Charnock into France, to invite the French King to make an Invasion upon the Kingdom, and did

provide Arms for that Purpose.

Gentlemen, the Nature of the Evidence that you will have produced to prove the Prisoner guilty of these Treasons lies thus: It will appear to you that there has been for some Time a Confpiracy carried on by several Traitors, and wicked Persons, to subvert the established Government of this Kingdom, and destroy the Constitution of England, by a foreign Invasion of the French. You will hear that this Conspiracy was laid wide, and consisted of several Parts, one Part was that of Assassing his Majesty's Royal Per-

ion, and that was to be done first, as a Preparation and Encouragement to the French to invade theKingdom: The other Part was the inviting the French King to invade us, and the Prisoner at the Bar is accused of being concerned in that Part that relates to the Invasion of this Kingdom, by a French Power; and though it may be the other Part, that of Affaffinating the King, be the blackest Part of the Conspiracy, yet if the Prisoner at the Bar has been ingaged in the inviting a Foreign Power to invade the Kingdom, my Lords, the Judges, will tell you, in Point of Law, that is as much an Overt-Act of the compassing the Destruction of the King and the People of England, and the Subversion of our ancient good Constitution, as if he had been concerned immediately in the other Part, the Assassination.

But now, Gentlemen, that the Prisoner was ingaged in inviting the French to invade us, you will hear proved by feveral Witnesses, that there having been a Defign last Year, just before his Majesty went to Flanders, to expose his own Perfon for our Protection, and the Protection of the Liberties of Europe, there was a Conspiracy to Murder him before he went to Flanders, which, it seems, they were not ripe for them; but immediately after he was gone to Flanders, you will hear there were formal Meetings of several Gentlemen and Persons of Quality, among whom the Prisoner at the Bar was one: There was a Meeting in May, last Year, after the King was gone to Flanders; and this was at the Old King's-Head in Leaden-Hall-Street; and there were present, my Lord of Aylesbury, my Lord Montgomery, Sir William Perkins, Sir John Friend, Mr. Charnock, (all which Three last have suffered the Punishment of the Law for their Treason already; ) and there were also Mr. Cook, the Prisoner at the Bar, Mr. Porter and Mr. Goodman; these Men did meet together, to confider of the best Ways and Means of encouraging and inviting the French King with an Armed Force to invade this Kingdom; they confidered that that was a proper Opportunity, and did treat of feveral Arguments that might perswade to it: First, that the King was gone to Flanders, and so was not in Person here to defend us; and that the Troops, to make good fuch Defence, were in a great measure drawn thither, to affift the Allies against the French Power; they did think likewise, that at that Time there was a great Discontent and Dissatisfaction in the Nation, though I think in that they were greatly mistaken; and I believe and hope they will always find them-felves so, to think that the People of England are fo little fensible of that which is the Means of their Preservation, as to hearken to any Discontents to incourage a French Power to come into England to destroy our Religion and Liberties; that indeed they did apprehend, though they were mistaken, and I believe they always will,

when they go upon that Ground.

Gentlemen, These Persons thinking this a proper Opportunity, did agree to send a Messenger into France upon this Message, To go to the late King James, and perswade him to desire and prevail with the French King to assist him Ten Thousand Men, 8000 Foot, 1000 Horse, and 1000 Dragoons; and to incourage him, they promised their Assistance here, as soon as he came over; and undertook, that between them, they could furnish, and would raise 2000 Horse to meet him at his Landing, and join upon such an Invasion.

Gentlemen, At this Meeting this was agreed upon by all that were there, whereof the Pritoner was one; and they did agree to fend Mr. Charnock, (who has fince been executed, and a principal Incourager of the Defign, and Actor in it;) he was the Messenger that was appointed to go upon this Errand, and Mr. Charnock was refolved to go, but defired another Meeting of these Gentlemen, to know if they continued in their former Resolution, that he might have all the Asfurance that was reasonable to give the French King Incouragement to make the Invasion: Accordingly another Meeting was had of most of the same Persons that were at the Meeting before; particularly the Prisoner at the Bar was at that Second Meeting, which was in Covent-Garden at one Mrs. Mountjoy's, who keeps a Tavern next Door to Sir John Fenwick's Lodgings; there they met upon the same Design, and upon Consultation had, and the Question ask'd, they did agree to continue in the former Refolution, and upon that immediately Mr. Charnock went into France to follicit Forces from thence to invade us; but it happened, as it feems, that the French King's Forces were otherwise imployed, so that he cou'd not spare so many at that Time; and this Return was brought by Charnock to the Gentlemen that imployed him; that he had spoke with the late King, who gave him that Answer, That the French King cou'd not spare so many Men at that Time, but he thank'd them for their Kindness.

Gentlemen, This will be the Nature of our Evidence, to show, that the Prisoner at the Bar was concerned in that Part of the Conspiracy which relates to the French Invasion; and if he be guilty of that, in point of Law, he is as much guilty of the Conspiracy, to depose and murder the King, as if he had been concerned in the other Part of Assalinating his Royal Person; and I believe no Body can think that those that were to act in the Assalination, wou'd have attempted to ingage in such a desperate Design, if it had not been for the Encouragement of the French Invasion that was to second them afterwards if they succeeded; so that no Body can extenuate the Crime of the Invasion, because as to the Horridness of the Attempt, it is less Black than the other; they are both Crimes of a very high Nature, and equally High-Treason; and if we prove the Prisoner guilty of this Part, we hope you will

find him guilty.

Mr Soll Gen. My Lord, we will call our Witnesses and prove the Matter, as it has been opened. Call Captain Porter and Mr. Goodman.

Mr. Serj. Darnal. Now, my Lord, we must defire that that may be done which our Client defired before, and which your Lordship was favourably pleased to promise, that the Witnesses may be examined a-part.

L. C. J. Treby. Let it be so: Who do you be-

gin with?

Mr. Soll. Gen. We begin with Captain Porter, my Lord.

L. C. J. Treby. Then let Mr. Goodman with-

Mr. Baker. Let Mr. Goodman go up Stairs, and

we will call him prefently.

Mr. Soll. Gen. Swear Captain Porter: (which was done.) Captain Porter, Do you know Mr. Cook, the Prifoner at the Bar?

Capt. Porter. Yes, my Lord.

Mr. Soll. Gen. Do you remember a Meeting of fome Gentlemen at the King's-Head-Tavern in Leaden-Hall-street.

Capt. Porter. Yes, I do, Sir. Mr. Soll. Gen. Then pray give an Account of the Company that were there, the Time when,

and what pais'd.

Capt. Porter. My Lord, the last Year we had two Meetings; the First was in May, the other was the latter End of May, or the Beginning of June; the First was at the King's-Head in Leaden-Hall-fireet; there were my Lord of Aylesbury, my Lord Montgomery, Sir John Fenwick, Sir John Friend, Sir William Perkins, Mr. Charnock, Mr. Cook and my felf; Mr. Goodman came in after Dinner; at this Meeting it was confulted which was the best Way and the quickest to restore King James, and hasten his Return into England; feveral Discourses and Proposals there were; at last it was agreed to fend Mr. Charnock to the late King to borrow of the French King Ten Thoufand Men, 8000 Foot, 1000 Horse, and 1000 Dragoons, to be fent over into England to affift the King's Restoration. Says Mr. Charnock thereupon, this the King can do without your fending, and I would not go upon a foolish Errand. will you do to affift in this Matter? The Company defired him to promise King James, that if he would send Word when he Landed, and where, they wou'd be fure to meet him at his Landing with a Body of 2000 Horse.

Mr. Att. Gen. Was the Prisoner at the Bar in the Company, and prefent at this Refolution?

Capt. Porter. Yes, he was.

Mr. Att. Gen. Did all the Company agree to

Capt. Porter. Yes, they did.

Mr. Att. Gen. What Signs were there of their Agreement? Did they stand up severally and de-

clare their Agreement, or how?

Capt. Porter. My Lord of Aylesbury and Sir John Fenwick did rise up, and desired Captain Charnock, that he would go upon this Errand: And when the Question was ask'd severally of all there present by Mr. Charnock, whether he might affure the King of what they had told him? Every one faid yes, you may; and Mr. Cook kneel'd indeed upon a Chair, and faid, Yes, you

Mr. Att. Gen. Did he give his Consent to it? Capt. Porter. Yes, he answered in those very

Words.

Mr. Soll. Gen. Do you remember any Meeting of any Company at Mrs. Mountjoy's?

Capt. Porter. Yes, that was a fecond Meet-

Mr. Soll. Gen. Pray tell my Lord and the Jury, how you came to meet there then, what Compa-

ny were there, and what pass'd.

Capt. Porter. Mr. Charnock defired another Meeting, to fee if the Gentlemen kept to their former Resolution; and we met at Mrs. Mountjoy's eight or ten Days after, and there were most of the Company that was at the first Meeting, and there all that were present did assure Mr. Charnock that they kept to their first Resolution, and wou'd abide to what was agreed upon at the former Meeting.

Mr. Att. Gen. Who were prefent at the fecond

Meeting?

Capt. Porter. The Prisoner at the Bar was there at that fecond Meeting.

Mr. Att. Gen. What was that second Meeting for, do you fay?

Capt. Porter. It was to give Mr. Charnock Affurance, that we were agreed to stand by the Refolution taken at the first Meeting.

Mr. Att. Gen. What did Mr. Charnock do after-

wards?

Capt. Forter. I went away from them; there was Sir William Perkins, Sir John Friend and Captain Charnock went to the Queen's-Head Tavern in Fleet-street, and Captain Charnock told me he wou'd go in two or three Days, and I believe did fo.

Mr. Att. Gen. When did you fee him afterwards?

Capt. Porter. When I was a Prisoner upon the Account of the Riot in Drury-Lane; about two or three Days after I came to Newgate he came to see me, and said he had been in France; and that King James thank'd us for our kind Offer, but the French King could not spare so many Men that Year; and he told me he had been with my Lord of Aylesbury, and the rest of the Gentlemen that had employ'd him to go over, and had delivered them the feveral Messages that he was ordered to from the King.

L. C. J. Treby. Captain Porter, who were pre-

fent at the fecond Meeting, do you fay?

Capt. Porter. My Lord of Aylesbury, Sir John Friend, Sir William Perkins, Captain Charnock, Mr. Cook and my felf; I cannot tell whether my Lord Montgomery, or Mr. Goodman were at that fecond Meeting or no.

Mr. Att. Gen. Capt. Porter, I would ask you another Question: You were concerned in the Affaffination with those other Persons that ingaged in it; Pray what Safety did you propose to your felves after the Affaffination was over?

Capt. Porter. My Lord, I asked Sir George Barclay what we shou'd do after the Fact was committed: Says he, you need fear nothing, I will go away that Night, I have a Ship ready, and the King will be Landed in five or fix Days afterwards; if you'll but keep your felves close for fo many Days, all will do well.

Mr. Soll. Gen. If the Prisoner or the Council will ask him any Questions, my Lord, they may

do it.

Sir B. Shower. Pray Sir, can you recollect what Time of Day this was that this Debate and Resolution were had at the Old-King's-Head in Leaden-Hall-Street.

Capt. Porter. Truly Sir Bartholomew, I can't tell.

Sir B. Shower. Pray, by what means do you recollect that this was in the Month of May?

Capt. Porter. Because Capt. Charnock was abfent at the Dog-Tavern Riot, which was the Tenth of June.
Sir. B. Shower. Was it not in April.

Capt. Porter. No, Sir; to the best of my Remembrance it was in May.

Sir B. Shower. What makes you think it was

in May rather than April?

Capt. Porter. I have told you, Sir, because both Meetings were before the Dog-Tavern Riot, the Tenth of June, and Mr. Charnock was not there at that Time; but he told me afterwards he had been in France, and there were eight or ten Days Difference between the two Meetings.

Mr. Att. Gen. My Lord, if they have done with him, I would ask him one Question, to settle this Matter in point of Time. Capt. Porter, Was the King gone to Flanders when you had these Meetings?

Capt. Porter. The King was gone, Sir, before

the first Meeting.

Mr. Att. Gen. The King did not go till several Days in May; was Mr. Goodman there?

Capt. Porter. He was at the first Meeting, but I can't tell whether he was at the Second or no. Mr. Serj. Darnal. Pray what Time was Mr.

Goodman there at the first Meeting?

Capt. Porter. He came up after Dinner at the

first Meeting.

Mr. Baker. Then call down Mr. Goodman, who

came in, and was fworn.

Mr. Sol. Gen. Mr. Goodman. Pray will you give my Lord and the Jury an Account what you know of an intended Invafion upon this Kingdom; what were the Circumstances of it, and who were concerned in it.

Mr. Goodman. My Lord, about the Middle of May last, or thereabouts, Captain Porter sent to me, and told me there was a Meeting of some Gentlemen of our Acquaintance at the King's-Head in Leaden-Hall-street; and he desired me that I would be there, because it was about Bufiness: I told him I did not know whether I cou'd be there at Dinner; but however, I wou'd not fail of coming thither after Dinner; and accordingly I came. When I came into the House, I fent up my Name to Capt. Porter, and he came down and brought me up Stairs, and there I faw my Lord Montgomery, my Lord of Aylesbury, Sir John Fenwick, Sir William Perkins, Sir John Friend, Mr. Charnock, and that Gentleman at the Bar, Mr. Cook: When we were there, the Difcourse was, that we did think King James's coming was retarded, and we wou'd do any thing to facilitate his Restoration.

Cook. My Lord Chief Justice. L. C. J. Treby. What say you, Mr. Cook. Cook. My Lord, If your Lordship pleases, I defire the Jury may not be talk'd to by any Body; and I understand there are some talking with the

L. C. J. Treby. Fie upon it, we will lay any Body by the Heels that do fo, they must neither be disturbed, nor instructed by any Body.

Cook My Lord, I am informed there was fomebody talking to them, and telling them this was the same Case with Sir John Friend.

L. C. J. Treby. Do you but show us the Man, and we will find another Place for him; we will

fend him to the Gaol, I'll affure you.

Mr. Burleigh. This Gentleman, my Lord, did hear fuch a Difcourfe to the Jury (pointing to a Gentleman there) who flood up.

My Lord, I cannot positively swear to the Man, but I did hear some Discourse that it was the same

Evidence as in the former Trial.

L. C. J. Treby. If you can show us who it was, we will take Care to punish him: I suppose he stands Corrected; and if we knew who he was, he shou'd stand Committed.

Mr. Att. Gen. Pray, Mr. Goodman, begin again, and tell what pass'd at that Meeting, because the Jury were interrupted from hearing by People's buzzing about them.

Mr. Goodman. My Lord, When Captain Porter brought me up into the Room, I told you what Gentlemen I found there; after we were fet down, there was a Confultation, that confidering the French King's Wars retarded the Affair of fending back King James, and the Means of reftoring him to the Crown, it was fit we shou'd find out fome Way or Method to facilitate his Restoration, and it was thought convenient to have a Messenger to send over to King James with Proposals for that Purpose; to this effect, as near as I remember, That if King James could prevail with the Freuch King to surish Ten Thousand fand Men, whereof 8000 to be Foot, 1000 Horse, and 1000 Dragoons, we wou'd endeavour to meet him at the Head of as many Horse as we cou'd raife, to fustain those Forces at their Landing: This was debated in order to come to a Refolution; and much Difficulty there was how many the Number should be; the Man pitched upon to be fent, was Mr. Charnock; and after some Debate, how many Thousand Horse could be raised: Says Mr. Charnock, don't let me go over upon a foolish Errand, but let me know what I have to fay exactly: Thereupon it was concluded by all, that Two Thousand Horse should be the Number we cou'd promife, and the King might depend upon them; and if we brought more, so much the better; and Sir John Friend said, I believe he has so many Friends here, that if he came himfelf, he might be welcome; but that we did not think fit to trust to; and no Bod wou'd advise any fuch thing, when the Refolution of the Thing and the Number was thus fixed, Mr. Charnock ask'd whether it were with all our Confents? and that he might affure the King, that this was our Refolution thereupon? We all rose up, and said to him, Tes, you may, yes, you may, every one particularly; and I remember one Thing particularly concerning the Prisoner Mr. Cook, That he kneel'd upon the Chair when he faid, Tes, you may; and his Elbows were upon the Table: This is all that I know of that Meeting. There was to be another Meeting, as Captain Porter told me; but I had Business in the City; but whatfoever he promised on my Behalf, as to the Quota of Men, I wou'd befure to make it good; and I was not at the fecond Meeting.

Mr. Att. Gen. Did you see Mr. Charnock after-

Mr. Goodman. Yes, I did, when he came back; and he told me the Thing was not accepted, for the French King cou'd not spare Men, and that he had been with the feveral Gentlemen to carry them the Compliments that he had in Charge from King James, who returned them Thanks for their good Affection; and among the rest, he did me the Honour to return me Thanks too.

Sir B. Shower. Pray, Mr. Goodman, let me ask you a Question: When it was that you faw Mr. Charnock after this?

Mr. Goodman. It was in Arundel-street, at his

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Sir B. Shower. But I ask you, Sir, when it as? Was it before or after the Tenth of was ? June ?

Mr. Goodman. It was after the Tenth of June, Sir.

Sir B. Shower. How long after, pray? Mr. Goodman. I believe it was a Nonth after the Tenth of June.

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Sir B. Shower. Did you fee him here in England before Mr. Porter was discharged from the Riot, and came out of Newgate?

Mr. Goodman. I believe I did fee him before

Captain Porter was discharged, long.

Mr. Serj. Darnal. Who were the Persons that

were prefent at that Meeting?

Mr. Goodman. My Lord Montgomery, my Lord of Aylesbury, Sir John Fenwick, Sir John Friend, Sir William Perkins, Mr. Charnock, Captain Porter, and the Prisoner at the Bar, Mr. Cook.

Mr. Serj. Darnal. Were you at Dinner with

them, Sir?

Mr. Goodman. No, I came in after Dinner.

Mr. Serj. Darnal. Pray what House was it, do you fay, this Meeting was at?

Mr. Goodman. It was at the King's-Head in

Leaden-Hall-street.

Sir B. Shower. Can you tell what Day of the

Week it was?

Mr. Goodman. No, nor the Day of the Month. Sir. B. Shower. Was you ever in the Company of these Gentlemen at any other Time?

Mr. Goodman. No, this was the only Time that I heard of this Consultation; I was not at the second Meeting.

Cook. If your Lordship pleases, may I ask Mr.

Goodman any Questions?

L. C. J. Treby. Yes, by all Means ask him what

you will.

Cook. Mr. Goodman, You are upon your Oath: but did you ever hear me speak ten Words in your Life? Was you ever in my Company in any House, before or fince?

Mr. Goodman. Yes, Sir; I was in your Company at the Cock in Bow-street, where you came in ac-

cidentally.

Cook. Did you ever hear me talk of the Go-

vernment, or any Thing of that Nature?

Mr. Goodman. What the Difcourfe was of, I cannot particularly fay, but I am certain you was there: And as to the Confultation that I now speak of, I remember very well you gave your Consent in that Manner as I have told the

Mr. Att. Gen. My Lord, we have done at the

present.

L. C. J. Treby. Then, Brother Darnal, what

fay you for the Prisoner?

Mr. Serj. Darnal. May it please your Lordship, and you Gentlemen of the Jury: I am of Counfel, in this Case, for the Prisoner at the Bar, Mr. Cook, who stands indicted of a very great Offence. no lefs, Gentlemen, than High-Treason; and if he be Guilty, his Punishment will be as great: But because the Punishment and the Offence are both very great, the Law requires exact positive Proof, and that by two credible Witnesses. There have been two indeed that have been produced to you; and if you believe both of them, after what we shall offer to you against them; and if what they fwear be true, the Prisoner is Guilty: But if we fatisfie you that either of them is not to be credited, fo that you do not believe both of them, he must be acquitted.

There is no doubt, Gentlemen, but there has been a Villanous Horrid Plot; there is no que-ftion of it; and it was, as it has been opened, basely to Assassinate one of the bravest Men living; and to make the happiest People in the World, if they know when they are fo, the most

miferable People upon Earth, by bringing them under French Tyranny and Slavery. Many of the Traitors have been brought to just Punishment for this Treason; nay, they have own'd the Fact at their Deaths, so that there is no question of the Truth of it; and therefore, Gentlemen, every honest Man will endeavour to bring such as are plainly guilty, of fuch an abominable Conspiracy, to just Punishment; but yet they will be as careful not to let an innocent Man fuffer; that, Gentle-men every honest Man will take care of, and efpecially such as are upon their Oaths: It concerns a Jury highly to be fatisfied, that he is not innocent, whom they bring in guilty; for it is better that Twenty guilty Men should escape, than one innocent Man fuffer.

But, Gentlemen, if my Brief be true, we shall give you fuch an Account of one of these Witnesses; first, as to the Man himself; that he is not a Man to be credited as a Witness; and then besides that, as to the Evidence he gives in this Case; (I say, if my Brief be true) it is false, and we shall prove it so; and when you have heard our Evidence, if you are fatisfied that one of these Witnesses is not to be credited, or that what he swears is not true, you are to acquit the

Prifoner. Gentlemen, Here has been one Mr. Goodman produced as a Witness, one that never was produced before at the Trial of any of those that have suffered, so that the Truth of their Guilt does not at all depend upon his Evidence, nor does it give any Credit to it. This is this Gentleman's first Entry upon this Stage; and yet (if my Brief be true) this is not the first bloody or cruel Part that he has acted; for we have a Record of Conviction against him, whereby it will appear to you, that he was indicted (for Endeavouring to poison two great Dukes) for giving forty Guineas to an Italian Empirick, one Amydei, and promifing two Hundred Pounds more when it was effected, to poison the late Duke of Grafton, and the present Duke of Northumberland; and we shall shew you, that he was convicted of it, and fined a Thousand Pound for the Offence; which, confidering the Meanness of his Circumstances at that Time, was as much as Twenty Thousand Pounds; for he could as well have paid Twenty as One then; and it appears too, that Mr. Goodman (nay, it will not be denied by him himself) was in this horrid Plot; and he that wou'd be concern'd to poison two Dukes in a Family, to which he had To many Obligations

Mr. Goodman. My Lord, I defire Leave to speak to this Matter that the Serjeant mentions.

Mr. Serj. Darnal. Pray, Sir, let me go on ; you may talk anon; I have feen the Copy of the Record of Conviction, and have it ready to pro-

Mr. At. Gen: Mr. Goodman, be quiet, and stay till by and by; you will be defended, no Doubt on it; but in the mean Time let them go on,

and don't interrupt them.

Mr. Serj. Darnal. I fay, my Lord, he that wou'd be concern'd in so vile an Act, as a Contrivance to take away the Lives of two great Dukes, (who were, in effect, his young Masters) that he shou'd go to poison them in a Family to which he had been fo much obliged; and then, he that wou'd be concerned in so horrid a Plot as this was, to deftroy his Country, and take away

the Life of the King; fure it will be no difficult Thing to think that this Man will not flick at the little Prisoner's Life at the Bar, especially when he has fo great a Temptation to it, as to fave his

own Life by it.

But perhaps some of you may doubt whether it is to fave his own Life or no: But I believe there are none of you would give any Credit to him, if you thought fo: Therefore, to fatisfy you of that Fact, we shall produce you Evidence of his own Opinion of that Matter, beside the general known Circumstances he lay under; As, That he was long in Prison before he charged the Prifoner with any Thing, and the Pritoner was at Liberty, went every Day abroad for a Week after Mr. Charnock's Trial, and never abfoonded one Minute, but lived publickly, openly and vi-fibly to all his Friends, and all Strangers: But besides, Gentlemen, that Mr. Goodman knew he must die, and justly and deservedly for this horrid Plot and Treason himself; and had no other Way left to fave his Life, but to come in thus as an Evidence and Accuser, which we think will shake his Credit with you.

I fay, besides all this, (if my Brief be true) we shall prove that he has said himself, That either he must hang Peter Cook, or he must be hang'd himself. Thus, Gentlemen, he swears to save his

own Life, by taking away another's.

This, Gentlemen, is as to the Man himself, that he is not to be credited. But now further, as to the Evidence that he has given; He tells you that he came into the Tavern in Leaden-Hallftreet, and that there he found fuch Company; he owns he came in after Dinner; and that the other Gentleman, Mr. Porter, owns too; he fays there were present at this Meeting, my Lord Montgomery, my Lord of Aylesbury, Mr. Cook, and several other Gentlemen; but (if my Brief be true) we shall prove by three Witnesses, that he was not there till they were gone; and that will make an End of all the Pretence of his Evidence.

Mr. Att. Gen. Nay, then we shall never have done.

Mr. Serj. Darnal. I'll affure you, Sir, I have the Names of three Witneffes in my Brief, to prove that my Lord of Aylesbury, my Lord Montgomery, and Mr. Cook, were gone before he came in, tho' if any, or either of them were gone, it destroys his Testimony; and if we prove this to you, I would be loth to be one of the Jury that should take away the Prisoner's Life upon this Evidence; no, if he were the vilest Man alive, and much less the Life of the Prisoner at the Bar; for we shall prove (if my Brief be true) he is a Man of Morals, a Man of Virtue, one that has a great Love for his Country; and this we shall prove by Evidence undeniable, Persons of Quality in their Country, fuch as ferve their Country in Parliament, as their Representatives; we shall shew it by such Evidence, that there will be no Room to doubt of it: He is a Man without any Stain or Blot upon him, 'till this Accusation; he is the eldest Son of his Father, and Heir to a great Estate; his Father is a great Officer, and a great Getter under this Government, and can it be imagin'd, or believ'd, that such a Man would be guilty of the worst of Treasons, to destroy the Religion he professes, to overturn the State, to ruin his own Estate, himself and his Posterity, which must be the Consequence of it? Nay, if Vol. IV.

two good Witnesses cou'd be produc'd to testify it, and if we had not had so much to take off the Credit of Goodman, I cou'd hardly believe it of any Man that was in his right Senses; he must have been a Mad-man if he had done it, one that flood fo well with the prefent Government, and of a Family never tainted with Disloyalty.

Certainly, Gentlemen, when we make out this to you against Mr. Goodman, the Prisoner can be in no Danger of his Life, from Mr. Goodman's Evidence, tho' he is an unfortunate Man to come under such an Accusation; but I cannot believe that any Jury, upon fuch a Man's Evidence, will brand an honest Family with the foulest, vilest, blackest Treason that ever was hatch'd; no, Gentlemen, you are Men of Ability and Understanding, and that is it we relie upon; we doubt not but that you will consider the Evidence, and confider your Oaths, and not let the Prisoner's Blood lie at your Doors; therefore we shall go on and call our Witnesses to make out what I have o-

Sir. B. Shower. My Lord, we defire to call our Witnesses, and I shall reserve my self to make some Observations after we have given our Evidence: Mr. Serj. has open'd as much as we can prove, and we will now produce our Evidence; First we will shew the Conviction of Goodman: Mr. Burleigh, where is the Conviction?

Mr. Burleigh. Here it is, Sir.

Sir B. Shower. Where had you it, Sir?

Mr. Burleigh. Out of the Treasury at West-

Šir B. Shower. Is it a true Copy, did you examine it there?

Mr. Burleigh. Yes, it is a true Copy, I did examine it with the Record.

Sir B. Shower. Then read it, Mr. Tanner.

Cl. of Arr. Reads - Michaelmas Term: Tricesimo secundo Caroli Secundi.

L. C. J. Treby. Read the Record in English to

the Jury.

Cl. of Arr. (Reads.) Be it remember'd, that Sir Robert Sawyer, Knight, Attorney-General of our Lord the King that now is, who for the same our Lord the King in this part fueth, came here in the Court of our faid Lord the King, before the King himself at Westminster, on Thursday next after three Weeks of St. Michael, the same Term; and for the fame our Lord the King, brought here into the Court of our faid Lord the King, before the faid King, then and there, a certain Information against Cardell Goodman, late of the Parish of St. Martin in the Fields, in the County of Middlesex, Gentleman, which Information follows in these Words, Scilicet, Middlesex scilicet, Be it remember'd that Sir Robert Sawyer, Knight, Attorney-General of our faid Lord the King that now is, who for the fame our Lord the King, in this Behalf fueth, in his own proper Person came here into the Court of our said Lord the King, before the King himself at Westminster, on Thursday next after three Weeks of St. Michael that same Term, and for the same our Lord the King, gives the Court here to understand and be informed, That Cardell Goodman, late of the Parish of St. Martin in the Fields, in the County of Middlesex, Gentleman, being a Person of a wicked Mind, and of an ungodly and devilish Disposition, and Conversation, and contriving, practifing, and falfely, maliciously and devilishly

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intending Death, and Poisoning and final Destruction unto the Right Noble Henry, Duke of Graften, and George, Duke of Northumberland, and that the aforefaid Cardell Goodman, his most wicked, most impious, and devilish Intentions, Contrivances and Practices aforciaid, to fulfil, perfect, and bring to Effect, the Thirtieth Day of September, in the fix and Thirticth Year of the Reign of our Lord Charles the Second, now King of England, &c. and diverse other Days, and Times, as well before as after, at the Parish of St. Martin in the Fields, in the County of Middlesex, with Force and Arms, &c. falfely, unlawfully, unjust-ly, wickedly, and devilishly, by unlawful Ways and Means, did folicite, perswade, and endeavour to procure one Alexander Amydei, to prepare and procure two Flasks of Florence Wine, to be mix'd with deadly Poison, for the Poisoning of the aforefaid Right Noble Henry, Duke of Grafton, and George, Duke of Northumberland, and his most wicked, most impious, and devilish Contrivances, Practices and Intentions aforefaid, to fulfil, perfect, and the more to bring to Effect, the aforesaid Cardell Goodman, the Day and Year abovesaid, at the Parish aforesaid, in the County aforesaid, falsely, unlawfully, unjustly, maliciously and devilishly, did promise and agree, to give unto the aforesaid Alexander Amydei, forty Pieces of Guinea-Gold, of the Value of forty Pound, of lawful Money of England, if he the faid Alexander Amydei wou'd prepare, procure and provide two Flasks of Florence Wine, to be mix'd with deadly Poison, for the Poisoning of the aforesaid Right Noble Henry, Duke of Grafton, and George, Duke of Northumberland; and if the aforesaid Poison with the Wine aforesaid to be mix'd, shou'd effect the Death of the aforesaid Henry, Duke of Grafton, and George Duke of Northumberland; that then he the faid Cardell Goodman, wou'd give unto the faid Alexander Amydei, the Sum of one Hundred Pounds, and that beyond Sea he wou'd maintain the faid Alexander all the Days of him the faid Alexander, to the evil and most pernicious Example of all others in the like Case offending, and against the Peace of our said Lord the King that now is, his Crown and Dignity, - Then here is Process pray'd by the Attorney General against Mr. Goodman, who comes, and by his Attorney pleads not Guilty, and here is Islue join'd.

Sir B. Shower. Well, fee for the Verdict.

Cl. of Arr. There was a Trial at Nisi Prius, and the Jury find that the faid Cardell Goodman is guilty of the Premisses in the Information specify'd as by the Information is supposed against him.

Sir B. Shower. Now read the Judgment.

Cl. of Arr. Thereupon it is confider'd, that the faid Cardell Goodman do pay to the King, the Sum of One Thousand Pounds, for his Fine, impos'd upon him for the Occasion aforesaid, and that the aforesaid Cardell Goodman be committed to the Marshalsea of this Court, in Execution for his Fine aforefaid, that he be fafely kept there, till he pay his Fine aforefaid; and before that the faid Cardell Goodman is deliver'd out of the Prifon aforesaid, he shall give Security to behave himself well, during his Life, and also shall give Security for the Peace to be kept towards the faid Lord the King, and all his People, and particularly towards the Right Noble Henry, Duke of Grafton, and George, Duke of Northumberland.

Mr. Serj. Darnal. So, you hear the Record of the Information, Conviction and Judgment, for a very horrid, abominable Crime.

Mr. At. Gen. But I defire they may now go on,

and read the whole of the Record.

Cl. of Arr. Reads. And afterwards, to wit, on Friday next after eight Days of St. Hilary, in the thirty fixth, and thirty feventh Years of the Reign of our faid Lord the King that now is, before our faid Lord the King at Westminster came the aforefaid Sir Robert Sawyer, Knight, Attorney-General of our faid Lord the King that now is, and acknowledged that the faid Cardell Goodman has satisfy'd to our said Lord the King that now is, of the Judgment aforesaid against him, in Form aforesaid given, therefore the said Cardell Goodman is thereof acquitted; And fo forth.

Mr. Serj. Darnal. Call Mr. Charles Edwards, William Cock, Christopher Crawford, Mary Craw-

ford, and Mr. Huntley.

Edwards appear'd upon a Habeas Corpus, diretted to the Keeper of Newgate, where he was a Prisoner.

Mr. Baker. Where is the Warrant of his Commitment? What is he committed for?

Tokefield. He is committed for Suspicion of Treason, and treasonable Practices.

Mr. Raker. Is he not committed for High-

Treason?

Tokefield. No, Sir, he is not. Mr. Serj. Darnal. What Discourse had you with Mr. Goodman, concerning the Prisoner at the Bar, what did you hear him fay?

Mr. Baker. He is not sworn yet, it seems this Gentleman was Dundee's Chaplain in Scotland.

Mr. Att. Gen. If he be not fworn, he can give no Evidence.

Mr. Serj. Darnal. My Lord, we defire he may be fworn.

L. C. J. Treby. Swear him. (Which was done.) Mr. Serj. Darnal. Pray Sir, will you tell the Court, and the Jury, what you know of any Difcourse of Mr. Goodman's, concerning the Prifoner at the Bar.

Edwards My Lord, I defire to know, being ignorant of the Law, whether I am brought here by the common Course of Justice or not?

Mr. Serj. Darnal. Sir, we have Subpœna'd you for the Prisoner at the Bar, to give Evidence of the Truth of your Knowledge here upon Oath.

L. C. J. Treby. Would you have us tell you how you came here? We suppose you came by due

Process of Law, as a Witness.

Edwards. Then, my Lord, I defire to speak but one Word; that 'tis a strange Thing to me to confider, how Words should be carried away that were privately spoken; as if it were to expose me to the Reproaches of all my Friends; it is a Thing that I did never expect to hear of again: However, feeing I am called here, and obliged upon my Oath to declare what I know, I by God's Grace will, to the uttermost of my Power, tell what has pass'd in this Matter.

L.C. J. Treby. Don't make any Apology for telling the Truth: You are obliged by your

Oath to do it, and the Court expects it from

Edwards. Among other Discourses that pass'd betwixt Mr. Goodman and me, I ask'd him when Mr. Cook was to be arraigned, and when he was

to be tried: Says he, he is to be arraigned upon Monday, and he is to be tried upon Thursday. ask'd him whether it was for the Assassination-Plot, and he told me no. For what then? Said I: As being concerned in fending Mr. Charnock into France? Who are the Evidences against him, faid I? Said he, Captain Porter and my Self. Said I, I believe two Witnesses will be found Good, or by Way of Demonstration in Law; and I pity the poor Gentleman's Case. Says he, he fwore against me. How comes it then, faid I, that he is not come off, and has not a Pardon, and would divulge no Body else?

L. C. J. Treby. Who had not a Pardon do you

mean?

Edwards. Mr. Cook. I ask'd how he had not a Pardon? Says he, he would give an Account of no Body else but me, and that was the Reason he had no Pardon. Said I to him, Who are the Evidences against him? Says he, Captain Porter and my Self. And after this, says he, he or I must perish; or, he or I must suffer; I believe the Word was suffer: But, says he, 'tis a foolish Thing to be hang'd. All that's said of a Man that is hang'd, is, That he hang'd handsomely, or he dy'd bravely. That's all the Discourse that I can remember.

Mr. Serjeant Darnal. He said it was a foolish Thing to be hang'd; and Mr. Goodman, it feems, had no Mind to be hang'd; and I believe so too: But he must not hang my Client, to save his own Life.

Edwards. Now, by the same Oath that I have Sworn, I knew nothing of being brought hither, till my Words were carry'd away privately from me, and has been confulted of, and returned to me back again; and I was far from fuborning or carrying away a Discourse privately to make any Advantage of it.

Mr. Serjeant Darnal. Now we will call Craw-

ford, and Huntley, and Cock.

Mr. Att. Gen. I desire that Gentleman that was last examin'd, may not go away.

### [Crawford, Huntley, and Cock were Sworn.]

Sir B. Shower. Set up Mr. Crawford (which was done.) Pray, Sir, will you recollect your felf: Do you remember when my Lord of Aylesbury and Captain Porter din'd at the King's-Head.

Crawford. Yes: It was about a Twelve-month

ago.

Mr. Serjeant Darnal. What Company was

Crawford. My Lord of Aylesbury, Sir John Friend, Sir John Fenwick, Sir William Perkins, Captain Porter, and Two or Three more, I did not know their Names.

Sir B. Shower. How many were there that din'd

.there?

Crawford. I think about Eight in all.

Sir B. Shower. Was the Room shut while they were there, or did the Servants and Drawers go up and down commonly?

Crawford. Yes they did go up and down com-

Sir B. Shower. After Dinner, did any Body come

to them while they were there?

Crawford, No, not during my Lord of Aylesbury's Stay, and my Lord Montgomery went away with him?

Sir B. Shower. About what Time did my Lord of Aylesbury go away?
Crawford. I think it was about Four a-Clock.

Sir B. Shower. How can you tell it?

Crawford. I did attend upon them the most Part of the Time.

Sir B. Shower. Did you fee him go away?

Crawford. Yes, I did. Sir B. Shower. Was that Gentleman, Mr. Goodman, there, when they went away?

Crawford. I did not see him there, to my Remembrance: No Body came in there before they went away, faving their own Servants.

Mr. Serj. Darnal. Do you know Mr. Cook, the Prisoner at the Bar? Was he one of the Gentlemen that were at your House?

Crawford. Yes: I did not well remember or re-

collect, till I saw him on Saturday last.

Mr. Att. Gen. Was he one that went away? Crawford. I do not remember truly, Sir. Mr. Att. Gen. Pray, how long was it after Din-

ner that they went away?

Crawford. I think it was not an Hour.

Mr. Att. Gen. Was you there all the Time, from the Time of the Dinner?

Crawford. No, not all the while I was not in the Room, but going too and fro.

Mr. Serj. Darnal. You fay Mr. Goodman did not come up till after they were gone?

Crawford. No, I did not fee him.

Mr. Att. Gen. Did you fee him at all? Crawford. No, I did not see him at all.

Mr. Att. Gen. Just now it was said he did not come till they were gone, and now it feems he did not see him at all.

Crawford. I do not know that he was there at

L. C. J. Treby. But, Brother Darnal, you open'd it, that Mr. Goodman came after my Lord of Aylesbury was gone, and now you will prove it that he came not at all.

Sir B. Shower. My Lord, we do not pretend to fallify his Evidence for any thing more than is material for the Prisoner: We say Mr. Goodman was not in the Room where they din'd till those Persons went away; if in any Particular we disprove him, it is sufficient for us: If we can shew that he was not there till three of those that he has nam'd were gone away, that answers our End. We are not concerned if he came at four, five, or fix a-Clock, and discours'd with Charnock till twelve a-Clock at Night.

Mr. Att. Gen. Pray reserve your Remarks, but only observe now what he says, that Mr. Goodman came not at all thither, and that is more than you pretended to open.

Mr. Conyers. How many were there that were there at Dinner?

Crawford. About Eight.

Mr. Conyers. How many do you name that you know?

Crawford. My Lord of Aylesbury, Sir John Friend, Sir John Fenwick, Sir William Perkins, and Captain Porter, there were several others; two or three more, but I did not know their Names.

Mr. Conyers. Did you see Mr. Goodman come in

at any Part of the Day afterwards?

Crawford. I do not know that Mr. Goodman. Mr. Cowper. Mr. Crawford, you fay, that for an Hour after Dinner you were sometimes in the

Room

Room and fometimes out; when you were out of the Room, were you always in the Passage up to the Room?

Crawford. No, I was not.

Mr. Cowper. Could any Mancome in or out without your feeing?

Crawford. I should have known him above Stairs

when I came in again.

Mr. Cowper. Why, you fay, there were two or three above that you did not know.

Crawford. I knew them by Sight, if not their

Names.

Mr. Cowper. Were you always in Sight then? Crawford. No, Sir, I tell you I was up and

Sir B. Shower. Was there any Body came in before my Lord of Aylesbury went out, that is, any Body besides those that din'd there?

Crawford. No.

Sir B. Shower. My Lord, we are not contending now about a Man's coming up without his Knowledge; but whether any fuch Man as Mr. Goodman came up and staid there, during the Consultation, and we infift upon it; there was no Body there till my Lord of Aylesbury, my Lord Montgomery, and Mr. Cook were gone, but those that din'd there: Now I would ask a Question again of him, Was there any Body but who din'd there, till my Lord of Aylesbury went away?

Crawford, No, there was not. Mr. Att. Gen. Why do you fay fo? How do you know that?

Crawford. I did not see any Body.

Mr. Soll. Gen. Did you attend upon other Rooms, as well as that, at the fame Time?

Crawford. Yes, I did. Mr. Soll. Gen. Then how isit possible that he can

fwear that Mr. Goodman was not there? Sir B. Shower. Do you remember when my Lord of Aylesbury and they went away?

Crawford. It was about Four o'Clock.

Sir B. Shower. Were you there in the Room when they went away?

Crawford. I went out with my Lord to the Coach.

Sir B. Shower. Did you fee him come down Stairs; or did you go up Stairs then?

Crawford. I went up Stairs when the Coach was

Sir B. Shower. Was than any Body there but fuch as din'd there?

Crawford. I did not see any Body there but those that din'd there.

Mr. Cowper. But, my Lord, he does not know all that din'd there neither.

L.C. J. Treby. Mr. Crawford, you fay my Lord of Aylesbury and others went away about Four a-Clock: Pray how long did the Rest of the Com-

pany stay there? Crawford. I cannot remember. They staid there pretty late: It is a pretty While ago.

L. C. J. Treby. About what Hour did they part?

Crawford. I cannot remember what Time the Rest went away: Our House is fuller at Night than at Noon; and I waited upon other Companies. It was pretty late before they went away, that I am fure.

L. C. J. Treby. But he cannot remember whether it were Five, or Six, or Twelve, that they went

away, only he can remember the Hour of Four, that my Lord of Aylesbury and they went away.

Mr. J. Rokeby. Was it Light, or was it Dark when they went away?

Crawford. It was Dark.

L. C. J. Treby. Did you attend the Company after my Lord of Aylesbury was gone?

Crawford. I went up and down into that Com-

pany as I did into others.

L. C. J. Treby. Was you there feveral Times after my Lord of Aylesbury was gone?

Crawford. Yes, I was there once or twice after my Lord of Aylesbury was gone, I am fure.

L. C. J. Treby. And did you never see Mr. Goodman there?

Crawford. No, I never faw Mr. Goodman in my Life, before I faw him on Saturday last.

Sir B. Shower. Which is Mr. Huntley?

Huntley. Here I am, Sir.

Sir B. Shower. Pray recollect your felf, and tell my Lord and the Jury what you remember of any Company that were with Mr. Porter, at the King's Head, and who din'd there.

Huntley. My Lord of Aylesbury, my Lord Montgomery, Sir John Fenwick, Sir William Perkins, Sir John Freind, Mr. Porter and Mr. Charnock. Sir B. Shower. That was the Company, you

fay, that din'd there: Did Mr. Goodman dine there?

Huntley. No, Mr. Goodman did not dine there. Sir B. Shower. Pray, Sir, recollect your felf: When did any of this Company part, or go away?

Huntley. My Lord of Aylesbury, and my Lord Montgomery went away about Four a-Clock.

Sir B. Shower. Sir, how do you know that? Huntley. I went down Stairs after them; I was above Stairs when they parted from the Rest of the Company.

Mr. Serj. Darnal. Pray mind, Sir: Was Mr. Goodman there at that Time before they went away?

Huntley. No, he was not.

Sir B. Shower. Are you fure of that, upon the Oath you have taken?

Huntley. Yes, I take it upon my Oath, he was not there.

Sir B. Shower. Did you attend them at Din-

Huntley. Yes, I did attend them at Dinner.

Sir B. Shower. Did you attend them all the While they were there?

Huntley. I was call'd frequently, and was in and out of the Room very much after Dinner.

Sir B. Shower. Do you think if a fresh Man had come in after Dinner, you should not have known him?

Huntley. Yes, I should have known him.

Mr. Att. Gen. Pray, Friend, let me ask you one Question. Was Mr. Goodman there at all that Day?

Huntley. That I don't know; I did not fee him

Mr. Soll. Gen. Did you attend upon any other Rooms that Day?

Huntley. No, I attended only upon that Com-

Mr. Soll. Gen. Were you in the Room all the Time?

Huntley. No, I went up and down.

Mr. Soll. Gen. What Time did the last of the Company go away?

Huntley. It was about Darkish; it was pretty late to the best of my remembrance.

Mr. Att. Gen. Pray, did any Body come to those Gentlemen after Dinner?

Huntley. No, Sir.

Mr. Att. Gen. Did you ever fce Goodman before

Huntley. Never in my Life to my Knowledge.

Mr. J. Rokeby. Did all the Company, but my Lord of Aylesbury, and my Lord Montgomery, ftay till it was Duskish?

Huntley. That I don't know.

Mr. J. Rokeby. Did you know all the Company that was that Day at Dinner?

Huntley. I knew all but One:

Mr. J. Rokeby. And who was that? Huntley. That was Mr. Charnock.

Mr. J. Rokeby. And yet you can't tell whether there was any Body elfe that you did not know, how then can you tell that Goodman was not there?

Sir B. Shower. He did not know him at that Time, but he might remember him afterwards.

Mr. Conyers. Did not the same Company use to meet at other Times, at your House?

Huntley. Not to my Remembrance.

Mr. Conyers. How then came you, if they never had us'd to meet there, to know all these People's Names?

Huntley. I have feen Sir John Freind there, and Sir William Perkins.

Mr. Conyers. Was Sir John Freind there, or no?

Huntley. Yes, he was.

Mr. Conyers. My Lord, he was the only Man that was not nam'd before: You did not name Sir John Friend before, as I heard: But pray, did you ever see Mr. Charnock there, but at that Time?

Huntley. No, I did not. Mr. Conyers. How came you to know it was Mr. Charnock?

*Huntley*. I knew very few of them before that Time; and I ask'd their Servants the Names of all those Persons that were there?

Mr. Conyers. Did you know Mr. Porter, pray? Huntley. Not before that Time: I did see Mr. Porter, and I knew him again when I faw him, his

Black told me his Name that Day. Sir B. Shower. You, Huntley, I would ask you one Question more; Was the Door shut or no?

Huntley. No, it was not.

Sir B. Shower. Did the Servants go up and down as they us'd to do?

Huntley. Yes, Sir.

Mr. Att. Gen. Sir Bartholomew would make it that there was no Confultation at all.

Sir B. Shower. They were mad Folks if they would confult at that Rate with the Door open, Pray call Mr. William Cock, (who was fworn.) Mr. Att. Gen. Sir John Freind has cwn'd it,

that's dead.

Sir B. Shower. Sir John Freind's Confession is nothing to the Prisoner.

Mr. Att. Gen. Mr. Serjeant Darnall did open, that the Confession of those that dy'd, was an undeniable Proof of the Conspiracy: But go on with your Evidence.

Mr. Serjeant Darnall. Pray, Mr. Cock, will you recollect your felf, about the Time when Captain Porter, and some other Gentlemen, din'd at your House.

W. Cock. Yes, very well.

Mr. Serjeant Darnall. Pray, Sir, can you tell who din'd there at that Time?

W. Cock. There were my Lord of Aylesbury, my

Lord Montgomery, Sir William Perkins, Sir John Fenwick, Sir John Freind, Mr. Charnock, Captain Porter, and Mr. Cook.

Mr. J. Rokeby. Was that all the Company?

W. Cock. Yes, it was.

Mr. J. Rokeby. One of them faid there were

L. C. J. Treby. And he has nam'd Eight, Bro-

Mr. Serjeant Darnall. Can you remember when any of the Company went away, and who went away first?

Cock. My Lord of Aylesbury and my Lord Montgomery went away in a Hackney-Coach; and their Servants were frequently in the Room, and waited afterwards in another Room, after that they had waited at Table at Dinner; and tho' the Door was shut, as it used to be when any Company is there, yet no Body was forbid to come there at

Mr. Att. Gen. Do you remember when Mr. Goodman came there?

Cock. I never faw Mr. Goodman in my Life before to Day

Mr. Serj. Darnall. Did any Body come to this Company before my Lord of Aylesbury went away that did not Dine there?

Cock. I did not fee any Body there at all: And my Lord of Aylesbury was about buying a Hogshead of White-wine, but we could not agree about the Price: And when my Lord of Aylesbury went away, I went down with my Lord, and waited upon him to the Coach; and I told my Lord, I hoped he would buy the Wine still. But he anfwered, he could not tell whether he should or

Mr. Serjeant Darnall. Who elfe went with my Lord of Aylesbury?

Cock. My Lord Montgomery. I don't remember any Body elfe.

Mr. J. Rokeby. Did all the Rest of the Company go away at once?

Cock. Truly my Lord, I can't fay they did. Mr. J. Rokeby. By what Time did the Rest go

away?

Cock. I believe it might be Eight or Nine a-Clock.

Mr. Serjeant Darnall. You faw my Lord of Aylesbury when he parted: Was Mr. Goodman there then?

Cock. I did not fee him.

Mr. B. Powis. Did Mr. Cook ftay till the laft?

Cock. That I can't tell truly.

Mr. B. Powis. I find they all Swear to Four a-Clock of my Lord Aylesbury's going, and go no

Mr. Att. Gen. Pray, Sir, let me ask you a Question or two: Did you ever see Mr. Goodman before now?

Cock. No, I do not remember I did.

Mr. Att. Gen. When you went into the Room after Dinner, did you look about the Room to fee whether there were any new Company?

Cock. I did look about the Room feveral Times, and so did my Servants, to see if there were any Thing wanting.

Mr. Att. Gen. Can you take it upon your Oath, that he was not there whilft my Lord of Ayles-

bury flaid?

Cock. I do: And can take it upon my Oath, he was not.

Mr. Att. Gen. Then if you can, pray diftinguish the Time when he came in.

Cock. I do not remember that ever I faw him in

my Life before to Day.

Mr. Att. Gen. Why are you not as positive that he was not there at all, as that he was not there before my Lord of Aylesbury went away?

Cock. He might come in, and I not fee him. Mr. Att. Gen. Might he not as well come in before they went away, as after, to come in and you not fee him?

Cock. No, I do not think he could. Mr. Att. Gen. Why do you think fo?

Cock. Because the Servants were all about, and they did not go to Dinner till Two a-Clock: And I believe those Gentlemen that I named, came in a Quarter of an Hour's Time to Dinner.

Mr. Att. Gen. We do not fay he came there before Dinner: But could he not come in after Dinner, before my Lord of Aylesbury and my Lord Montgomery went away, without your feeing him?

Cock. Yes, Sir.

Sir B. Shower. Then heark ye, Sir, I would ask you one Question: Did you see him, upon your Oath, or not?

Cock. No, I did not.

Sir B. Shower. Might not Mr. Goodman come in to them without your feeing him?

Cock. It is possible; but I don't think it was

Mr. J. Rokeby. How then can you be positive that he was not there till my Lord of Aylesbury went?

Mr. Soll. Gen. You fay you may be positive he was not there before my Lord of Aylesbury went: Can you be as positive now, that he was not there before Mr. Cook went?

Cock. I do not know when Mr. Cook went.

Mr. Soll. Gen. How can you be then positive he was not there before my Lord of Aylesbury went?

cock. There were no more than what dined there when my Lord of Aylesbury went away.

Mr. Conyers. Pray, Sir, let me ask you a Queftion: Were you in the Room at any Time after Dinner?

Mr. Conyers. Pray, Sir, How many Times after

Dinner, were you there?

Cock. I believe half a dozen Times.

Mr. Soll. Gen. And yet you do confess that Mr. Goodman might come in after Dinner before my Lord of Aylesbury went, and you not fee him?

Sir B. Shower. Ay, but he could not flay there without his feeing him, if he was fo often in the Room: You don't take Mr. Cock's Evidence right.

Mr. Att. Gen. You named eight Persons that dined at your House: Did you know them all personally before that Day?

Cook. Yes, my Lord, the most of them at

Mr. Att. Gen. Did they use to meet at your House?

Cock. Commonly Sir John Friend did once a Mr. Charnock I knew when I was a Drawer, and fo I did Sir William Perkins: The Rest I knew by hearing their Names.

Mr. Att. Gen. Did you know them before that

Day, Sir, I ask you?

Cock. I had feen Captain Porter feveral Times before that Day; but I cannot fay at my own House.

Sir B. Shower. Do you remember the Treaty about the Hogshead of White-wine?

Cock. Yes, Sir, very well. Sir B. Shower. Were you by when my Lord of Aylesbury went away, and spoke with him about it 🖍

Cock. Yes, I was; and told him, I hoped he would buy the Wine still.

Sir B. Shower. Can you be positive that any Body was there before my Lord of Aylesbury went away, that could ftay there any Time, and did not Dine there ?

Cock. I believe not, Sir; for I came in half a dozen Times after Dinner, and I believe if I had heard Mr. Goodman's Name, or feen him there, I should have remembred it; but I did not fee any Body but those that dined there.

Mr. Cowper. Where was you when my Lord of Aylesbury went away? Where did you meet him

going away ?

Cock. Upon the Stairs: Seeing my Lord of Aylesbury and my Lord Montgomery coming down, I met them.

Mr. Cowper. Where did you meet them? At the Middle, or the Top of the Stairs?

Cock. My Lord of Aylesbury was at the Top of the Stairs.

Mr. Cowper. Did you meet him just coming out of the Room?

Cock. Yes, Sir, I faw the Coach that was called for my Lord; and fo I went up Stairs, and met my Lord at the Top of the Stairs coming down.

Mr. Soll. Gen. Now how can you be positive who was in the Room when he came out of the

Room?

Cock. I went up into the Room after my Lord of Aylesbury went away.

Mr. Soll. Gen. How long after my Lord of Aylesbury went away?

Cock. It was prefently after.

Mr. Soll. Gen. How long before my Lord of Aylesbury went away, had you been in the Room? Cock. I had been there just before.

Mr. Serjeant Darnal. Call Thomas Peachy, (who

appear'd and was Sworn.)

Sir B. Shower. My Lord, we shall prove that after the Plot broke out, and after Mr. Porter had made his Discovery, there was no Disturbance of Mr. Cook till a good While after Charnock's Trial; and Mr. Cook was fo far from being fenfible, or conscious of any Guilt, that he never absconded, but continued for three Weeks in his Father's House, where he was taken by a Messenger. Pray Mr. Peachy will you tell my Lord, and the Jury, where Mr. Cook was taken, and when, and by whom.

Peachy. He was taken at his Father's House by a Messenger, about Seven a Clock in the Morning. Sir B. Shower. What Day of the Week was it

he was taken?

Peachy. Upon a Sunday Morning, in his own Room, in his Father's House, at Seven a Clock in to it. the Morning.

Sir B. Shower. Did People come to him as they

used to do?

Peachy. Yes; and he went frequently abroad as he used to do, and did never abscond from his Father's House.

Mr. Serjeant Darnal. Pray Swear Mr. Tregan-

na. (which was done.)

Sir B. Shower. Mr. Treganna, Pray do you remember how long after the Plot broke out did you see Mr. Cook?

Tregama. After Mr. Charnock's Trial, a Week, he was at my Chamber; after the Plot broke out, he was concerned in a Trial at Winchester Assizes, upon an Issue out of Chancery, Mr. Nicholls was the Clerk in Court, and went down to manage it at the Affizes; and Mr. Cook came to me a Day or two after Winchester Assizes was over, and ask'd me if I had any News from the Affizes? This was long after the Plot broke out: And I remember particularly, that I saw him twice after the Plot was discovered, at my Chamber.

Sir B. Shower. Swear Mr. Nicholls, (which was

Sir, Pray will you tell my Lord and the Jury what you know of Mr. Cook's appearing abroad after the Plot was discovered?

Mr. Nicholls. I was fent down to the Trial: I was present, and did attend at two Trials indeed, and I suppose Mr. B. Powis may remember that I attended at two Trials at Winchester Assizes.

Mr.B. Powis. Poffibly you might, Sir: I can't

tell all the Attendance at the Affizes.

Mr. Nicholls. And after my Return from Winchefter Affizes, Mr. Cook was with me several Days, both at my Office and Chamber, and at his Father's Office: And I remember particularly, that he threatened me that I was in Trouble when I was at Winchester, and therefore I remember it very well.

Sir B. Shower. Mr. Nicholls, you know Mr. Cook

very well; pray what are his Morals?

Mr Nicholls. Upon Occasion of the Cause in Chancery that went to Trial, I have had the Knowledge of Mr. Cook five or fix Years; I always believ'd him to be as temperate a Man as ever I met with: I think in five Years Time I was not above once with him in a Tavern.

Sir B. Shower. Did you ever hear him Swear? Mr. Nicholls. No, never; nor vent a Curse: I believe he drank as little as any Man, and was as godly a Man. I never heard him speak a foul

Word.

Sir B. Shower. How do you know that, Sir, that

he was so godly a Man?

Mr. Nicholls. Upon Occasion of this Cause, I was feveral Times at Sir Miles Cook's, and at Mr. Cook's Lodgings there, and we were to go about Business, and after he was dress'd, he has made me stay while he went into his Closet and said his Prayers. And he told me further, that he never went out of his Father's Doors without faying his Prayers; and I was forc'd to stay at the Door while he perform'd his Devotions, as he told me, and I believe he did.

Mr. Serj. Darnal. Now, my Lord, we will call some other Witnesses to prove his good Affection to his Country, how he continually defired Success to the Fleet, and to the Army.

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Sir B. Shower. So that really he had an Aversion

Swear Mr. Hamond, (which was done.)

Mr. Serj. Darnal. Pray, Sir, will you give an Account what you know of the Prisoner, concerning his Judgment, and concerning his Morals?

Hamond. I have been for fome Time acquainted with Mr. Cook, the Prisoner at the Bar, and to the Best of my Observation, I always took him to be a confcientious Man, and I have heard him declare great Detestation of a French Force: And three or four Days before he was taken into Custody, I ask'd him what he heard of Intelligence? He faid he heard what was in the publick Prints, and heard no more, and knew no more; and he had a great Abhorrence of the Conspiracy, and thought it a very monstrous Thing. I never heard him speak a difrespectful Word of the King's Person or Government in my Life. And I say again, I have heard him feveral Times declare, in common Conversation, that he had an Aversion to French Power, and he had a dread of it.

Mr. Serjeant Darnal. What have you heard him

fay about our Fleet, or Army?

Hamond. My Lord, I have heard him very much wish Prosperity and Success to our Fleet. Mr. J. Rokeby. What Fleet, pray Sir.

Hamond. To our Fleet, King William's Fleet against the French. Things to this Purpose he has frequently faid.

Mr. Serjeant Darnal. Then Swear Mrs. Hunt, (which was done) but she was not examined.

Sir B. Shower. My Lord, we leave it here. But I must beg the Favour, that if they give any new Evidence, and there be Occasion, we may have Liberty to answer it. And I have an Observation or two to make when the Evidence is over.

Mr. Att. Gen. My Lord, if they have done with their Evidence, I beg leave to observe, that there is something arises upon that Evidence, that will give us occasion to call a Witness or two more. My Lord, the first Witness which they call'd was Edwards, and he is in Custody upon Suspicion of High-Treason in Newgate, and he gives an Account of some Discourse that he had with Mr. Goodman; and for that, it will be necessary for us to call Mr. Porter again and Mr. Dela Rue, to shew that this Edwards, the Witness, as he is committed for Suspicion of High-Treason, so he was in the Conspiracy for the Assassination; he was one in the Lift that was brought back by Cranburne from Mr. Charnock to Captain Porter, as one of Charnock's Men, and he is in Custody for it. Then as to the other Matter, they have called three Witneffes to prove, That Mr. Goodman was not in this Place at this Time. The Council indeed opened it, that he was not at the Tavern till after my Lord of Aylesbury and my Lord Montgomery were gone away; but their Evidence goes further, That he was not there at all: And the Master of the House fays, he was not there to his Knowledge at any Time. So that if their Evidence prove any Thing, they prove that he was not there at all; they do not remember that they faw him there: So that the Question will be, whether Mr. Goodman was there at that Time, and it will be necessary to call Mr. Goodman again, and Mr. Porter, to confront these Witnesses, who will tell you when he came in: And particularly as to my Lord

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of Aylesbury, that he went with him to the Stairshead, and my Lord would not let him go further, but he went back again when my Lord of Aylesbury went down Stairs. We will begin with the Witnesses, as to this Edwards.

Swear Mr. De la Rue, (which was done.)

Mr. Conyers. Mr. De la Rue, Pray do you know

M. Edwards that was here?

Mr. De la Rue. He goes by feveral Names; I know him by the Name of Douglas: And last Monday I came into the Prefs-Tard, and faluted him by the Name of Douglas, and he faid he had taken his own Name again, by which he was known at St. Germains, and that was Edwards or Richards, as I remember, or some such Name. Mr. Conyers. When was he at St. Germains.

Mr. De la Rue. About three or four Years ago. Mr. Conyers. Pray look upon him, fee if you

know him.

Mr. De la Rue. I know him very well, there he stands, that is the Person in the black Wig; he was reputed at St. Germains to be my late Lord Dundee's Chaplain.

Mr. Att. Gen. What Name did he go by at

St. Germains.

Mr. De la Rue. I can't very well tell: But he faid he had taken his own Name again; and I think he faid it was Edwards or Richards.

Mr. Conyers. Did he go formerly by the Name

of Douglas?

Mr. De la Rue. Yes, here in England: Mr.

Porter knew him to go by that Name.

Mr. Att. Gen. What else do you know of him? Mr. De la Rue. The Lift that Mr. Cranburne carried from Mr. Porter to Mr. Charnock, and which he brought back again from Mr. Charnock to Mr. Porter, had in it, among the other Names, the Name of Douglas, which I understood to be that Gentleman.

Mr. Att. Gen. Did he go by that Name at that

Time?

Mr. De la Rue. Yes he did.

L. C. J. Treby. Pray repeat that again, Sir, that we may understand it, and see whether it be Evi-

Mr. De la Rue. Why, Sir, the List that Mr. Cranburne brought from Mr. Charnock to Mr. Porter, at the Foot of the Lift which Mr. Porter had fent to him, there were other Names written, as I believe, in Mr. Charnock's Hand, and among those Names there was the Name of Douglas, which I understood to be this Mr. Edwards, as he calls And moreover, when Mr. Porter went himfelf. out of Town, going to Doctors Commons, I called at Mr. Charnock's, and he had a great deal of Company with him, four or five Troopers, and among the Rest this Edwards or Douglas was there sitting by him. Here is a Gentleman that I fee upon the Bench, I think he is a Scotchman, that knew him at St. Germains as well as I. I think his Name is Mackdonnel.

Mr. J. Rokeby. What Countryman did you take

this Edwards to be?

Mr. De la Rue. A Scotchman, and Chaplain to my Lord Dundee that was killed in Scotland.

Mr. Serjeant Darnal. Did you fee this Gentle-

man in France, Sir?

Mackdonnel. I never was in France in my Life. Mr. Att. Gen. You can't ask him the Question:

You know it tends to make him either accuse or excuse himself of a Crime. Pray call Mr. Porter But in the mean Time, till he comes, we'll examine Mr. Goodman, because he is here. Mr. Goodman you were by, and heard what these Drawers faid concerning your being at the Old-King's-Head in Leaden-Hall-street that Day. Pray give an Account when you came in, whether you faw my Lord of Aylesbury, and what passed between you at my Lord of Aylesbury's going away?

Mr. Goodman. Mr. Porter brought me up ; and when I came in they were all fitting; and after Salutation I fat down: And when they had confulted fome Time, they came to a Refolution, as I have told you already. The Fellows are fo far in the Right of it, that my Lord of Aylesbury and my Lord Montgomery went away first; for I took my Leave of them at the Head of the Stairs. Says my Lord of Aylesbury to me, Pray avoid Ceremony, we will go away privately as we came, in a Hackney-Coach. And as to the Master of the House, who says, he does not know me, I have dined several Times there; four or five Times with Sir John Friend: And one particular Day above all the Rest, I remember I was not well, and I went down Stairs to the Bar, and faid, I pray can you get me a little Brandy. He faid, yes; he would help me to some of the Best in England. And he brought me up some which I liked very well; and thinking he had a Quantity of it, I ask'd him what I should give him a Gallon for a Parcel. But he faid, he had but a little: And I am fure he has feen me there five or fix Times.

Mr. Att. Gen. Then fet up that Master of the

House Cock again, (which was done.)

Come, Sir, You hear what Mr. Goodman has Sworn, and mind it; you are upon your Oath. You faid just now, that you never faw Mr. Goodman before.

Cock. No, upon my Word, Sir: I don't know

that ever I faw him before.

Mr. Att. Gen. Do you remember nothing of his being with Sir John Friend at your House?

Cock. No, upon my Word, Sir.

Mr. Att. Gen. Nay, you are upon your Oath. Nor do you know nothing of your giving of him

Cock. No, upon my Oath, I do not remember

any fuch Thing.

Mr. Att. Gen. That is a very fafe Way of Swearing, I profefs.

Mr. Conyers. He remembers the particular Time when he was Sick, and you offer'd to fell him fome Brandy.

Mr. Att. Gen. No, he ask'd him what he should give him for it a Gallon. But, Mr. Cock, did you ever see Goodman in your House since my Lord of Aylesbury and they were there?

Cock. No, upon my Word, Sir, I did not: And I never had but two Gallons of Brandy in my Life at a Time: And I never had any Cask,

or any Thing of that Nature, to fell any out of.
Mr. Att. Gen. Who used to be with Sir John Friend at your House?

Cock. There used to be Mr. Richardson, and

Justice Cash, and Col. Cash.

Mr. Goodman. Mr. Richardson was there that Day: I could almost have remembred the particular Day, but I cannot be positive; only we were in the same Room where the Consultation

was, at the further Part of the Room.
Mr. J. Rokeby. You Friend, the Master of the House, you hear what Mr. Goodman says: He says he was with Sir John Friend at your House, and being not well he ask'd for fome Brandy, and you told him, you'd give him some of the best in England. And he propounded to you then to fell him fome of it; but it seems there was no Bargain made. Do you remember any fuch Thing of one that was with Sir John Friend, that spoke of buying of Brandy when he was sick?

Cock. No, upon my Word I do not.

Mr. Att. Gen. Then fet up Mr. Porter (who fleod up.) Pray Mr. Porter, look upon that Man in the Black Peruke; what Name did he use to go by?

Mr. Porter. He used to go by the Name of Ed-

Mr. Att. Gen. Had he any other Name?

Mr. Porter. Yes, Douglas.

Mr. Att. Gen. He has so many Names, that we don't know which is his true Name. Mr. Porter, pray what elfe do you know of him touching his being concerned in the Conspiracy?

Mr. Porter. I know not any thing of my own Knowledge; but his Name was put down in the List that Mr. Charnock sent me of his Men, and

Mr. De la Rue read his Name there.

Mr. Soll. Gen. Mr. Porter, you were a Witness upon the Trials of Sir John Friend, and Sir William Perkins; did you give Evidence that Mr. Goodman was in the Room at the same Time when the Confultation was?

Mr. Porter. Yes, Sir.

Mr. Att. Gen. Well, you hear that these People have fworn, that Mr. Goodman did not come till my Lord of Aylesbury went away; nay, indeed, that he was not there at all.

Mr. Porter. My Lord, upon my Oath he was there before my Lord Aylesbury went away, and Mr. Goodman bowed, and took leave of my Lord

as he went out of Doors.

Mr. Att. Gen. What time did my Lord of Ayles-

bury go away?

Mr. Porter. It was about an Hour and a Half, or two Hours after Dinner, and he was in the Room when my Lord went away, for he took his Leave of him at the Door.

Mr. Cowper. Do you remember the Manner of

Mr. Goodman's coming in?

Mr. Porter. Mr. Goodman fent up his Name to me, and I told the Company, and promis'd for him, that he was a very honest Man, and much in King James's Interest; and then with their Consent I went down and brought him up.

Mr. J. Powell. How long time do you think there was between Mr. Goodman's coming in, and

my Lord of Aylesbury's going away?

Mr. Porter. I cannot tell that, I do not remember exactly how long it was.

Mr. J. Powell. Was it a quarter of an Hour, or

half an Hour?

Mr. Porter. A great deal longer, for we had difcoursed of the whole Business after Mr. Goodman came into the Room.

Mr. Conyers. How long were they there after

Mr. Goodman came in?

Mr. Porter. It was very near two Hours after he came in, before they went away; they did not go away till fix a Clock, and he came in at Four as near as I can remember.

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Mr. Att. Gen. Then, my Lord, we have done. Sir B. Shower. Then I beg the Favour of a Word or two, my Lord, May it please your Lordship, and you Gentlemen of the Jury, I am of Council in this Case for the Prisoner at the Bar, and 1 must beg your Lordship's Patience, and your Favour, Gentlemen, to make a few Observations upon the Evidence that has been given; for we humbly infift upon it in point of Law, that here is not sufficient Evidence before you to convict the You are, Gentlemen, to have respect Prifoner. and regard to your Consciences and the Oatlis which you have now taken, to give a Verdict, and make true Deliverance between the King, and the Prisoner; you are not to go according to your own private Opinions, nor according to publick Fame, nor according to common Report, nor according to the Verdicts in other Cases, nor according to the Confessions or Dying Speeches of Criminals who have been Executed, whether made by themselves, or by others for them, but you are to go by the Testimony of Credible Witnesses, and if you have not the Evidence of two Credible Witnesses before you, my Lords the Judges will inform you how the Law stands. That by the Statute of Edward the Sixth, and the new Statute for Trials of Treasons, there must be two Witnesses to prove the Prisoner guilty of the Overt-Act of the Treason that is laid in the Indictment; and whether there have been two Credible Witnesses produced before you, is the Queftion that you are to confider upon your Oath and Conscience; that is, whether you are satisfied here be two fuch as the Law requires. The Queftion is not meerly whether Mr. Cook be guilty, but whether in your Consciences he be legally proved guilty; whether there be Evidence to fatisfy your Consciences, according to the Laws of the Land, that he is guilty; and we infift there is not; and therefore I beg leave to recapitulate what has been fworn against him, that we may fee how far it reaches, and wherein it is defective.

Gentlemen, Mr. Porter he fwears that about the Beginning or middle of May, he cannot tell which, there was this Meeting at the Old-King's-Head Tavern in Leaden-Hall-street; in which, I wou'd observe to you, that he confines himself to a certain Month; the Reason is very plain, and therefore I ask'd him whether it was not in April; for if he had faid it had been then, there had been no danger to the Prisoner, because of the Act of Indempnity, therefore he was careful to fix it in May; and he would not lay it in June, for the Tenth of June is a famous Day; and then, or foon after Newgate had him; he was confined there for a Riot on that Day, and so they have restrained it to a Month, and the only Month that he is capable of swearing to, as to any Act done the last Year till they came in January to the Assaffination Plot, which the Prisoner is not accused to have had any Concern in; but it fhou'd feem he cannot tell what Day of the Week, or of the Month, but about the Beginning or the Middle of May Eight Persons dined at this Place, and then after Dinner Mr. Goodman came in, and they discoursed about this Matter.

First, Gentlemen, we insist upon it, that it is very improbable that English Protestants of pious Conversation and good Morals, should agree, as he fays, to fend fuch a Message to the late King, to invite over a French Popish Force; we may

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cafily fee the horrid and mischievous Consequences that wou'd have followed fuch a Practice, fuch as must affect every English-mon with a Concern, so that it is improbable a Man of Virtue and Piety cou'd engage in fuch an Enterprize; and if it be improbable, you will never believe it, unless the Conviction or Proof be irresistible: And if you have any other Reasons to distrust this Man's Truth, then we hope you will go upon the Side of Probability; and not let popular Prejudice, Common Fame, or any Thing else but legal and undeniable Evidence have the Ascendant over you. If you are not fatisfied that Mr. Cook did affent (as from the Character of the Man it is not probable he shou'd) to send Charnock into France, to perswade King Lewis and King James to send Ten Thousand Men to invade our Country, then he is not guilty.

In the next Place, Gentlemen, he is not guilty we fay in the Eye of the Law, if they have not two Witnesses; and for that we say you have but one, or but one that is to be believed; and if you have but one, and consequently my Client is not guilty; so the King's Council agree, that if there be but one Witness, he cannot be convicted, the Law is plain in the Case. Now to make it out that here is but one Witness at most, we have offered you several Objections, and made them out by Evidence, against the Testimony of Mr. Goodman; that he is not a Person sit to be besieved; and if he be out of the Case, then does Mr. Porter's stand alone, and all will amount but to one Witness, suppose it shou'd be granted that

his Testimony were true. First, We have read a Record of Conviction against him, of a Crime, one of the Greatest next unto Treason, that is known in our or any other Law. That he hired a Man to poison two Dukes, Branches of a Noble Family, to which he had fuch great Obligations, as all Mankind do know, and he himself cannot but acknowledge; and if there were not that Aggravation in it, of his Obligations to that Family, yet to lie in wait to Murder and Poison, is such an Offence as any Age can feldom show the like. And the Objection is not fo very easily answered as they would have it; nor can it be so soon passed over as they think, by faying He is a Witness of a Confederacy with which the Prisoner is accused, a Crime greater than the Thing objected. It is true, none can bear Testimony in such a Business, but he that is a Party: But, we fay, if these Persons who come and fet up themselves for Witnesses, were not probi Homines, and did not appear to be Persons of indifferent Credit between Man and Man, and did not stand impartial in the Eye of the World in other respects before, then they are not be believed, as to what they charge themselves and others to be guilty of. Now, if Mr. Goodman stand convicted of such an Offence as this that is alledged against him, tho' he is pardoned by the Act of Parliament, or Satisfaction acknowledged upon the Record, though it be even the very next Term, yet that does not purge him from the Infamy and Disgrace, or from the Imputation of being concerned in so Villainous a Design. It is impossible that he should be a good Witness that wou'd be engaged in such a Matter, especially when we have those various Witnesses, and such a concurring Testimony, that what he has Sworn is abfolutely falle.

Gentlemen, if there were nothing but his own Testimony in the Case, there would be no Question at all in it: And as to Capt. Porter's Teltimo-Witnesses, who, if they be of Credit, then Mr. Goodman is not to believed, but is falsssed throughout; for, it is not the Question, whether Mr. Cook went away before the Consultation and the Refolution; for if my Lord of Aylesbury, or my Lord Montgomery went away, Mr. Goodman is falfified in that, and confequently you ought not to believe him in the rest; for he actually fwears, that my Lord of Aylesbury, my Lord Montgomery, and those other Gentlemen, were all present, and at the Consult, and did consent and agree to the Resolution, by using these Words; Tes, you may; Tes, you may. Now, we say, there are three Witnesses that swear, That my Lord of Aylesbury was gone before he came there. I do not care whether he came there, or not; that is not material: For if there were no Body there when my Lord of Aylesbury was there but those that were at Dinner, then Mr. Goodman was not there at any fuch Confultation, as they would infinuate was at that Time, in that Place, and that

Company. My Lord, we have proved to you Mr. Cook's Abhorrence and Declaration, which, we think, ought to go a great Way in Satisfaction of his Innocence, at least to induce you to the favourable Side; for, Gentlemen, you are not brought hither to Convict a Man only, but to Try and Examine him; and it is your Duty to Acquit, as well as Convict, according as the Evidence stands: It is your Duty to go according to your Confciences, and to declare whether he be Guilty, or not Guilty, upon the Evidence you have before you: You are to examine the Truth of the Fact in all its Circumstances, and upon your own Consciences to declare, whether he is Guilty or not Guilty; now we propose it to you, and submit it to your Consciences, that here are three Witnesses, that speak upon their Oaths, against whom there is no Objection, that ever they were guilty of lying in wait to Poison any Body, nor in any Plot for an Assassiant, nor any Conspiracy for inviting an Invasion from France, nor any other Objection against them, but they stand upright in the Face of the World, and they three swear, That he was not there at that Time. The Anfwer that we expect, is, That he might be there, and they not see him: And because it was possible he might be there, and they not fee him, therefore it is no Evidence: But, my Lord, because it may be so, is no Evidence that it is so; that's no Objection; for you will take it as the Nature of the Thing will afford, and the Matter itself allow. Now there can be no better Evidence than this; that they went in and out continually; the Drawers, and the Master of the House five or fix Times himself, were in the Room, and they say, there was no such Person there. Why then it is very improbable, if not impossible, that any such Man should be there. The one swears, he came down from my Lord of Aylesbury just before he went away; and another fays, he followed him out of the Room; and the Master fays, that he met my Lord of Aylesbury at the Stairs-head. All which falsifies Mr. Goodman in that Particular, that he was with my Lord of Aylesbury at the Stairs-head, when he went away. These are incompatible; and if we falsify him in any one Thing, he is not to be believed in any other.

Then, Gentlemen, we offer to your Consideration an Answer to another Objection: They say these Witnesses seem to swear, that he was not there at all. We are not concerned whether he was there afterwards, or not: If you are fatisfied, that he was not there, as our Witneffes swear, while my Lord of Aylesbury was there, that's enough. But then they make an Objection, how comes the Master of the House to remember my Lord of Aylesbury's going away, more than any Body else? Gentlemen, you know the Nature of the Thing shows, not only that it was more probable the Master of the House should make his Observations near the Time of Dinner, rather than afterwards at Night, when there is more Hurry: But it is more probable he should take notice of it from the Quality of the Person, from the Discourse he had with him about the Whitewine, which was a good Medium to refresh a Vintner's Memory, it being a Matter in his own Trade, and that might make him call it to Mind.

Therefore, Gentlemen, we think these three Witnesses stand free and clear in their Credit; and being fo, are inconfistent with Mr. Goodman's Testimony; and, we hope, in favour of Life, the Credit inclines on their Side, especially when the Question is, whether a Man shall be executed for Treason who never fled for it, who was never charg'd with any Treason or Treasonable Practices before; nay, not so much as with any particular Crime or Immorality: And whether three Witnesses shall be believed, against whom there is no Objection, rather than Two, against One of

which there are fuch Objections.

My Lord, we are not now debating or attacking the Evidence of the Plot, or arraigning the former Judgments against the Conspirators that have suffer'd; but, Gentlemen, we are putting you now upon a ferious Enquiry, (as God and your own Confciences shall incline you) whether our Client be guilty or not guilty upon this Evidence; that is, whether Mr. Goodman swears true, We hope that we have given you fufficient Satisfaction, that upon Mr. Goodman's Part the Evidence is infufficient; and we hope you will accordingly find our Client not guilty.

Mr. Att. Gen. If Mr. Cook have any thing to fay himself, I desire he may say it now, before we

Sir B. Shower. No, pray go on, Sir.

L. C. J. Treby. Mr. Cook, wou'd you fay any Thing your felf, before the King's Council fum

Cook. The little I have to fay, my Lord, I'll fpeak now, or by and by, which you please.

L.C. J. Treby. You must do it now, because as-

ter they have fumm'd up, there is nothing more

to be faid by you.

Cook. My Lord, I thank God, I have lived, a Life, I hope, as good as any Man, and have often received the Blessed Sacrament; I have done it constantly, and shall do it speedily, by the Grace of God, as foon as I can have a Minister come to administer it to me. I did offer it to my own Father, when he came to me, and told me, If I would confess this Thing I should not come to Trial: I told my Father, I would not for Ten Thousand Worlds take away the Blood of an in-

nocent Man to fave mine. I thank God, I am in a very good Way to die; I have, for at least this last Year, frequently received the Blessed Sacrament; and how I have liv'd, every Body in the Court that knows me can tell my Life and Conversation has been as regular as any Man's, and I am as ready to die to-morrow, if Occasion was for it (I thank God) as any one; I will receive the Bleffed Sacrament upon it; and it is not for Life that I would do any Thing that is wrong or unjust: I do love my Nation, and I love the Quiet of the Nation; I never was for disturbing the Government that now is; and I ever was against Foreign Forces or an Invasion, for I never thought of one, or heard of it, but with Abhorrence and Detestation: And I do affure faithfully, I shou'd be forry to disparage Mr. Porter's Evidence, because I would have every Body that was concerned in that Horrid and Barbarous Crime to fuffer; in God's Name, let them all fuffer. I thank God, I never knew any Thing of it, nor of a French Invasion: And I would say more of it, but that I would not hurt Mr. Porter's Evidence, whose Difcovery of that bloody Business has done so much Service. As for Mr. Goodman, as I hope to receive the Blessed Sacrament, and may I perish when I do it, if I speak an Untruth; I would not for any Thing, no, not for the Good of my Country, have innocent Blood spilt; I would lay down my Life to serve my Country, but I would not have my Blood be lightly lost; and how little a Man foever I am, my Blood will lie as heavy upon the Nation as any the weightiest Man's I do not doubt your Lordship's Justice, nor the Jury's, but I pray, my Lord, observe; though it is usual not to own Things at the Bar, yet I do not make this Denial as of Course, but out of Truth; and I affure you, in the Presence of the whole Court, if I should suffer for this, I must at my last Moments either confess or deny fomething: And, I fay, I do assure, in the Prefence of the whole Court, and I will take the Blessed Sacrament upon it, that I must, at my Death, deny this whole Matter, and that ever I did see Mr. Goodman at all there; I do not think I faw him; I do not remember I faw Mr. Goodman at all, except once in Germain-freet, when the Coach broke, and that must be but in passing by neither, and he would have hurt or kill'd the Coachman, and we kept him from it; and I walk'd with him half the Length of Germainfireet, before I knew who Mr. Goodman was. If ever a one of those Gentlemen, that are Men of Credit and Honour, can fay I was any ways fo inclined, or that they ever faw me, or knew me, that I ever bought a Pistol or a Blunderbuss, or the like, may God sink and strike me dead; and the Blessed Sacrament, which I intend to receive, be my Curse and Damuation, if I knew of King James's Coming, till after the whole.

Town rang of it: I had no Hand in the Invasional hosses and hosses are abborroom of introducing the street of the street on; and, besides my Abhorrence of introducing foreign Force, I desire your Lordship and the Jury to consider the Circumstances of my Case, that I had but a very small Allowance from my Father, and therefore it is not probable I shou'd take upon me to join with my Lord of Aylesbury, and my Lord Montgomery, and those other Gentlemen, to fend Mr. Charnock into France, to invite over a Foreign Force: And I call God to witness I had no Hand in it. I beg your Lordship's

ship's Pardon for all this Trouble; I would not hurt Mr. Porter's Evidence, for the Reasons that I have told you; but this is for my Life, and I don't fo much value that as I do Truth and Sincerity; and I shall receive the Blessed Sacrament, if I die, that I never did do fo. Indeed I never did take the Oaths, nor did I ever refuse them, because they were never offer'd me; but I wou'd take the Oaths now if they were offer'd me. Lord, I beg your Pardon for this Trouble.

L. C. J. Treby. Have you done, Sir? Have you

faid all you would fay? Cook. Yes, my Lord.

L. C. J. Treby. Then, you Gentlemen of the

King's Council, will you conclude?

Mr. Soll. Gen. May it please your Lordship, and you Gentlemen of the Jury, I am of Council in this Case for the King, and I could have been very glad that this Gentleman's Defence that he has made had been stronger than in Truth it has been: And I should have been very glad too that his Council had been able to have made it better for him; but that he and they may be fatisfied as much is done as the Case will bear; they have had all the Liberty in the World to make his Defence they could defire, nay, more than in Strict-

ness could be allowed them.

Gentlemen, our Evidence is very positive against the Prisoner at the Bar, and for the highest Crime that the King's Subjects can be guilty of, by the Confession of the Gentleman himself and of his Council. We have, I fay, two positive Witnesses against him; they say they are not legal ones: I must own, if we have not two Witnesses, we have never an one; for whatsoever falsifies Mr. Goodman's Testimony, falsifies whatfoever Mr. Porter has fworn. Now, the Evidence that Mr. Porter has given against him, is this: He fays, There was to be a Meeting at the King's-Head Tavern in Leaden-Hall-street, and there they confulted of the Methods to bring back King James hither; and it was thought the best Way to fend to King James to invite the French King to fend 1000 Horse, 1000 Dragoons, and 8000 Foot, to Land here in this Kingdom, where they would meet him with 2000 Horse. They pitch'd upon a very proper Messenger, Mr. Charnock, a Person that has been attainted, and has suffer'd for High-Treason; he was to be fent into France upon this Errand; Mr. Cook, the Prisoner at the Bar, was one of the Persons that were there at that Time, and he was confenting to this Meffage; and Mr. Porter gives you a particular Token relating to the Prisoner, for he remembers the Prifoner did kneel upon the Chair, and lean'd his Elbows upon the Table when he confented.

Mr. Porter goes further, and tells you, That Mr. Charnock would have another Meeting, to know and fee whether all the Company were of the fame Mind they had been; and, That afterwards they met at Mrs. Mountjoy's House, and there the Prisoner at the Bar was present, and confenting to the fame Thing: Thereupon Mr. Charnock went into France, and came back again, and faid, The French King could not spare so much Mr. Goodman gives the same Evidence that Mr. Porter had given: It's true, he was not at Mrs. Mount joy's Tavern, but he tells you withal, He spoke with Mr. Charnock when he came back from France, and Charnock return'd him the fame Answer he did to Mr. Porter, That the French King could not spare so many Forces. This is the

Evidence in fhort, Gentlemen, that is given a-gainft the Prifoner; and if this Evidence be true, then is he guilty of the Crime for which he is in-

Against these Witnesses they have produced, first, a Record of Conviction against Mr. Goodman, and that was for Hiring one Amydei to poison the Duke of Grafton, and the Duke of Northumberland: They have produc'd the Record, where-by it appears, he was Convicted, and Fined 1000 l. and was to find Security for his good Behaviour during Life; and he was to lye in Prison till the Fine paid, and Security given: But it happens, in that very Record it appears there was Satisfaction acknowledg'd upon that, even the very next Term; and that gives a great deal of Suspicion to believe, that the Evidence that was given was not much credited; for, tho' the Council for the Prisoner has said, that it was the Payment of the 1000 l. that was the Satisfaction; no, it is not fo, it is a Satisfaction of the whole Judgment, for finding Security as well as the Fine. They fay he was not able to pay the Fine, and there is nothing appears of the other Parts of the Judgment being complied with, but the whole Judgment is fet a-

But all this does not make a Man no Legal Witness; if they thought this Conviction tended to fet aside his Evidence, they would have produc'd it at another Part of the Trial, then where they did: That is, when Mr. Goodman was first call'd to be fworn as a Witness, then they should have produced this Record, and said he had been no Witness: But they knew well enough that that was no Exception against the Legality of his Evidence, but tends only to his Credit, and nothing elfe. Now, tho' it be a black Crime to endeavour to poison another, yet that does not totally destroy any Man's Credit; if it did, then the other Gentleman, Mr. Porter, has confess'd himself guilty of a greater Crime then that for which Mr. Goodman is convicted by this Record; for, he owns himself one that was in that Design of Affasfinating the King. And Mr. Goodman owns him-felf too guilty of a greater Crime then what's objected to him, which is that of High-Treason; and I hope, if he may be believed, when he owns himself guilty of High-Treason, which is a greater Crime than Poisoning a private Subject; or guilty of fuch a Defign as the Affaffination of the King, which Mr. Porter has charg'd himself with, and notwithstanding which, they have not offer'd that as an Exception against Mr. Porter's Evidence, (for they very well know, his Evidence has been receiv'd, and credited:) Mr. Goodman may be credited, tho' guilty of the Crime objected to him: And the constant Practice in all Trials of this kind hath been, that it does not take away the Witness's Evidence, however it affects his Credit, which in this Case is supported by the concurrent Testimony of Mr. Porter. And so then, I fay, we have two legal Witnesses ( notwithstanding all the Exceptions) to prove Mr. Cook guilty of the Crime for which he is indicted.

Then they go on further, and produce other Witnesses: First, they produce one Edwards, a Person that is committed for High-Treason himfelf, and under Suspicion of his being to be one of those that was to have a Hand in the Assassination; but his Evidence goes no further, then that Mr. Goodman told him he was to be a Witness a-

gainst Mr. Cook, and either he the Witness, or ask'd Mr. Porter the Question, Whether he did Mr. Cook must suffer; and, That it was a foolish thing to be hang'd. My Lord, there is nothing at all in this Matter that takes away Mr. Goodman's Evidence: It is very plain Mr. Goodman had for-feited his Life, and must do something to save it, and I think he could not do a better Service to entitle himself to the King's Mercy, then to dif-cover those that were equally guilty with himself. Twas his Duty to have done it, if he had not been in Danger; and if he hath done no more then what was his Duty, I hope that is no Objection against his Testimony.

They have produced likewife a Drawer of the King's-Head Tavern, one Crawford, and he fays, he attended in this Room while this Company was there. But then he goes a little further than the Council, or the Prisoner would have had him; for they called him to prove that Mr. Goodman was not there when my Lord of Aylesbury, my Lord Montgomery, and Mr. Cook were there. But when the Drawer comes, he knows nothing of Mr. Goodman's being there at all: He fays, Mr. Cock was there, but not Mr. Goodman; and yet he does acknowledge, that Mr. Goodman might be there, and he not fee him come up. He acknowledges he attended upon other Company as well as this; fo that it is plain in the Nature of the Thing, and his own Confession, that Goodman might be there. This cannot take off the positive Evidence of Mr. Goodman, and Mr. Porter, who both fwear, That Goodman was there.

But then they produce another Drawer, and that is one *Huntly*; and he gives the fame Account, only indeed he fays; He was there all the while they were at Dinner: But that is nothing, because it is acknowledged both by Mr. Porter, and Mr. Goodman, That he was not there at Dinner-Time, but he might be there after Dinner, and yet Huntly could not see him at Dinner: He tells you likewise, he pass'd up, and down in the Room afterwards, and did not fee Mr. Coldman there; but yet he might be there, and he not fee

Then they produce the Master of the House, and he gives much the fame Evidence in Effect which his Servants do, That he did not fee Mr. Goodman there all the while; but he fays fomething that is a little incredible; He can be positive that Mr. Goodman was not there while my Lord of Aylesbury was there, but he cannot be possitive he was not there afterwards. He tells you, he met my Lord of Aylesbury, and my Lord Montgomery upon the middle of the Stairs coming down, and he is fure Mr. Goodman was not in the Room at that Time. Now, is that possible that he can be fure of that, when he owns, (and cannot but own) That Mr. Goodman might go into the Room, and he not fee him: So that he has made a strain in his Evidence that it is very little to be credited, which was not defigned fo much for the Advantage of Mr. Cook as for the Advantage of somebody else: And, in itself, it is almost an impossible Thing that it should be true, by what he offers as the Reafon of his Evidence.

But then, Gentlemen, you are to consider, that all these three Witnesses, if they swear true, do falsifie not only Mr. Goodman, who swears, That he was there; but they likewise falsifie the Evidence of Mr. Porter, and for that Reason I

not give the fame Evidence againft Sir John Friend? And if what he fwears now be not true, neighter was it true when Sir John Friend was try'd, for he was the only Witness at that Time against Sir John Friend, for this Meeting; and therefore these Mens Testimony tends to overthrow both Witnesses as well as one: And I must tell you, that if Mr. Goodman be not a legal Witness, because he has sworn a Thing that is not true, then Mr. Porter is not a good Witness, who has sworn the same Thing, viz. That Mr. Goodman was there; and then you ought to acquit the Prisoner, because there is no Witness against him at Law; for, there is the same Evidence against Mr. Porter, that there is against Mr. Goodman as to this Matter.

Then, Gentlemen, as for the Character of Mr. Cook, they say he is a good English Protestant, I hope he is so; but it is plain, that Religion does not vary the Case: 'Tis within the reach of every Man's Memory that is here, that the fame Things have fallen upon other Gentlemen that have had the fame Character, particularly Sir John Friend, and Sir William Perkins, who both faild the fame Things, in the fame Place, That they were True Protestants of the Church of England. But that is no Manner of Evidence that will be Weight against positive Oaths.

Now, Gentlemen, it is fit likewife you should reflect upon another Thing: What is it that should engage Mr. Porter, and Mr. Goodman, or invite either of those two Gentlemen to give a false Evidence against the Prisoner at the Bar? It does not appear that there was any Injury done by him to them, to provoke them to it; fo that it could be for nothing but for the fake of Truth.

It has been further faid on the behalf of Mr. Cook, That he abhorred the French, and any Invasion upon his Country, and the like: It is a Matter that is easily said; and it has been said by others that have been in the same Place where he now stands; That they hated all Plots, and they might punish them if ever they caught them. But these are only Sayings, and nothing else. If there can be any Constructions made of the Evidence given by these two Witnesses, that does not directly prove the Indictment, then the Prisoner ought to be acquitted: But if there can be no other Construction made, but only, That there was a plain Design to send Charnock into France, to King James, to perswade him to prevail with the French King, to come and invade us with a Foreign Force: And if our Witnesses are legal Witnesses, (as, I doubt not, my Lords the Judges will tell you they are; if there be no Exception to the Credit of *Goodman*, but only that he was in such a Design of Poysoning the two Dukes, which is really no Objection of Discredit to his Testimony;) then, with Submission, I think there is no Room left for you, Gentlemen of the Jury, to doubt, but that the Prisoner is as guilty of this Crime laid to his Charge, as any others that have been try'd and condemn'd for the same, And so, Gentlemen, I leave it to you.

L.C. J. Treby. Mr. Conyers, and Mr. Cowper, will

you fay any Thing to this Matter.

Mr. Conyers, and Mr. Cowper. No, my Lord, we fubmit it entirely to your Lordship's Direction; we have done on all Sides, we think.

L. C. J. Treby. Gentlemen of the Jury, the Prifoner at the Bar, Mr. Cook, stands indicted here for High-Treason; there are laid in the Indictment two Sorts of Treason; the one is, Compassing and Imagining the Death of the King, the other is adhering to the King's Enemies. The Evidence to prove these Treasons seems to be joynt; for, as to that of Compassing and Imagining the King's Death, as well as to the other, the Overt Acts are meeting and consulting about the Treason, and then agreeing and resolving to invite and procure an Invasion from France, and to meet that Invasion with an Insurrection here. And the Evidence is apply'd entirely to prove these Acts.

Gentlemen, that these are proper Overt Acts of Compassing the King's Death, I need not inform you, the Law is very well known; and the Prifoner's own Council do acknowledge, that these are sufficient Overt Acts of Compassing and Imagining the King's Death: So that all which they defend him by is, the Improbability of the Testi-

mony given against him.

Now, Gentlemen, you are to confider and weigh well the Evidence that has been given. By Law, it is true, as they observe, there must be two Witnesses. Here is no Defect of Number; that's acknowledg'd too, here are two Witnesses; but the Question is, whether here be two Witnesses that deserve Credit, and upon whose Testimonsy you can find that the Prisoner is guilty. The Witnesses, Gentlemen, are Mr. Porter and Mr. Goodman.

First, For the Matter of their Testimony, it is positive from them both; that you'll do well to observe. Mr. Porter tells you, That in May last, (which is now just a Twelve-month) there was a Meeting of eight Persons, that is, my Lord of Aylesbury, my Lord Montgomery, Sir John Fenwick, Sir William Perkins, Sir John Freind, Mr. Charnock, Mr. Cook the Prisoner at the Bar, and the Witness himself Mr. Porter; and this was at the King's-Head Tavern in Leaden-Hall-street, and there these Eight dined, and this was in Order to confult about an Invasion, together with an Insurrection intended to be made for the Restoring of the late King. After Dinner comes in Mr. Goodman, he fays, and then they purfued this Consultation, and came to a Resolution, to send Mr. Charnock into France, and the Message was agreed upon which he should carry; and he was to go to the late King, and follicite him to obtain 10,000 Soldiers from the French King, whereof 8000 should be Foot, 1000 Horse, and 1000 Dragoons. These were to make up the 10,000 Men to invade this Kingdom. And they refolved also, when this Force should land, they should meet and assist this Invasion with a joynt Force, that should consist of 2000 And to acquaint and affure him of this. was the Message. But, he says, That Mr. Charnock was very cautious in it, and would not presently go upon this Errand, but he would have further Assurance that they were in Earnest, and would make good what they did fend him to propose, therefore he would have a fecond Meeting; and a fecond Meeting was had, and that was at Mrs. Mountjoy's Tavern, and there they did renew the same Resolution, and there were present my Lord of Aylesbury, Sir William Perkins, Sir John Fenwick, Sir John Friend, Mr. Charnock, the Prifoner at the Bar, and himself; he does not know or remember whether my Lord Montgomesty, or Mr. Goodman was there. He fays, Mr. Charnock did accordingly go into France, and he did return and bring back King James's Thanks to them, but their Defire could not be comply'd with; and he

had his Share of the Complements.

Now comes Mr. Goodman, and he fays, That about the fame Time, viz. Mid. May, Mr. Porter acquainted him, there would be a Mceting of some of King James's Friends, at this Tavern in Leaden-hall-fireet. He fays, That he did tell Mr. Porter, he doubted he should not be there at Dinner, but he would come as soon as he could after Dinner; and according to Appointment, he did come after Dinner, and there was this Confultation and Resolution that Mr. Porter speaks of, and says, That Mr. Charnock afterwards told him, he had been in France with the late King, and brought back the same Answer that Mr. Porter speaks of; and he had the Honour of Thanks

from the late King too. Gentlemen, I must observe one Thing to you, which does go very much towards the Confirming what these Witnesses say, and that is the Agreement in their Testimonies, tho' they were examin'd apart at the Defire of the Prisoner: You will find they agree in these several Circumstances, in the Time, that it was this Time twelvemonths; in the Place, that it was at this Tavern; in the Number of Persons that were there, which was Eight before Mr. Goodman came in; in the Number of Horse, Foot, and Dragoons that were to be brought from France, and in those Horse that were to meet them here; and besides, in those Words of Discourse upon the Consultation and the Refolution. And there is one Circumstance more in which they do agree, and which is very particular; That when they came to deliver their Consent to this Message that Mr. Charnuck was to carry, the reft fate, and Mr. Cook the Prisoner did kneel upon the Chair, and lean'd upon the Table. And this both of them do agree in. And after all the many Questions ask'd in their seperate Examination, I do not find they difagree in any Part of their Evidence. So that, Gentlemen, there can remain no Question now, but Whether these two Witnesses are Men of Credit; or, whether there has been opposed to them any fuch Evidence as will make you believe, that (if not both) at least one of them has forfworn himself. They do produce nothing against Mr. Porter, whatfoever may have been produc'd at former Trials against his Credit: Perhaps what has been before, has fatisfied the Objectors, and there is nothing appears against his Credit; but he is not only a competent but a very clear, good, credible, and undoubted Witness.

But against Mr. Goodman they offer several Things which they say amount to a violent Presumption, that he is not to be look'd upon as a credible Witness: And first, they produce a Record of a Conviction upon an Information against him, for attempting to poison two Noble Dukes: This he was convicted of, and fin'd 1000 l. and ordered to find Sureties for his good Behaviour during his Life. But, to this it is answered, that it appears in the same Record, that Satisfaction was acknowledged of the 1000 l. and all the rost of the Judgment the very next Term, and he was forthwith discharged, and that without paying the Money, which ('twas observ'd) the Prisoner's Council said

Mr.

no more than he could 20,000 l. and thereupon the King's Council fay, that the Government was convinc'd that he was wrong'd by a causeless Profecution, and the Evidence against him was found not to be credible. And besides, Mr. Goodman stands pardoned by feveral Acts of Pardons, as

well as other Subjects.

Then they produce one Edwards, who is a Prifoner here, and committed for Suspicion of High-Treason, and for Treasonable Practices: He is, no doubt of it, a Witness for all that: For that is but an Accusation upon him, and does not take away his Credit. He tells you of a Discourse that he had with Mr. Goodman, and that Goodman ask'd him when the Prisoner was to be try'd; and he told him he wou'd be try'd fuch a Day; and when it was ask'd what it was for, it was anfwer'd, not for the Affaffination, but for fending Mr. Charnock into France. He ask'd then who were the Witnesses against him? Mr. Goodman faid, Mr. Porter and himself. And further faid, that he understood that Mr. Cook had fworn against him (though he would give an Account of no Body else) and had no Pardon, and either he must hang, or himself. And then he talk'd lightly of the Business of Hanging, and said it was a foolish Thing to be hang'd, for all that People would fay, was, that fuch an one hang'd bandfomely This indeed is a Sort of Difor dy'd bravely. course as if Mr. Goodman did apprehend himself in Danger from Mr. Cook's Evidence; and yet I cannot fee that it does at all falsifie the Evidence of Mr. Goodman: He may be a true Witness, and yet he might fay he was to give Evidence against Mr. Cook, and it was in Mr. Cook's Power to give Evidence against him, and that truly; and if both were in the Guilt, they were in Danger of But for a further Answer, the one another. King's Council have produced Mr. De la Rue, who fays, that he knew Mr. Edwards, and that he was a Scotchman, and reputed Chaplain to the Viscount of Dundee, that he went formerly by the Name of Douglas, and by that Name he was set down and described in the List that Mr. Charnock sent to Captain Porter; and to that Name he answer'd in the Press-Tard lately. Now it is certain, that Mr. Charnock's putting of his Name in that List, is no Evidence of his being guilty in Mr. Charnock's Treason. But his going by two Names doth justly lay him under fome Suspicion. But the Evidence that the Prisoner seems to rely upon most, is what Evidence has been produc'd against Mr. Goodman in that Point of Fact, by the Master and the two Drawers; the first of the Drawers Name was Crawford, and he does tell you, that about twelve Months ago there was this Company at Dinner there: My Lord of Aylesbury, my Lord Montgomery, Sir John Friend, Sir John Fenwick, Sir William Perkins, Captain Porter, Mr. Charnock, and the Prisoner, though he did not then know his Name, or the Name of one or two more of them. I observe by the Way, that his Testimony so far does verifie theirs, that there were eight of them there, but he fays he did not fee Mr. Goodman there, nor any but those that dined there. And my Lord of Aylesbury went away, as he thinks, about Four o'Clock. He cannot fay that the Prifoner was there, or was gone at that Time before Mr. Goodman came in; for he did not see Mr. Goodman there at all, he was not in the Room all the Time, but he was to and fro attending till my VOL. IV.

Mr. Goodman was not able to pay at that Time, Lord of Aylesbury and my Lord Montgomery went away in a Coach that was called, and when they were gone, the rest of the Company staid there a good while; being urged to tell how long, at last he said it was dark, and that agrees with Mr. Porter, who fays, it was about nine a-Clock when they went away. He fays he was there once or twice after my Lord of Aylesbury went away, but he never faw Mr. Goodman that he remembers at all, till last Saturday, in all his Life. As to this, the King's Council fay, that it is only a negative Evidence, and in which a Man cannot be absolutely positive, but can only speak according to his Observation and Memory, which might not be perfect, and Mr. Goodman might be there in the mean Time of his going in and out: That is poffible; and fo it must be left to you to confider

Then there is Huntley the other Drawer, and he fays my Lord of Aylesbury went away about that Time, and that he did not fee Mr. Goodman there at all, nor ever in his Life till now; neither does he remember that any Body came to them after Dinner, and if any fresh Man had then come in, he thinks he should (going often in to them) have known him; and fays, that he attended this Company only: And he had feen Sir John Friend and Sir William Perkins there

Then Mr. Cock, the Master of the House, was produced, and he names all the eight Persons that did dine there, and so far he confirms the King's Evidence: He thinks that my Lord of Aylesbury and my Lord Montgomery went away privately (as it feems they had come) in a Hackney Coach, and that it was about 4 o'Clock; and he fays, he did not see Mr Goodman there, and he does not know that he ever faw him till now: But when he was cross-examined by the King's Council, he does acknowledge that he might possibly come in after Dinner, and before my Lord of Aylesbury went away, and he not see him, because he was not there all the Time; he says, Sir John Friend used to dine at his House, and came to his House once a Week; and he had seen some of the rest, but they did not frequent his House as Sir Folin Friend did: He fays, the Company din'd about Two a-Clock, and the last of them staid till about Eight or Nine, and that the Door was shut as is usual when Company is in a Room, but no Body was forbid to come there.

But to establish the Credit of the Evidence on the King's Part, they did produce Mr. Goodman and Mr. Porter again: Mr. Goodman does acknowledge so far to be true, that my Lord of Aylesbury went away first; but says, that himself was not wholly a Stranger to this House, for he had dined there four or five Times with Sir John Friend, and particularly one Time, he being sick, and asking for some Brandy, the Master of the House sid he would help him to some of the heaft in First. faid he would help him to some of the best in England, and Mr. Goodman would have bought fome of him. But the Master seems not to own that, and fays, he does not remember any Thing of it.

But then comes Mr. Porter again, and he fays positively, that Mr. Goodman was there, and that he did speak with the Company, and complimented my Lord of Aylesbury when he went away, and went Part of the Way towards the Stairs with him; and he does well remember it by this Token, that when Mr. Porter was told Mr. Goodman was below, he mentioned him in the Company as a trusty

Eccee

Man, that was fit for the Conversation, and then Mr. Porter went and fetched him up, and Mr. Goodman was there near two Hours, and they discourfed all this Matter in that Time in the Presence of the Prisoner and the rest; and he says it was about fix a-Clock before my Lord of Aylesbury, and my Lord Montgomery went away, and then there was Opportunity enough for this Discourse, and Con-

fult that they fpeak of.

The Prisoner has offered another Sort of Evidence: First the Confidence of his own Innocence, that he was abroad three Weeks after this Conspiracy was difcovered; and they have produced Mr. Tregama, Mr. Peachy, and Mr. Nichols, who prove that he never absconded, but was abroad, and appeared openly (for three Weeks after) till fuch Time as he was taken. This the King's Council fay is no Proof that he is not Guilty, and their They fay he might have a Evidence untrue. Confidence, and the rather because he is not charged with the Affaffination; for, at that Time these Witnesses speak of, nothing was discovered, and publick but the Assassination; for it was before Sir John Friend's Trial; and then was the great Difcovery of the Secret of the Invafion.

Then he shews further as to his Conversation, that he is a Man of a very fober Life, never was known to fwear, that he drinks but little, and is a Godly Man, and often fays his Prayers. that, the King's Council on the other Side tell you, that has been pretended to by other People too; and the Question is not about Religion, but this Fact that you are now to try. Whether he be so Religious, or no as he pretends, or whether he be fincere in his Devotion, that is not fo much the Matter now, but the Question is, whether he has offended in this Kind as he stands accused? They produce a Gentleman, one Mr. Hammond, and he fays that he is a very Confciencious Man, and particularly is a great Lover of his Country; and he has often heard him declare a Deteftation of an Invasion by a French Force, and wish Succefs to the Fleet; but that which he remembers chiefly, was about the Time of the Difcovery of this Plot. The King's Council answer to this, that a Man may use such kind of Expressions, perhaps to cover his Guilt; and in the Reply to Sir Bartholomew Shower's Observations, it was taken Notice of by Mr. Sollicitor, (what we all cannot but remember) that the like Evidence was given as to Sir John Friend, that he did detest an Invafion, and was present at the Common-Prayer when King William was pray'd for, and declared against Plots; and that if they catched him in the Corn they might put him in the Pound. These Things a Man might fay, and it is the lightest Evidence that can be given, being Discouries out of Mens own Mouths, who will never proclaim their own Guilt; and therefore it is the weakest Defence that can be offered. But, Gentlemen, you are to confider the other Evidence that has been produced by the Prisoner, given by several Witnesses, and who are upon their Oaths now as well as the King's Witnesses. And his Council say their Witneffes, but particularly the three upon whom they chiefly rely, have no Objection made out against them; and no Man's Testimony ought to be pre-fumed to be false. And it must be taken Notice of, that they can fpeak only according to their Belief, grounded on their Observation, and Memory, that they did not, fo far as they observed, or remember, fee Mr. Goodman there, as 'twas

most probable they should if he had been. But 'tis possible they might overlook, or forget; the rather for that they were not of the Company, but in and out, up and down; and Mr. Goodman was not there at Dinner, when their Attendance was fix'd and constant.

It ought to be confidered also, that here are feveral Circumstances, some of which seem very pregnant. It is agreed on all Hands, that the Prisoner dined there with those other seven Perfons, concerning Four of whom we must conclude nothing; but concerning Three of them we in this Court may take Notice, they are Attainted of High Treason, and so it is evident that the Prisoner was for a long Time a Companion of three Traitors, and had a Conversation with them. I do not find that he had any Occasion to be there; nor any of the rest of the Company. Concerning my Lord of Aylesbury, indeed it is faid he proposed to treat about a Hogshead of White Wine. But that seems to be casual, and not the End of his Coming, and Dining with this Company there. But, be that how it will, that relates to his Lordship alone. But, for the others, I do not find they do pretend any Occasion of Meeting there; and therefore it leaves it the more fuspicious: And 'tis the more so, because it was managed fo privately, and cautiously. They were not attended according to their Qualities. Lords went away together in a Hackney Coach that was called, as they had come thither in another. The rest thought fit to stay there till it was dark; and as foon as it was fo, went away. There was fome extraordinary Cause for all this. It did import the Prisoner to shew, that it was for some good Caufe, and Purpofe.

And further, it is observable that this House was a Place which, as the Master says, none of this Company did use to resort to, except Sir John Friend; which makes it probable (this being a

House that Sir John Friend frequented, and none of the others) that He bespoke this Place, and brought the rest thither: And if it were so, that makes it more probable that there was fuch a Treason there to be hatch'd, as is evidenced by the King's Witnesses; for you may remember, and it appears by the Record in this Court, that Sir John Friend was indicted and attainted ( not

for the Affaffination, but ) for the Treason for which the Prisoner is now a Trying, an Invasion that was to be supported with an Insurrection. Now if Sir John Friend was chiefly acquainted with this House, and brought this Company together, it is very probable it was about this Business which Sir John Friend was so concerned in.

And that he is Attainted for it, appears upon the Record before us; which should be read, but that the Prisoner's Council admit it, and are so far fatisfied in it, that they won't Arraign the

Verdict; nay, they did acknowledge that there was a Plot; and there was no Doubt of it, there was fuch a Plot.

Now then, Gentlemen, here it is certainly proved by these two Witnesses, (and not gain-said by the Prisoner's own Witnesses ) that there was such a Meeting, and that the Prisoner was there; and they both have positively sworn that this Treason was committed there. You have heard what has been objected to their Credit; they have delivered their Testimony upon their Oaths, and so, Gentlemen, you are upon your Oaths: If you are satisfied, and can take it upon your Con-

fciences, that these two Witnesses are, or any one of them is, (if such Distinction can possibly be made in this Case) then you are to acquir the Prisoner; but if you are satisfied, and think they have sworn true, you are to find him Guilty.

have fworn true, you are to find him Guilty.

Mr. J. Rokeby. Nay, if one be forfworn, both are; for the Evidence is intirely in all Parts the fame; and if Mr. Goodman be perjured, Mr. Porter

is fo too.

Sir B. Shower. Forfworn and Perjured are hard Words; we only fay miftaken.

Mr. J. Rokeby. Well, that Objection goes to

one as well as r'other.

L. C. J. Treby. It must be so, since they speak of the same joint Matter, viz. their being together in Company. If Mr. Porter fays true, when he fwears that Mr. Goodman was there with him and the rest, Mr. Goodman must say true when he fwears that he was there with Mr. Porter and There was one Thing that I forgot: Sir B. Shower observed, that it might be an Invention of Captain Porter, because he fixeth it in Point of Time to the Month of May; that he does not fay it was in April; for that then it would be within the Pardon, which extends to April 29. last Year; nor would he lay it in June, for then he was in Newgate, and others of them were difperfed by reason of a Riot committed in Drury-Lane; and this Sir Bartholomew Shower alledges, was a Piece of Skill and Contrivance: But, really, this is a Piece of Ingenuity in himself: For, besides that the King's Witnesses affirm positively that it was in May, and remember it by a certain To-ken, viz. That it was within a very few Days after the King went beyond Sea, one, or two of the Prisoner's Witnesses (Crawford I am sure) did fay that this Meeting was this Time Twelvemonth, and you know we are now near mid-May.

Mr. Serj. Darnal. If you believe our Drawers

for Part, you must believe them for all.

Mr. Att. Gen. No, not so: My Lord speaks only where they concur with our Evidence. It were strange to expect we should disbelieve, or doubt what the Witnesses on both Sides affirm to be true: But, I do not think it would be to the Advantage of the Prisoner, if what his Council proposeth were agreed to, viz. That the Drawers (and their Master too) should be believed for all they fay, provided equally the King's Witneffes fhould, in like manner, be believed for what they fay. For, the main Thing controverted, is, Whether Mr. Goodman were at this Meeting? These Witnesses for the Prisoner say, they did not fee him there; at least they do not remember it. Mr. Porter, and Mr. Goodman him-felf favs. he was there. Now these Things felf fays, he was there. Now, these Things agreed, and admitted, would make a very confiftent clear Evidence, that Mr. Goodman was there, tho' the Master, and Drawers did not observe, or do not remember his being there.

Then an Officer was fworn to keep the Jury, who withdrew to Confider of their Verdict, and about Three Quarters of an Hour after returned into Court.

Cl. of Arr. Gentlemen, answer to your Names. Henry Sherbrook.

Mr Sherbrook. Here. And so of the Rest, &c. Cl. of Arr. Are you all agreed of your Verdict.

Jury. Yes. Vol. IV. Cl. of Arr. Who shall say for you?

Jury. Our Foreman.

Was done ) Peter Cook hold up thy Hand, (which be did.) Look upon the Prifoner; how tay you, Is he guilty of the High-Treason whereof he stands Indicated, or not guilty?

Foreman. Guilty.

Cl. of Arr. What Goods, or Chattels, Lands, or Tenements had he at the Time of the Treason committed, or at any Time since?

Foreman. None to our Knowledge.

Ch. of Arr. Then hearken to your Verdict as the Court has recorded it: You say that Peter Cook is guilty of the High-Treason whereof he stands Indicted, but that he had no Goods, or Chattels, Lands, or Tenements at the Time of the High-Treason committed, or at any Time since to your Knowledge, and so you say all.

Jury. Yes. Cl. of Arr. Gentlemen, the Court dismisses you,

and thanks you for your Service.

Then the Court adjourned 'till Five a Clock in the Evening.

#### POST MERIDIEM.

About Six a Clock, the Court being, by Proclamation, refum'd, the Prisoner, convicted, was brought to the Bar, in order to Judgment.

Cl. of Arr. Poter Cook, hold up thy Hand (which he did, ) thou ftand it convicted of High-Treason, for compassing and imagining the Death of his Majesty King William the Third, and for adhering to the King's Enemies: What can'st thou say for thy self, why the Court should not give thee Judgment to die according to the Law?

Cook. My Lord Mayor, my Eyes are very bad, therefore I defire your Lordship would be pleased to take this Paper, and that it may be read.

Cl. of Arr. Have you any Thing to fay in Arrest of Judgment?

Cook. I defire my Paper may be read.

[ It was handed up to the Court, and then delivered down to Mr. Attorney General, and the

King's Council, but not openly read.

Mr. Recorder. Sir Salathiel Levell. Mr. Cook, the Court have read your Paper you fent up, and have communicated it to the King's Council; if you have any Thing to move in an Arrest of Judgment, this is your Time, and we will hear you but as for any Representation of your Case to any others, that must be considered of afterwards, you are now called to your Judgment.

Cook. I did not know that I might offer any

. Cook. I did not know that I might offer any Thing afterwards, but if your Lordships think fit to communicate that to my Lords Justices, I sub-

mit it to you.

Mr. Recorder. Mr. Cook, there is nothing appears upon this Paper that is Matter of Law, and io not ferviceable to you now, and therefore what you defire in it, the Court will confider of afterwards.

Cook. I do not understand the Law, my Lord, but I have heard the Court ought to be of Council for the Prisoner, and I desire I may not suffer by my Ignorance.

Mr. Recorder. I declare it, for my Part, I know nothing that you can have any Advantage of, in Arrest of Judgment; if I did, you should not lose

Ecce 2

the Benefit of it, and you have had your Council affigned, who have pleaded for you without reftraint; and if there had been any Matter of Law that would have availed you in Arrest of Judgment, no doubt, they would have laid hold of that Advantage for you.

Cook. I can't tell, my Lord, what is Matter of Law.
Mr. Att. Gen. Your Lordship observes, they
took all the Objections that they could to the Indictment, but there was none that they could fix.

Cl. of Arr. Then Cryer make Proclamation, (which was done on both Sides of the Court.)

Cryer. O yez. All Manner of Perfons are commanded to keep Silence while Judgment is in gi-

ving, upon Pain of Imprisonment.

Cook. My Lord, may I have my Paper again?

Mr. Recorder. If you think it may be any Service to you to leave it with the Court, you may do so; or if you desire it, you shall have it again.

Cook. I desire your Lordship to keep it.

Mr. Recorder. I will receive it, and it shall not

be buried, I assure you.

Cook. I don't hear what the Court fays.

Mr. Recorder. You fay you did not hear what was faid to you: If you defire to have your Paper again, you shall have it; but if you defire to have it communicated Above, the Court will consider it, and take care of that too.

Cook. I defire your Lordship would do it.

Then the Recorder proceeded to give Judgment.

Mr. Cook, I think it useful to the Publick, and also at this Time to you, to observe, That the Reign of the late King James, was, throughout, one intire Defign and Project form'd, in conjunction with the French King, totally to subvert our Religion, Laws, and Liberties, which grew fo apparent to the Subjects of these Nations, in so many Instances of fatal Consequence, manag'd in fuch a Method, and advanc'd fo far, that the People of these Kingdoms, of all Qualities, Ranks and Degrees, did find it absolutely necessary for the Preservation of themselves and the neighbouring Nations now in Alliance with us, to pray in Aid of the then Prince of Orange, as a Person not only nearly allied to this Crown, but also intirely in the Interest of these Kingdoms, and those neighbouring Princes, and Countries that lay exposed to the Violence and ambitious Insults of France. And the Love which that noble Prince did bear, not only to us, but to our Neighbours alfo, disposed him to embrace that Invitation, upon whose Arrival here, that Predecessor, from Motives that were invilible, declin'd the Kingdom and the Government, and left the People to themselves; whereupon his present Majesty was neceffarily and rightfully placed upon that Throne he fo well deferved: And this is now that King, for whose Preservation all good People have affo-ciated, and spare neither Lives nor Treasure to fupport and to continue in the Government; and this is that King whom you have traiteroufly conspired, not only to dethrone, but also to destroy; and this is that People that you would have to fwim in Blood, and lose their Religion, Liberty, and Property. These Matters need a History to relate at large, I only touch them shortly, to move good Men to rejoyce in their Deliverance, and to move you feriously to reflect upon the Heinousness of your Crime.

Mr. Cook, you are an English Man, and must

needs know that in this Place we frequently condemn to Death, Clippers, Coiners, Thieves, and Robbers, and other fuch like Criminals, and that juftly and necessarily too, for the Preservation of the Innocent, and for the common Good. Of what Condemnation must you, and such as you, be worthy then, who have so horridly endeavour'd and design'd the fatal Ruin and Destruction of your own native Country, and to render your Fellow-Subjects a miserable Prey, and at the Best to become Slaves and Vassals to a foreign Prince?

Let me also mind you, that nothing is more fure, than that after this, you must receive a Judgment in another World; and if that pass against you too, that Sentence will be most Terrible, and your Sufferings without End: And therefore I do advise you to imploy the few Days you have yet to live, in Preparation for your future Happiness, which cannot be duly done without a full Confession of this, as well as other Crimes you have been guilty of: I therefore charge it to you, as your Duty, and leave it with you at your utmost Peril, that you honestly and faithfully difcover all you know of this inhuman and traiterous Conspiracy, and all the Persons that you do know to be guilty of it: This will be the greatest Service you can do in this World, and will be the best preparatory Step that you can take towards a better.

And, Sir,

There now remains no more for me to fay, but to pronounce that Sentence on you which the Law directs: And that is this,

That you, Peter Cook, be taken hence to the Place from whence you came, and thence be drawn upon a Hurdle to the Place of Execution, where you are to be bang'd by the Neck, and cut down before you be dead; that your Bowels be taken out, and your Privy Members cut from your Body, and both burnt in your Sight; that your Head be cut off, and your Body divided into four Quarters, which Head and Quarters are to be at the King's Difpofal; and God Almighty have Mercy upon your Soul.

Cook. I beg, if your Lordship please, that I may have my Relations and Friends come to see me, and some Divines, the better to prepare me for another World.

Mr. Recorder. Mr. Cook, if you'll give the Names of those that you would have come to you, to the Officer, Care shall be taken in it; and you will not be denied any reasonable Helps that may be had for your Preparation for Eternity.

Mr. Att. Gen. It is not fit he should be deny'd any reasonable Help; but in the mean Time there is Reason for the Government to be cautious, upon the Account of what has notoriously past in the Case of some others.

Mr. Recorder. If he give in the Names, it will be confider'd of, and Care taken that nothing be done, but what is reasonable and safe.

Then the Prisoner was taken from the Bar, and the Court proceeded to what was remaining of the Business of the Sessions.

He was afterwards pardon'd, upon Condition of transporting himself, and never returning any more to England.

The



## CLVII. The TRIAL of ALEXANDER KNIGHT-LEY, at the King's-Bench, for High-Treason, May 20. 1696. Paschæ 8 Will. III.

Thursday, April 30. 1696.

HIS Day the Keeper of Newgate brought to the Bar of the Court of King's-Bench, Alexander Knightley, by Virtue of a Writ of Habeas Corpus, Isluing out of that Court for that Pur-

pose, to be Arraigned upon an Indiament of High-Treason, found against him at the Sessions of Oyer and Terminer, holden for the County of Middlesex; which Indiament by Writ of Certiorari was removed into the King's-Bench. The Return of the Habeas Corpus was delivered, and then the

Prisoner was Arraigned thus.

Cl. of Arr. Alexander Knightley hold up thy Hand (which he did.) Thou ftandest Indicted by the Name of Alexander Knightley, late of the Parish of St. Paul Covent-Garden in the County of Middlesex, Gent. For that you not having the Fear of God in your Heart, nor weighing the Duty of your Allegiance, but being moved and feduced by the Instigation of the Devil, as a false Traytor against the most Serene, most Illustrious, and most Excellent Prince, our Sovereign Lord William the Third, by the Grace of God of England, Scotland, France and Ireland, King, Defender of the Faith, &c. Your supreme, true, rightful, lawful, and undoubted Sovereign Lord, the cordial Love and true and due Obedience, Fidelity, and Allegiance, which every Subject of our faid Lord the King that now is, towards him our faid Lord the King should bear, and of right ought to bear, withdrawing, and utterly to extinguish, intending and contriving, and with all your Force purposing and designing the Government of this Kingdom of England, under him our faid Lord the King that now is, of right duly, happily, and very well-established, altogether to subvert, change, and alter, as also the same our Lord the King to Death, and final Destruction to put and bring, and his faithful Subjects, and the Freemen of this Kingdom of England, into intolerable and most miserable Slavery to Lewis the French King to subdue and inthral, the tenth Day of February, in the seventh Year of the Reign of our faid Sovereign Lord the King that now is, and divers other Days and Times, as well before as after, at the Parish of St. Paul Covent-Garden, aforefaid, in the County aforefaid, falfely, malicioufly, devilifily, and Traiteroufly you did compass, imagine, and contrive, purpose, design, and intend, our said Sovereign Lord the King that now is, to flay, kill, and murther, and a mife-

rable Slaughter among the faithful Subjects of our faid Lord the King, throughout this whole Kingdom of England, to make and cause; and your faid most wicked, most impious, and devilish Treasons, and traiterous Compassings, Contrivances and Purpofes aforefaid, to fulfil, perfect, and bring to effect, you the faid Alexander Knightley afterwards, to wit, the fame tenth Day of February, in the Year abovefaid, at the Parish aforefaid, in the County aforefaid, and divers other Days and Times, as well before as after, there and elsewhere in the same County, falsely, maliciously, advisedly, fecretly, traiterously, and with Force and Arms, with very many other Traitors to the Jurors unknown, did meet, propose, treat, confult, confent, and agree, him our said Lord the King that now is, by lying in wait and deceit, to affaffinate, kill, and murther, and that execrable, horrid, and deteftable Affaffination and killing, the fooner to execute and perpetrate, afterwards, to wit, the fame Day and Year, and divers other Days and Times at the Parish aforesaid, in the County aforefaid, traiteroufly you did treat, propose, and confult with those Traitors, of the Ways, Manner, and Means, and the Time and Place where, when, how, and in what Manner, our faid Sovereign Lord the King, fo by lying in wait, might be flain and killed, and that you did consent, agree, and affent with the same Traitors, that forty Men on Horseback, or thereabouts, of whom you the faid Alexander Knightley were to be one, with Guns, Muskets, and Piftols, charg'd with Gunpowder and leaden Bullets, and with Swords, Rapiers, and other Arms, armed, should lie in wait and be in ambush, the fame our Lord the King in his Coach being when he should go abroad to attack, and that a certain and competent Number of those Men so arm'd, upon the Guards of our faid Lord the King, him then attending, and being with him should fet up-on, and should fight with them and subdue them, whilst others of the same Men so armed, him our said Lord the King should affassinate, kill, slay, and murther; and you the faid Alexander Knightley, your Treasons and all your traiterous Intentions, Designs, and Contrivances aforesaid, to exetions, Deligns, and Contrivances aforefaid, to execute, perform, fulfil, and bring to effect, afterwards, to wit, the aforefaid tenth Day of February, in the feventh Year abovefaid, at the Parifin aforefaid, in the County aforefaid, diverse Horses, and very many Arms, Guns, Muskets, Rapiers and Swords, and other Weapons, Ammunition, and warlike Things, and military Instruments, falsely 766

falfely, maliciously, fecretly, and traiterously you did obtain, buy, gather together, and procure, and to be bought, obtain'd, gathered together, and procured, did cause with that Intent to use, employ, and bestow them in and about the detestable, horrid, and execrable Assassination, Killing, and Murther, of our faid Lord the King that now is, as aforesaid; and the same Premisses, the more fafely, and furely to execute, do, and perform, you the faid Alexander Knightley, with one Edward King late for High-Treaton, in contriving and confpiring the Death of our faid Lord the King that now is, duly convicted and attainted, by the Consent and Assent of divers of the Traitors and Conspirators aforesaid in the said tenth Day of February in the feventh Year abovefaid, traiteroufly did go and come to the Place propos'd, where fuch intended Affaffination, Killing, and Murther of our faid Lord the King, by lying in wait fhould be done, performed, and committed, to view, fearch, and observe, the Conveniency and Fitness for first large for first large. of the fame Place for fuch lying in wait, Affaffina-tion, and killing, there to be made, performed, and committed, and that Place so being seen and observed, afterwards, to wit, the same Day and Year, your Observations thereof to some of the faid Traitors and Conspirators, you did relate and impart, to wit, at the Parish aforesaid, in the County aforefaid, against the Duty of your Allegiance, and against the Peace of our said Sovereign Lord the King that now is, his Crown and Dignity, and against the Form of the Statute in this Case made and provided. How fay'ft thou, Alexander Knightley, art thou guilty of the High-Treason whereof thou stands indicted, or not guilty?

Knightley. Not guilty.

Cl. of Arr. Culprit, How will you be Try'd? Knightley. By God and my Country.

Cl. of Arr. God fend you a good Deliverance. Knightley. With Submiffion to your Lordship, I did not expect, in this weak Condition that I am in, to be brought at this Time to the Bar; That having taken me off extremely from the Application that I should have otherwise made of my self to my Defence; but seeing there is no Mercy to be had here, I will endeavour to have Patience, and undergo my Fate as well as I can.

L. C. J. Holt. Mr. Knightley, you have no Reafon to find fault; for when I was acquainted you were ill, and defired a Phyfician, I ordered one to be fent to you; and Yesterday in the Asternoon you sent Word you were so sick, that you could not be brought hither to Day; but your Doctor was with me last Night, and upon Discourse with him, I did apprehend you were not so ill, but that, especially considering the Weather, you might very safely be brought to the Bar to Day.

Knightley. The Gentleman that brought me the Copy of the Indictment found me very ill, and I have been ill ever fince this Day feven-night.

L. C. J. Holt. Well, now let us fee what Time we shall appoint for the Trial.

Mr. Att. Gen. Sir Thomas Trevor. When your Lordship pleases to appoint.

L. C. J. Holt. I think you cannot 'Try it till Wednesday Fortnight.

Mr. Clark. That Day is free, my Lord.

L. C. J. *Holt*. It being upon a *Certiorari*, the *Venire facias* must be returnable upon a common Day; and there must be sisteen Days between the *Tejie* and the Return.

Mr. Att. Gen. May it not be Tuesday then, that the Jury appear?

L. C. J. Holt. You cannot have it before Wed-

nefday, for that is the Return-day.

Mr. Clark, Tuesday Fortnight is appointed for the Trial between Pride and the Earl of Bath.

Mr. Att. Gen. Then it must be upon Wednesday for there must be sisteen Days between the Teste

and the Return.

L. C. J. Holt. Well, take back your Prisoner; and bring him here again on Wednesday Fortnight, you shall have a Rule for it.

Then the Prisoner was carried back.

Die Mercurii Vicesimo Maij, 1696. In Banco Regis. Dominus Rex versus Knightley.

THIS Day being appointed for the Trial of the Prisoner, he was brought to Westminster-Hall, and the Jury were call'd over as soon as the Court appeared in the Hall, and the Defaulters recorded; and about Eleven of the Clock the

Prisoner was brought to the Bar.

Clerk of the Crown. Alexander Knightley, hold up thy Hand, (which he did.) Those good Men that thou shalt hear called, and personally appear, are to pass between our Sovereign Lord the King and thee, upon the Trial of thy Life and Death: If therefore thou would'st challenge them, or any come to the Book to be Sworn, before they be Sworn.

L. C. J. Holt. Mr. Knightley, I perceive you have a Defire to fpeak fomething; let us hear

what you have to fay.

Knightley. I humbly beg you Lordship's Leave, that I may speak before the Jury be called. What I have to say, I beg I may have your Leave to read, because I have a bad Memory.

(Reads.) Y Lord, I hope to fave the Jury and the Witnesses against me a great deal of Trouble, and design to take up very little of your Lordship's 'Time: But in the first Place I think my self obliged to thank your Lordship for your great Indulgence, in granting me so much Time between my Arraignment and Trial; the greatest Part of which I have employed to appear before the great Tribunal of Heaven.

I fpeak in the Face of the World here, 'That I am convinced I cannot hope to be happy hereafter, without a just Abhorrence of, and a sincere Repentance for that Crime for which I here stand Indicted.

And fince Confession is an essential Part of Repentance, I do acknowledge I was to have been concern'd in some Part of the barbarous Assassion, and was unhappily surprized into a Confent to act in it, though in my Heart I did abominate the Fact as much as any Man living; but under some honourable and fair Pretences I was drawn in at first, and then of a sudden became so far engaged, that by a mistaken Notion of Honour, I thought I could not retreat without the Instany of Cowardise.

My Lord, I humbly crave your Lordship's Permission, to acquaint you, how that some 'Time

fince

fince I was brought before fome of the Lords of his Majesty's niost Honourable Privy Council, where I do assure your Lordship I did freely own and fully discover my being concerned in that horrid Defign; and I here openly confess the same with that Sorrow and Repentance as becomes a Man of Honour and Confcience.

My Lord, there is one Circumstance particular in my Case, I most humbly beg leave to insist upon, and urge to your Lordship in my behalf, which is, that it was upon my Confession (as I conceive) that Mr. Harris, now a principal Evidence against me, was first discovered; so that my own Confession has been a great Means to

take away my Life.

I expect after a few Words now in this folemn Court to receive from your Lordship the Sentence due upon the Conviction, from my own Mouth, of a Crime for which I cannot in modesty hope, so much above my Deserts, the King's most Gracious Pardon; yet the Greatness of my Offence does not rob me of all Thoughts of Mercy, whilst I throw my felf absolutely and entirely at his Majesty's Feet for it; and I humbly beg of your Lordship as a Privy-Councellor, that you would represent my unfortunate Case to their Excellences the Lords Justices of England, as an Object of his Majesty's Favour.

And now, my Lord, I shall not detain your Lordship and the Court any longer, but my next Words Convict and lay me under the just Sentence of Death: So to my Indictment I beg Leave to plead guilty, and throw my felf entirely upon the King's Mercy, and do defire my former Plea to

my Indictment may be withdrawn.

Cl. of the Crown. Thou hast been Indicted and Arraigned of High-Treason, in compassing and imagining the Death and Destruction of the King; how fay'ft thou Alexander Knightley, art thou guilty of the High-Treason whereof thou stand'st indicted, or not guilty?

Knightley. Guilty, my Lord.
Cl. of the Crown. Art thou content to withdraw thy Plea, Not guilty.

Knightley. Yes, Sir.
Cl. of the Crown. Do you plead to the Indictment guilty or not guilty?

Knightley. I am guilty.

Mr. Att. Gen. Then my Lord we defire, fince he relinquishes his Plea of Not guilty, that you will record his Confession; and since he has confest the Indictment, we have nothing more to do but wait the Judgment of the Court.

L. C. J. Holt. We shall not give Judgment

now.

Mr. Att. Gen. If the Prisoner have any thing to fay for himfelf your Lordships I suppose will hear

L. C. J. Holt. But I fay we cannot by the Course of the Court give Judgment now, for after a Perfon is convicted here, whether by Confession or Verdict, he ought to have four Days from the Time of such Confession or Verdict, to move in Arrest of Judgment, if there be so many Days of the Term remaining, if not, then the longest Time that can be had in the Term is allow'd: In (Trial 74.) Stayley's Case it was otherwise practifed, Judgment was given the same Day, that was in the Time of the Popish Plot, and is a Case not to be imitated, because not justified by any Precedent before that Time or since, but it has been always observ'd to have four Juridical Days for moving in Arrest of Judgment, if so many remain of the Term,

## Die Luna Vicesimo Quinto Die Maij An. Dom. 1696.

Being the last Day of the Term, the Prisoner was brought from Newgate to the King's-

Mr. Att. Gen. If your Lordship please, I desire the Judgment of the Court to be pronounced up-

on Mr. Knightley upon his Conviction.

Cl. of the Crown. Alexander Knightley hold up thy Hand; (which he did.) thou has been Indicted and Arraigned for High-Treason in compassing and imagining the Death of the King, and adhering to the King's Enemies; what can'ft thou fay for thy felf, why Judgment should not be given against thee to die according to the Law?

Knightley. I have nothing more to fay, my

Lord, than what I have faid.

Cl. of the Crown. Cryer, make Proclamation for Silence. Which was done on both Sides the Court.

Cryer. Oyez: Our Sovereign Lord the King ftraitly charges and commands all manner of Perfons to keep filence while Judgment is in giving, upon pain of Imprisonment.

L. C. J. Holt. Mr. Knightley, You are by your own Confession convicted of High-Treason in defigning the Murder of the King and the Subver-fion of the whole State of England, in promoting an Invasion from the French, its most antient and

inveterate Enemies.

It hath appeared before your Arraignment, not only by the Evidence that hath been given at former Trials; but even by the Signs of the Times and the Manner of fome Mens Actings, that there hath been for fome Years laft paft a Train of Plots and Conspiracies against this Government, and when the various Means which the Conspirators did project among themselves for its Ruin proved ineffectual, it was at last resolved among some of the Conspirators to assassinate the King, as the most certain Way of accomplishing their End.

In which Defign you were deeply engaged and was an active Instrument in the carrying it on, being fent to view the Ground on both Sides the Water, and with others that were fent with you reported your Opinion, which was the most convenient Place to attack the King and his Guards.

And though you did the last Time you were at the Bar, urge by way of Extenuation of your Crime, that you being engaged in the Interest of the late King, and thereby supported, you was furprized into this barbarous Defign, which being proposed to you, you thought your self obliged in Honour to engage in it; which is fo far from an Extenuation, that it is an high Aggravation: For Men of honourable Principles, tho' most zealously disposed to the Advancement of any particular Interest, yet always detest the Use of base and vile Means. Therefore when the Affaffination of the King was proposed, you had an Opportunity to have retreated with Honour; and might have refused to be further con-

cerned;

cerned; but you rather purfued this wicked En-

terprize with great Zeal.

And tho you are by your Profession a Roman Catholick, and may for that Reason think that your Crime is mitigated, because you acted in the Behalf of a Prince of your own Religion, which you hoped thereby to introduce: Not-withflanding all which, your Offence is highly aggravated in respect of the Ingratitude and Folly with which it is attended. For there is no English Papist that is Master of any Property, but he is interested in the Preservation of this Government, to which the whole Party of them hath been, and still are continually obliged for its Moderation and Justice; for instead of being expofed to the Severity of those Laws to which they are obnoxious, they have had the fame Indulgence in the Enjoyment of their Religion, and the same Protection, and as much Benefit in the Distribution of the Common Justice of the Realm, as any other of the King's Subjects; therefore none of them could ever expect to mend their Condition under a French Domination. But the contrary is foreseen by all considering Men; for the English Papist, as well as Protestant, would have been reduced to a most difinal State if you had obtained your End.

For it is against all the Rules of Reason, and the Experience of all Ages, to imagine, that the French King would spare English Papists more than Protestants; for it is not Zeal to Religion, or Affection to the Interest of the late King, that hath excited him to invade England, but it's his Pride and Ambition to conquer the three Kingdoms, and to reduce this to be a Province to France: Indeed the Pretence of restoring the late King, and introducing the Popish Religion may ferve to delude fome warm and unwary Zealots to engage in his Assistance, who do not consider, that if they should be successful they would be as certainly destroyed as others, but with more Dif-advantage to themselves. For after they shall advantage to themselves. have survived the Liberty of their Country, have embrued their own Hands in their Countrymen's Blood, they will be at the Mercy of their Conqueror, who can never think it his Interest to trust them, but will despise them for being such villainous Traitors to their own Country. Nay, rather, these Englishmen, who by their Courage and Resolution shall endeavour to defend their Country, though they should be unfortunately vanquished, will meet with a much better Reception, for they will have given Assurances that

they may be confided in, when the others have by fuch a wicked Treason given a Demonstration to the contrary.

There being then nothing to be faid that can palliate fuch a Crime as that of which you are convicted; but you having taken a different Course the last time you were at the Bar from what you took at first, you have relinquished your Plea of Not guilty, and have confessed the Indictment; I wish out of Charity to your Person it was as fincere as (I think it) it was prudent in you; for after several Convictions of others that were your Accomplices, you could not be a Stranger to the Evidence upon which they were grounded, you must therefore in all Probability have expected to have undergone the same Fate. If your Confession be a real Effect of your Repentance, you will reap the Advantage of it in the next World, but what Confequence it will have in this I cannot fay, For the Heart of the King is in the Hand of the Almighty, which as the Rivers of Water, he turneth whitherfoever he will. Live therefore for the Time to come in expectation of a speedy Death, and prepare your self to appear before another Judgment-Seat; to the making of which important Preparation I shall difmiss you, first discharging the Court of the Duty now incumbent upon it, in giving that Judgment which the Law hath appointed. And the Court doth award,

> That you be conveyed from hence to Newgate, the Prison from whence you came, and from thence you are to be drawn upon a Hurdle to Tyburn; where you are to be hanged by the Neck, and while you are alive to be cut down, your Privy Members are to be cut off, and your Bowels to he cut out of your Body and burnt in your View; your Head is to be cut off, and your Body is to be divided into four Parts, and your Head and your Quarters are to be disposed where his Majesty shall appoint. I pray God to have Mercy upon your Soul.

Knightley. My Lord, I am truly forry for what I have done, and I humbly thank your Lordship, and the rest of the Judges for your Favour to

Then the Prisoner was carried back to Newgate, and afterwards was graciously pardon'd.



## Proceedings between the King and the City of London, on an Information in nature of a Quo Warranto in the King's Bench, 1683. Hil. 35 Car. II.

Mich' 33 Car. II. in B. R. Rot. 137. Sir Robert Sawyer, Knight, His Majesty's Attorney General, against the Lord Mayor, and Commonalty, and Citizens of London.

The Information in nature of a Quo Warranto

HAT the Mayor, and Commonalty, and Citizens of the City of London, by the space of a Month then last past, and more, used, and yet do claim to have and use, without any lawful Warrant, or regal Grant, within the City of London aforefaid, and the Liberties and Privileges of the same City, the Liberties and Privileges following, viz.

> I. To be of themselves a Body Corporate and Politique, by the Name of Mayor and Commonalty, and Citizens of the City

of London.
To have Sheriffs Civitat' & Com' London' & Com' Midd' and to name, elect, make,

and constitute them.

III. That the Mayor and Aldermen of the faid City should be Justices of the Peace, and hold Sessions of the Peace.

All which Liberties, Privileges, and Franchifes the faid Mayor and Commonalty, and Citizens of London, upon the King did by the space aforesaid usurp, and yet do usurp.

THE Mayor and Commonalty, and Citizens, appear by their Attorney, and plead,

I. As to their being a Body Politique and

Corporate, they prescribe, and say,
1. That the City of London is, and time out of mind hath been, an ancient City, and that the Citizens of that City are, and by all that time have been, aBody Corporate and Politique, by Name of Mayor and Commonalty, and Citizens of the City of London.

That in Magna Charta de libertatib' Angliæ, in the Parliament holden 9 Hen. 3. it was enacted, Quod civitas London' habeat omnes libertates

suas antiquas, & consuetudines suas.

That in the Parliament 1 E. 3. that King by his Charter De affensu Prelatorum, Comitum, Ba-VOL. IV.

ronum, & totius communitatis regni sui, and by Authority of the same Parliament, having recited that the same Citizens, at the time of the making Magna Charta, and also in the time of Edward the Confessor, William the Conqueror, and other his Progenitors, had divers Liberties and Customs, Wills and Grants by Authority aforesaid, That the same Citizens shall have their Liberties according to Magna Charta — — And that for any personal Trespass alicujus ministri ejusdem civitatis, libertas civitatis illius in manus ejusdem Domini Regis Ed. 3. vel heredum suorum, non caperetur, sed hujusmodi minister prout quali-tatem transgressionis puniretur.

They plead also,
That in the Parliament holden 7 R. 2. Omnes consuetudines, libertates, franchesia, & privilegia civitatis predic? tunc civibus civitatis illius, & eorum successoribus, licet usi non fuerint, vel abusi fuerint, authoritate ejusdem Parliamenti ratificat'

Then they plead the Confirmations of feveral later Kings by their Charters; as of

King Henry VI. by his Charter, dated 26 Octob. 23 H. 6.

King Edward IV. by his Charter, dated 9 No-

vemb. 2 E. 4. King Henry VII. by his Charter, dated 23 July,

King James I. by his Charter, dated 25 Sept. 6 Jac. 1.

King Charles I. by his Charter, dated 18 Oct.

King Charles II. by his Charter, dated 24 Jan.

Ac eo Warranto they claim to be, and are a Body Politique, &c. and traverse their usurping upon the King.

II. As to the having, electing, making, and conflituting Sheriffs of London and Middlefex, they plead,

That they are, and time out of mind were, a Body Politique and Corporate, as well by the Name of Mayor and Commonalty, and Citizens, quam per nomen Civium London. And that King John, by his Letters Patents under the Great Seal of England, in Court produced, dated 5 Julii, anno regni sui primo, granted to the Citizens of London, that they should have the electing, 5 F

Proceedings between the King and Hil. 35 Car. II. 770

making, and constituting Sheriffs of London and

Middlesex imperpetuum.

Then they plead this Liberty and Franchise confirmed to them by all the aforementioned Statutes and Charters, ac eo Warranto they claim to make and constitute Sheriffs.

III. As to the Mayors and Aldermen being Justices of the Peace, and holding Sessions, they plead,

That the City is, and time out of mind was, an ancient City and County, and the Citizens a

Body Politique.

That King Charles the First, by his Letters Patents dated 18 Octob. 14 Car. I. granted to the Mayor and Commonalty, and Citizens of the City of London, That the Mayor and Aldermen of London, such of them as had been Mayors, should be Justices of the Peace, and should hold Sessions, & eo Warranto they claim to be Juflices, and hold Sessions.

O this Plea the Attorney General replies. And as to the Mayor, and Commonalty, and Citi-Respons. zens of London, being a Body Politique and Corporate,

First takes issue, that they never were a Body Corporate, and for this puts himself upon the

Country. And then goes over and pleads, That the Mayor, Commonalty, and Citizens, affuming upon themselves to be a Body Politique and Corporate, and by reason thereof to have Power and Authority to convocate and affemble, and make Laws and Ordinances, not contrary to the Laws of the Kingdom, for the better Government of the City and Citizens, and for preferving the King's Peace—— Under Colour and Pretext thereof, but respecting only their private Gain and Profit, and against the Trust in a Body Corporate by the Laws of this Kingdom reposed, assumed an unlawful and unjust Authority to levy Money upon the King's Subjects, to their own proper Use, by colour of Laws and Ordinances by them *de fatto* ordained and established; and in prosecution and execution of fuch illegal and unjust Power and Authority by them usurped, 17th of Septemb. 26 Car. II. in their Common Council assembled, made, constituted, and published a certain Law, by them de fatto enacted, for the levying of feveral Sums of Money of all the King's Subjects, coming to the publique Markets within the City to fell their Provisions, viz. Of every Person for every Horse-load of Provisions into any publique Market within the said City, brought to sell, 2 d. per Day. For every Dorser of Provisions, 6 d. per Day. For every Cart-load not drawn with more than Three Horses, 4 d. per Day. If drawn with more than Three Horses, 6 d. per Day. And that these Sums of Money should be paid to the Use of the Mayor, Commonalty, and Citizens: And if any refused to pay, then to be removed from his Place in the Market. And that by colour of this Law, the Mayor, Commonalty, and Citizens, for their own private Gain, had illegally, by the space of seven Years next after the making this Ordinance, received divers great Sums of Money, in all amounting to 5,000 l. per Annum, in Oppression of the King's Subjects.

And further, That whereas a Session of Parliament was holden by Prorogation, and continued to the 10th of January, 32 Car. II. and then prorogued to the 20th of January then

The Mayor, Commonalty, and Citizens, 13 Jan. 32 Car. II. in their Common Council affembled, unlawfully, malicioufly, advifedly, and feditiously, and without any lawful Authority, assumed upon themselves ad censendum & judicandum dictum Dominum Regem, & prorogationem Parliamenti per Dominum Regem sic fasti. And then and there in Common Council affembled, did give their Votes and Order, that a certain Petition under the name of the Mayor, Aldermen, and Commons of the City of London, in Common Council affembled, to the King should be exhibited; in which said Petition was con-

tained,

That by the Prorogation, the Profecution of the publique Justice of the Kingdom, and the making necessary Provision for the Preservation of the King, and of his Protestant Subjects, had received Interruption. And that the Mayor and Commonalty, and Citizens in the same Common Council affembled, did unlawfully, malicioufly, advisedly, and seditiously, and with Intention that the said Petition should be dispersed amongst the King's Subjects, to induce an Opinion in them, that the faid King, by proroguing the Parliament, had obstructed the publique Justice, and to incite the King's Subjects to Hatred of the King's Person and Government, and to difturb the Peace of the Kingdom, did order that the said Petition should be printed, and the same was printed accordingly to the Intent and Purpose aforesaid.

By which the Mayor, Commonalty, and Citizens aforefaid, the Privilege, Liberty, and Franchise of being a Body Politique and Corporate did forfeit, and afterwards, by the time in the Information, that Liberty and Franchise of being a Body Politique did usurp upon the

King. Et hoc, &c.
And as to the other two Pleas, viz. The making and having Sheriffs and Justices of the Peace, the Attorney General imparles to Mich. Term.

Rejoynder. THE Mayor, Commonalty, and Citizens, as to the Plea of the Attorney General, pleaded in affigning a For-feiture of their being a Body Politique and Corporate.

Protestando, That those Pleas, by the Attorney pleaded, and the matter in the same contained, are infufficient in the Law to forejudge or exclude the Mayor and Commonalty, and Citizens from being a Corporation.

Protestando etiam, That no Act or Deed, or By-Law made by the Mayor, Aldermen, and Common Council is the Act or Deed of the

Body Corporate.

Protestando etiam, That they, the Mayor and Commonalty, and Citizens of London, never took upon them any unlawful or unjust Authority to tax the King's Subjects for their own private Gain, or did ever levy or exact from the King's Subjects coming to Markets such yearly Sums as in the Replication are alledged----For Plea fay,

That

# 1683.B.R. the City of London on a QuoWarranto.

That London is the Metropolis of England, and very populous, & Celeberrimum Emporium totius Europæ.

That there are, and time out of mind have been, divers publique Markets for Provision and Merchandise within the said City to be sold.

That the Mayor and Commonalty, and Citizens have been, time out of mind, and yet are, feiz'd of these Markets in Fee, and by all the faid time at their own Costs and Expenses have provided and have accustomed, and ought to provide at their own costs Places for the holding the faid Markets and Stalls, and Standings, and other Accommodations for Persons bringing Provisions and Merchandises to the said Markets, and Supervifors and other Officers for the better preserving and ordering the said Markets, and of the great concouse of Persons coming to the fame; and for the sustaining and supporting of the said Costs and Expenses, by all the time aforesaid have had, and ought to have, reasonable Tolls, Rates, or Sums of Money, of Persons coming to the said Markets for their Stalls, Standings, and other Accommodations by them for the better exposing their Commodities had and enjoyed.

They further fay, That the Citizens and Freemen of London are very numerous, (viz.)

50,000 and more.

That within the faid City there hath been, time out of mind, a Common Council affembled, as often as necessary, consisting of the Mayor, Aldermen, and of certain of the Citizens, not exceeding 250 Persons thereto annually elected, called the Commons of the said City.

That there is a Custom within the faid City for the Mayor, Aldermen, and Common Council, to make By-Laws and Ordinances for the Regulation and Government of the publique

Markets within the City.

That these Liberties and Customs of the City were confirmed by Magna Charta, and the other Statutes in the Plea abovementioned.

That by reason of the burning of the City in Septemb. 1666. and the Alterations in the Market-Houses and Places thereby occasion'd, for the establishing and resetling the Markets within the City, 17 Septem. 26 Car. II. the then Mayor, Aldermen, and Commons, in Common Council affembled, according to the faid Custom, for the better Regulation of the faid Market, did make and publish an Ordinance, entituled, An Ast for the Settlement and Well-ordering the publique Markets within the City of London, by which faid Ordinance reciting that for the accommodation of the Market-people with Stalls, Shelters, and other Necessaries for their standing in the Markets, and for the amendment, paving, and cleanfing the Market-places, and for the support and defraying the incident Charges thereof, there have been always certain reasonable Rates and Duties paid for the same. And to the intent that the faid Rates may be ascertain'd and made publique to all Market-people, and the Collectors restrained from exacting-It was enacted and ordained by the faid Common Council, that the Rates and Sums in the Replication should be paid to the use of the Mayor and Commonalty and Citizens; or upon refusal, to be removed out of the Market. And they aver, that these are all the Rates or Duties paid, and VOL, IV.

were reasonable Sums to be paid; and these they have demanded and received for the Use and Purpose asoresaid, as was lawful for them

As to the other matter alledged by the Attorney General in affigning the Forfeiture, they

fay,
That within this Kingdom (viz.) at the Parish of St. Michael Bassishaw, London, there was an execrable Plot and Conspiracy prosecuted by Papifts to destroy the King, and to subvert the ancient Government, and suppress the true Religion in this Kingdom established.

That Sir Edmundbury Godfrey took Examinations of Witnesses, and Informations of the fame; and also of the burning of London by

the Papists.

That divers of these Conspirators had lain in wait for him, and murthered him, to the intent to suppress his Examinations, and to deter other Magistrates from acting in the Discovery.

That Green, and others were try'd, and hang'd

for this Murther.

That Coleman, and others were also try'd, and

executed for the fame Conspiracy.

That William Lord Powis, Lord Arundel of Warder, Lord Petre, Lord Bellasis, were impeached by the Commons in Parliament of High Treason for the same Conspiracies, and sent to the Tower.

That the King, in his Speech to that Parliament had recommended to them the further pursuit and examination of that Conspiracy, declaring he thought not himself nor them safe, till that matter were gone through with; and therefore that it was necessary that the faid Lords in the Tower should be brought to their Trials, that Justice might be done; and the Parliament having made an Address to the King, wherein both Lords and Commons declared their being deeply sensible of the sad condition of the Realm, occasioned chiefly by the Conspiracies of a Popish Party, who had plotted and intended the Destruction of the King, and Subverfion of the Government and Religion of the Kingdom; and thereupon a Solemn Fast kept pursuant to the King's Proclamation, grounded upon the said Address, and divers Bills prepared to be pass'd into Laws for preservation of his Protestant Subjects.

These Impeachments and Bills being thus depending, and the Lords in the Tower not tryed, the Parliament was upon the 10th of January prorogued, as the Attorney General above in his Replication hath alledged, by reason whereof the Citizens and Inhabitants of the said City, being faithful Subjects to the King, were much difquieted with the fense and apprehensions of the Danger threatning the Person of the King, His Government and Realm, by reason of the Conspiracies aforesaid, as is by both King and Parliament affirmed and declared; and conceiving no better means to prevent, than by the fitting of the Parliament; and having received a Petition from divers faithful Subjects, Citizens of London, to the same effect : And it being lawful to petition, the Mayor, Sir Patience Ward, and the Aldermen and Commons, in Common Council affembled, for the prefervation of the King and His Government, did cause to be written the Petition in the Replication mention-

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# Proceedings between the King and Hil. 35 Car. II.

ed, which is fet forth in hæc verba; and did Order, that after the fame was presented to the King, it should be printed for the satisfaction of the troubled Minds of the said Citizens; and traverse the writing or making any other Petition, or making this to any other end or intent than they have pleaded.

Surrejoynder.

H E Attorney General as to the Plea of the Mayor, and Commonalty, and Citizens pleaded to the making and publishing the Ordinance about the Markets,

Protestando, That the Mayor, and Commonalty, and Citizens were not seiz'd of the Markets, nor at their charges provided Stalls and Necessaries, or Market places.

Protestando etiam, That the said Rates and

Sums were not reasonable.

For Plea faith, That by a Statute made 22 Car. II. it was enacted that Places for Markets should be set out, and 2 d. per Chaldron upon Coals for the Charge of that, and many other things, was given; and that they received a great Sum out of that Duty for the Purpose aforesaid; and yet for their own private Lucre took the Money by the Ordinance.

And traverseth, That the Mayor, and Com-

And traverleth, That the Mayor, and Commonalty and Citizens, time out of mind, baburunt & babere consueverunt Tolneta, Ratas, sive denariorum summas per ipso Majorem, Communitatem, & Cives superius supposit, per presatam Legem, sive Ordinationem predit? Assessing & in cer-

titudinem reduct. prout per placitum suum superius rejungendo placitat' supponitur.

And to the Plea of the Mayor, and Commonalty, and Citizens, pleaded to the Refidue of the Attorney's matter affigned for a Forfeiture, as aforefaid,

The Attorney *Protestando*, That the aforesaid Prorogation of the Parliament was for urgent Causes concerning the good of the Kingdom, and thereby the prosecution of publique Justice not interrupted.

And demurrs to the faid Plea of the Mayor, and Commonalty, and Citizens by them pleaded

as to the Petition.

THE Mayor, and Commonalty, Rebutter. and Citizens, as to the making

and publishing the Ordinance for the Payment of Monies by those that come to the said Mar-

kets, say as before,

That the Mayor, and Commonalty, and Citizens have, time out of mind, had, and accustomed to have, reasonable Tolls, Rates, or Sums of Money of all Persons coming to these Markets with Victuals and Provisions there to be sold, for Stalls, Standings, and other Accommodations, by them had for exposing their Victuals and Provisions to sale. And of this they put themselves upon the Country, &c. To this Mr. Attorney demurrs.

And as to the Plea by the Mayor, and Commonalty, and Citizens pleaded to the Refidue of the matter by the Attorney General, affigned for Forfeiture, they joyn in Demurrer †.

This great Case was only twice argued at the Bar: First, by Mr. Finch, the King's Solicitor, for the King; and Sir George Treby, Recorder of London, for the City. And next by Sir Robert Sawyer, the King's Attorney General, for the King; and Henry Pollexsen, for the City.

The First Argument was in Hilary Term on Wednesday, Febr. 7.

Mr. So-licitor. THE Questions in this Case, as I think, will be,

- I. Whether any Corporation can be forfeited?
- II. Whether the City of London differ from other Corporations as to point of Forfeiture?
- III. Whether any Act of the Mayor, Aldermen, and Common Council, in Common Council affembled, be fo much the Act of the Corporation, as can make a Forfeiture?
- IV. Whether the Acts by them done in making the By-Law, and receiving Money by it; or in making the Petition, and caufing it to be printed and published, be such Acts, as if done by the Corporation, will make a Forseiture of the Corporation?
- I. The First of these Questions truly I should not make any Question at all, but that this Case has been a Case of so great expectation, every man hath discoursed about it, and the prejudice that some have entertained concerning it, have drawn them to affert the Negative Proposition. Therefore, my Lord, because this strikes to the whole, though I think it hath no Foundation in Law, I will beg leave to remove this Objection out of the Case.
- 1. First of all, No Corporation hath any other Creation than any other Franchises have, and subsist upon the same Terms that other Franchises do.
- chises do.
  2. There is a Trust or a Condition in Law, that is annexed to, and grows upon all Franchises, that they be not abused, and the Breach of them is a Forseiture of the very being of the Franchise.
- 3. And as there is no Foundation of that Opinion in Law, fo the Mischiess would be great, if the Law were otherwise. For,

1. First,

<sup>†</sup> When the Demutrer in this Case was joyn'd (viz. Mich. Term 34 Car 11.) Mt. Sergeant Pemberton was Chief Justice of the King's Bench. But before Hilary Term, when it came to be argued, he was removed, and made Chief Justice of the Common-Bench; and Sir Edmund Saunders, who had been Counsel for the King, in drawing and advising the Pleadings, was made Chief Justice of the King's Bench.

1. First, That no Corporation hath any other Creation than other Franchises have; 'tis undoubtedly true that the King is the Original and Commencement of all Franchises; they have their beginning from him, the Books are clear and full in it: I need not quote them, though there are many, Kelway 138. 17 Ed. 2. 530. in the Reports of those times set forth by Mr. Serjeant Maynard. Now, my Lord, there can be no Corporation, but by the King's Letters Patents; for even the Prescription doth suppose there was the King's Patent to create it at first. And therefore the proper Inquiry will be about the Second thing.

2. How far the Breach of Trust that is annexed to a Franchise, is a Forseiture of that Fran-

chife.

First of all, There is no Rule in Law more certain, than that the Mis-user of a Franchise is a Forfeiture of that Franchife. This the Statute of 18 Ed. 2. does very well prove, which was an Act of Grace to restore Franchises to those that had lost and forfeited them. There it was restrained Ita quod libertat' non sint abusa. And my Lord Coke 2 Inst. in his Observations upon the Statute of Westm' 1. that Chapter of it that concerns Towns that exacted more Murage than was granted, fol. 223. fays, They shall lose that Grant for ever; fays the Mirror of Just. which my Lord Coke there quotes, that is no more than the Common Law; for the Law wills that every Man should lose his Franchise, that does misuse it: So the Abbot of St. Albans Case, 8 Hen. 4. 18. The King seized the Franchise into his hand, because the Abbot, who had the Gaol, would not give Pledges to make Deliverance, and for detaining his Prisoners a long time without making a lawful Deliverance. And fo 20 Ed. 4. 6. The Abbot of Crowland's Cafe for detaining Prisoners acquitted after Fees paid, the King seized the Gaol for ever. These two are cited by my Lord Coke 2 Inst. 43. And in Sir George Reynel's Case, 9 Report, Fitzherbert's Abridgment, Titl' coron' placis 233. A Layman was taken in a Robbery, the Ordinary challenges him as a Clerk, whereas he was a Layman: It was ruled, that for his false challenge the Ordinary should lose his Temporalities to the King, and lose his Franchise to challenge Clerks, for him and his Successors for ever. Thus far is plain, That Franchises, if misused, are forfeited; and that though enjoyed by Persons in a corporate capacity, as appears by the Cases put. And then as a Corporation may forfeit any Franchise they are seized of in right of the Corporation, so may a Corporation forfeit the Franchife of the Corporation it felf, upon the same ground and reason in Law: unless any one will fay, The Franchise of being a Corporation cannot be misused; and that would be a very strange matter to affert.

Every Corporation is entrusted with a Franchise to make Laws for governing the Subject within its Jurisdiction. If that Power be exercised to the Subjects prejudice, as it may be, it were an hard matter if there were no Law to redress that Grievance. Suppose a Corporation under their common Seal should authorise a Rebellion, would any Man say that were no Forseiture? Tis said indeed by Pigott, 21 Ed. 4. f. 13. Arguendo upon a Case (where the Question is,

Whether a Corporation should avoid a Bond entred into by the Mayor by Dures.) That a Corporation can neither commit Treason or Felony; but upon the same Reason that he urges, That a Corporation cannot act at all, that is, abstractedly from all the Members of it; for so this Notion is, that a Corporation is a Body in consideration of Lawonly, and not Reality; and therefore the particular Act even of the head of that Body shall affect him personally only. But this is only a Notion of his arguing; but it is the best Opinion of that Book, that Dures to the Members did so affect the Corporation, that it should avoid the Bond.

Now, my Lord, a Corporation may be surrendred; and surely that that may be surrendred, may be forseited; and I shall offer you some Authorities in this case, 12 E.3. rot. claus. memb. 36. a Writ is directed to the Constable of Dover, reciting, That the Cinque-Ports had seized divers Goods of several Merchant Strangers Portugueses, and others; and the Writ commands that Right should be done, or else the Franchise should be seised into the King's Hands, 6 Ed. 2. rot. claus. No. 5. The Liberties of the City of Brislos were seised, and the Custody of it granted to for divers Contempts and Injuries done per Majorem, Ballivos, & Communical to the King; and so the

close Rolls of R. 2. m. 6.

tions, that he has given to Lincolns-Inn Library; I took it out of that Book: 'Tis in the Collection of the Adjudicata in the time of Ed. 1. fol. 28. a. Thus it was: There was the Abbot of St. Auftin in Canterbury had made an Agreement with the Men of Sandwich, about paying Ten Hogf-heads of Wine yearly to the Abbot; and there was due to the Abbot some Thirty Marks, and he had Judgment, and Execution went out; and thus 'tis in the Book, Vic. de - mandatur, quod levari fac' 30 Marcas de bonis ipsius, ad opus Abbatis, pro pretio 10 Doleorum Vini an-nuatim folvend' And they made Rescue when the Sheriff came to execute the Writ, and they were fued for that; and the Judgment of the King and his Council, which was by Parliament, for it was adjourned into Parliament, was, Quod libertas de Sandwich forisfact' sit. And there is this Observation, tho' it be written with the fame Hand, which is not his, but the Clerk's that transcribed it, Judicium illud extendit contra Barones 5 Portuum, & eorum libertates, ut mibi videtur. These are the Words of that Book: And this will go a great way with the City of London, as to their Confirmation of Magna Charta; for the Cinque-Ports are confirmed by Act of Parliament, as well as they.

But, my Lord, there are many Cases of like nature, and that even in the Case of the City of London too, as I shall shew you by and by. Now tho' these are not Judgments in Quo Warranto's, to out a Corporation of a Franchise of being a Corporation, yet it shews, that these things were Forseitures of all the Franchises of a Corporation; for a Seizure is never but where there is Matter for Forseiture found upon Record, as in Sir George Reynel's Case; or to ground a Forseiture, upon which to bring a Quo

Warranto.

Warranto, as in our Case. But in the Case of 9 Ed. 1. there it does appear Judgment was given by the Parliament, that the Liberty should be forfeited, not that it should be seised

into the King's Hands only.

Now, my Lord, where all the Franchises of a Corporation are forfeited, what is the Corporation? Truly, 'tis nothing, 'tis but a Name; a Corporation without a Power to act, is nothing at all. Indeed, I do not find any Judgment in a Quo Warranto of a Corporation being forfeited; yet, my Lord, it doth not follow from thence that this cannot be by Law; for many Quo Warranto's have been brought against London, and other Places too, to out Corporations of their Franchises, but it hath always ended in Submission to the King, and so they have been at quiet. All the Quo Warranto's in Mr. Attorney Palmer's time, after the King's Restauration, against the several Corporations, they all submitted; and yet that was to question the very Being of their Corporations.

Now, my Lord, pray consider a little upon the Rule of Law. It should seem very strange, if a Corporation should neglect to come into Eyre, or into the King's Bench, the same Term that a Quo Warranto is brought against them, they must be outed of their Franchise for ever, as 'tis said 15 Ed. 4. 6 & 7. And yet, when all the Contempts and Oppositions imaginable are found upon Record, that this should not be a Forseiture, that seems absurd that a Neglect in Eyre should do it, but all the Oppressions and Offences in the world, when found upon Re-

cord, should not do it.

3. But, my Lord, the Mischiess that would follow from hence are very great. How many Oppressions and Offences would be daily committed, if every Corporation were a Franchise and Juridiction independent upon the Crown? and the Punishment truly of some particular Men for those Offences would not be adequate, where the Power of offending and misgoverning should still remain; sure that were no adequate Redress of such an Inconvenience. to this purpose, my Lord, I shall humbly offer a Case, and 'tis that great Case between the Earls of Gloucester and Hereford, Hil' 20 Ed. 1. in B. R. rot. Wallie 14. 'Tis likewise in Riley's Placita Parliamenti, 83, 86. The Case is this in short: They both claimed the Liberty of Returna Brevium, and they had incurred great Contempts in refusing to obey the King's Writs; and Judgment was given against them, that the Liberty should be seised for this Reason, which, I think, will go a great way in this Cafe, and for which I offer it, Quia puniendus est Dominus libertatis in eo quo deliquit. I think, my Lord, as I said, that will go a great way in this Case to shew the Reason of the Law.

My Lord, if the granting of too many and too large Franchises were a Mischief, as certainly it was by Law, and as appears by the Commons Petitions 21 Ed. 3. rot. Parl. No. 17. where they pray, That new and large Franchises may not be granted, because it tended to the overthrowing the Common Law, and great Oppression of the People. And the King's Answer was, That Care should be taken for the time to come. I say then, if this were such a Mischief, that there ought not to be granted new and large

Franchises, much more would it be a Mischief, if these Franchises should not be under the Controul of the Law, when they exercise such Oppression. And so, my Lord, I shall leave that Point; for I think it will be pretty clear, that a Corporation may forfeit their Being of a Corporation.

II. I shall next consider, Whether the City of London be in any other Plight than any other Corporations. I think, truly, there is no Difference at all. Now this Question doth depend upon what they have set forth by their Plea; and that is, the Consirmation of Magna Charta, cap. 9. Civitas London' baheat omnes libertates suas antiquas, & consultation subset omnes libertates suas antiquas, & consultation subset of the Act of 1 E. 3. upon which my Lord Coke, in his 4 Inst. 253. says, that the Franchise of this City shall not for any Cause be seised into the King's Hands. And then that of 7 R. 2, which says, that the City shall enjoy its whole Liberties, licet non usi vel abusi. This is their Foundation, upon which they would distinguish this City from all other Corporations. Now as to these things, I give these Answers:

First for Magna Charta, That plainly is no more a Confirmation to them, than 'tis to other Cities and Corporations. For not only the City of London is named to have its ancient Liberties and Customs preserved, but 'tis likewise omnes aliæ Civitat' &c. and all Cities, Burroughs, and Towns, and the Barons of Cinque-Ports, and all other Ports, should have all their Liberties and free Customs. So my Lord Coke agrees it in his Comment. And in what he cites out of the Mirror of Justice, and other ancient Authors of our Law, they should enjoy their Franchises which they had Right to by lawful Title of the Gift and Confirmation of the King, and which they had not forfeited by any Abuse. So that the Act which confirmed them, did not purge former Forfeitures, much less did it license other

Abuses.

Then for their Acts of 1 E. 3. and 7 R. 2. I shall humbly offer this, That as they are in truth no Acts of Parliament at all, so they will not concern this Question, whatsoever my Lord Coke says concerning them. But I shall give some instances before these Acts, to shew that they never had such an unquestionable Power as they now dream of, and then some Instances in after times, that there either were no such Acts, or no such Sense at least is to be put upon them, as they have strained to make.

First it appears 15 E. 1. that the Franchise of the City of London was seised into the King's Hand, and Johannes de Britton was made Custos Civitatis London, who was no Freeman; and this implies, that the Franchise was seised into the King's Hands, for they had a Power to choose de seissis, by Charter from King John, a Citizen to be Mayor or chief Governour; but here was another Governour appointed them.

Then Rot' Pat' 26 E. 1. Rex pro bono fervicio civit' London' reddit eis civit' fuam London' habend' diël' civibus ad volunt' Regis. Teste Rege. So that both the City, and all its Franchises, were feised at that time; for he restored the very City of London to the Citizens babend' during his Will and Pleasure. Thus, my Lord, it stood

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in the time of E. 1. Then in the time of E. 2. feised again; 14 E. 2. memb: 21. of the Pat' Rolls, in 21. Rex dimist civibus London' officium Major' civitat' London'. 15 E. 2. Rex dedit licentiam eligendi Major' London'. And in the second part of Pat' Rolls 15 E. 2. m. 5. the King recites, That whereas in the Fourteenth Year of his Reign he had replevied to them the Office of Mayor, usque quindenam Sansti Martini, and also recites, which Office was seised into the King's Hands by the Justices of Eyre in the Tower of London, and he was willing to continue it longer to them, ex gratia speciali he did grant them the said Office, quamdiu, &c.

Then the fecond part of Pat' Rolls in 20 E. 2. it is recited, That the King had feifed the Office of the Mayoralty, and had replevied it from time to time; and that one Hamond de Chigwell was made Mayor, the King had accepted of him for Mayor, Et Rex volens eis gratiam uberiorem facere, grants him the Office of Mayor.

Now, my Lord, these Seizures shew plainly, that the Franchises of the City were forseitable; for either they were seised upon Matter of Record sound for a Forseiture, or else upon some Matter which was to be a Ground of a Forseiture, So then they were absolutely gone, and I do not find that these were ever taken out of the King's Hands by Process of Law, but were restored by Grace and Favour; for till the 20 E. 2. it appears, that they so long continued in the King's Hands, and he absolutely disposed of them.

Here is now a Favour to them, and a plenary Restitution. Thus it stood in the Reigns of E. 1. and E. 2.

Now the next thing will be for their Act of I E. 3. which they back with my Lord Coke's Observation upon it, that it was Authoritate Parliamenti. Now truly, my Lord, there is no fuch Act of Parliament that is any where extant. For it is not in Print, neither are there any Parliament Rolls of E. 3's time till 4 E. 3. And he that cites it, my Lord Coke himself, cites no Roll at all for it, so that where we shall find this Act of Parliament, truly I do not know. But this Act at best amounts to no more, than that for any personal Trespass of Officers the Liberties of the City should not be seised; but that fignifies nothing, for that is not our Case. There are Acts of the Corporations, not of particular Officers; though I cannot but observe how the Law was taken to be at that time, before this their pretended Act, even for the Offence of private Officers; and that appears to be the Law too in the Case of 9 E. 1. which I cited before, which was only the Offence of the Mayor of Sandwich, who refused to answer for a Trespass, and a Rescue was committed, and the whole Liberty feifed.

Now this Act of 1 E.3. be it what it will, though they would take it in that Sense, that no Forseiture should be incurred for the Trespass of an Officer, yet I find quite the contrary thereunto, and that it hath not prevailed even in that Sense. For 5 E.3. rot. claus. 14. there the King did discharge one from the Office of Mayor, and commands the Aldermen and Commonalty to choose another. Now this, my Lord, I take to be not so much a punishing of the Officer, as a breaking in upon the Franchise it

felf. But I shall shew more fully in the Reign of R. 2. that this was done.

Yet I will first take notice of the Statute of R. 2. which is the next thing that they rely upon; and this, with Submission, is no Act of Parliament neither; for though my Lord Coke, in his 4th Inst. 205. says, this is the Statute mentioned in our Books, which supports the Customs in London to devise in Mortmain, and other Customs against Acts of Parliament, and cites Authorities in the Margin; yet, my Lord, I have looked, and can find none of them to fpeak to the purpose for which they are cited, but the Book of 7 H. 6. fol. 1. where the Custom of London to devise in Mortmain is in question; and there it was ruled a good Custom, because of the Statute that confirms it after the Statute of Mortmain, but says that Book, Quere the Statute; fo that they were not well apprized of the Statute in those Days, though this were the Foundation of all the Resolutions of that kind.

It appears by the Roll, that it is no Act of Parliament in the Nature of it, for it is 7 R. 2. No. 37. its a Prayer of the Commons, That there might be a Patent granted to the City, confirming their Liberties, licet non us vel abusi fuerint. And the Answer was, Le Roy le veult; but this is no Act of Parliament, it is no more than a Confirmation of the Letters Patents, Besides further, which had been primo R. 2. there never was any Patent granted in pursuance of this Act: And yet tis plain, that if it had been fo, it would only have extended to Forfeitures that were past, but could never amount to a Dispensation or License for the suture. And, my Lord, this appears by these Authorities and Records that I shall now cite. The first part of Pat' Rolls 16 R. 2. membr. 36, 37. whereby it fully appears, That notwithstanding these pretended Statutes, there was no such Privilege in the City, but that for the Offences of their Officers, or themselves, the Franchise should be feized.

But, my Lord, I must a little observe, that truly the City have attempted to raife themselves above the Fear of any Judgment in any of the King's Courts; for in primo R. 2. Parl. Roll 126. there they petition for a Confirmation of their Charter, with a Clause of licet non usi vel abusi, which was that they then would have to be done in Parliament for them. But they do likewise defire in their Petition, that notwithstanding any Statute, Privilege, Charters, Judgment made, or to be made to the contrary, their Liberties might be confirmed; of this, its faid, The King will advise. There is in 1 R. 2. Parliament Rolls 121. as pleasant a Petition as the other; they there do desire, that the Interpretation of their Charter may be left to themselves; and where it is doubting, fuch Meaning as they should put upon it should be allowable. But to that the King's Answer was, That he would make the Interpretation of his own Charters, according as his Counfel should advise. So that I observe, they would feign have been absolute, but they could never do it; it hath always been denied them. So that from what was done at this time, and after 7 R. 2. it does appear plainly, that there was no Difference between the City of London and any other Corporation, only this is really the greatest. But as all Greatness is the

King's Favour; fo when Men forget their Duty, in abufing the King's Favour, this great Court is the place to put them in mind of it. I come then to the Third Question:

III. Whether the Ast of the Mayor, Aldermen, and Commonalty, in Common Council assembled, be an Ast of the Corporation, so as to make a Forseiture of the whole? And with Submission, my Lord, that will be pretty clear too upon these Reasons:

 First of all, the whole Corporation is fully represented by them, notwithstanding the Disparity of Number set forth in their Rejoynder.

2. Again, All By-laws and Ordinances made for the good Government and Order of the City, are certainly the Acts of the Corporation; but the fole Power of making those Laws is in the Mayor, Aldermen, and Common Council; and therefore fure the whole Power of the Corporation is in the Common Council.

3. They have the fole Power of the Corporation-Seal. They can bind all the whole Corporation by any Alienation to, or Charge upon their Inheritance; and by Confequence they may furrender all or any of their Franchifes, and then, as I faid, they may forfeit them.

4. They have pleaded that there hath been time out of mind a Common Council, confifting of the Mayor, Aldermen, and Two hundred and fifty Citizens, who are called the Commons of the City. So that it shall be intended now, that as they have prescribed for it as incident to their Corporation, it was part of their Original Conftitution to be thus reprefented by them, and ruled and governed by their Laws: But there is another reason for it, and that is, that it is an inseparable incident to a Corporation, implyed in Law without grant, that they have a power to make By-Laws to bind the Corporation, without which there were no Government in a Corporation; and therefore a misuser of that power must be a Forseiture of their Corporation, because 'tis a breach of their Original Trust: 22 Assis, pl. 34. there is this Rule given, and a true one it is, Where there are many Franchises granted, which do not depend one upon another, there the misuser of one is a Forfeiture of that one which was mifused; but where there are several parts of a Franchise depending all upon the said Franchise, if any part be misused, the entire Franchise shall be forfeited. As for instance, if a Man have a Fair, a Court of Pypowders is incident to it, the misuser of that Court of Pypowders is a Forfeiture of the whole Fair it felf; for where any part is abused that is incident to an entire Franchife, that abuse forfeits the whole.

And this is the Opinion of Palmer's Reports in the Case of the Corporation of Maidenhead, where 'tis doubted whether the Market was forfeited for taking too much Toll, because the Toll was not inseparably incident to the Market, and so was not dependent upon the entire Franchise, and there the rule is taken, as I have said before, that the misuser of a part of an entire Franchise, or a power that is incident to it, is a Forseigne of the Franchise.

it, is a Forfeiture of the Franchife.

Then, my Lord, if they cannot forfeit here, the whole power of the Trust of the Corporation is reposed in them, and may be misused by

them, to the Oppression of the King's Subjects, and there is no remedy, if they shall not be punished at all. For it is much harder to say, that several Acts of all the particular Persons should forfeit the Corporation, than that their joynt Act should do it. But this, my Lord, is an Act contrary to the trust upon creating the Corporation, and may be a misuser to the prejudice and oppression of all people; and if this should not forseit the Corporation, there is no remedy at all, but the power remains of oppressing as it did before.

Now, my Lord, I think, with fubmission, I have made it pretty plain; and as they are not distinguished from other Corporations in point of Privilege as to Forfeitures, so this is their Act, and shall bind them, being done by

their Representatives.

IV. Then the fourth Point will be, Whether these Offences set forth in the Replication are Forfeitures?

1. The first is the making of that Law in the Common Council for the levying of Sums of Money upon the King's Subjects, and the actual levying of those Sums accordingly; and this they justify under their prescription to have reasonable Tolls, as they set forth in their Pleadings, from all Persons that come to their Markets to sell Provision there, and power to reduce their Tolls to a certainty by an Act of Common Council. This is their Justification; so that, my Lord, the first thing to be considered is,

(1.) What right they have to these Tolls or Sums of Money assessed by the By-law; and

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(2.) Whether if they have no right, their taking upon them to make a Law be a Forfeiture?

(1.) For their Right, that depends upon a prefeription to have reasonable Toll, as they set it forth, and this, as they have pleaded it, appears to be no Right at all; for a prescription to have Toll and Tollage, not shewing how much in certain, is void; for reasonable Toll is not incident to a Market, but the Party has it by the King's Grant, and so twas adjudged in this Court, Mich. 39 & 40. Eliz. cited by my Lord Coke in his Second Inst. 220. So if the King grant a Toll, if he do not in his Grant ascertain how much shall be taken for Toll, that Grant is void, and so is the Prescription too, as you may see in the Corporation of Maidenbead in Palmer's Reports, fol. 79. grounded upon 9 H. 6. 45. & 11 H. 6. 19. and so he cites the Opinion of Popham in the Case of Heedy and Weeldbouse, for no Subject can prescribe to have Toll, but by the Grant of the King.

scribe to have Toll, but by the Grant of the King-But, my Lord, this is not properly a Toll neither, nor in the nature of a Toll; for that is always paid by the Buyer, and never paid before a Sale; but here all that comes to the Market, whether they buy or not buy, fell or not fell, they must pay by this Law. My Lord, I confess there may be a custom for Persons to pay for Standings in a Fair or Market, as that Case was 9 H. 6. 45. but yet that must be prescribed for in a certain Sum, which is not done here. And this customary Payment is in the same nature as a Toll traverse, or a Toll through, which cannot be in an uncertain Sum; for they are all by Prescription, and a

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1683.B.R. the City of London on a QuoWarranto.

Grant of them now uncertain would not be

But, my Lord, however, Judgment upon these Pleadings must be given against the City; for either the Prescription as they have set it forth, is good; or it is not good; if it be good, then the Traverse that is taken, is well taken, to wit, that they have no fuch Custom, and they ought to have taken issue upon that which they have not done; for, my Lord, they have taken Issue thus, That, time out of mind, they have had reasonable Toll of all Perfons coming to the Market to fell their Provision, without tying of it to the reasonable Toll affessed and reduced to certainty by the Law; and this is naught: For tho' they had a reasonable Toll in general, taking the Prescription to be good, yet if either that reasonable Toll in the use of it were not taken in that manner, or to that Value that they affers by their By-law, then have they done wrong; and therefore our Traverse is proper to their reasonable Toll, that they had not, time out of mind, fuch a Toll as they fet forth; for it must be such a reasonable Toll as may answer to that which is assessed in the Bylaw; and that they have not put in issue. For the King, when once he hath granted a Market, cannot after grant Toll to that Market, because it is a free Market, and the People have right to come to it as a free Market; neither can they, when once by Custom they have exercised their Power of assessing reasonable Toll, alter that at their pleasure; for it being once set, all People have right to come upon fuch Terms : And if they increase the Toll, under pretence to reduce it to certainty, it will be void; for they may lower their Price if they will, but they can never come to increase the Penalty. If therefore they have done ill in not taking Issue upon the Traverse, which does take in the full substance of their Rejoynder; if it be good, then Judgment must be given against them upon that reason; so then, my Lord, the Question will be,

(2.) Whether the making of a Law to raise Money at large upon the Subject be a Forfeiture of the Charter? And truly, my Lord, that it is. For First, It is the usurping of a Power that they nei-

ther can have, nor have by Law.

Secondly, It is a Breach of the Trust annexed to the Corporation; for 'tis a misuser of the Franchise, to the oppression of the King's Subjects; and therefore the Charter must be forfeited, and not the other Franchise; not the Franchise of a Toll, for they have none; not the Franchise of the Market, for that would be nothing. If the Market be forfeited, it must either be extinguished, or kept; if it be extinguished, 'tis a Punishment to others that did not offend; and if it be kept, tho' it be forfeited, 'tis no Punishment to them that do offend: And 'tis a Question whether a Market may be forfeited for taking unreasonable Toll; and that appears in the Case of Maidenhead. And, as my Lord Coke fays upon the Statute about taking Outrageous Toll, the Franchife should be seized only till it be redeemed

But, my Lord, however, without going far into that matter, this Offence lies not only in taking the Money, but in taking upon them, and usurping a Power to make Laws to raile Money. They have taken upon them a Legislative Power to oppress their fellow Subjects, that is their Of-fence, and that is a misuser of their Franchise.

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My Lord, in the Case of Ship-money it was not the Quantum of Money that was raised, that was complained or quarrelled at, but it was the manmer of levying of it without an Act of Parliament. The Logick and Confequence of that was it, which was fo much debated and stood upon. So here, the Abuse and the Offence is the making the Law, and the consequence of that; for by the same reason that they have a Prescription to lay so much, they may have a Prescription to lay ten times as much. So that upon what I offer upon this point, I conceive it ought to amount to a Forfeiture of their Charter, and the Loss of their Corporation.

Then the next thing will be that which is the last matter, that is the Petition, and that is of a strange Nature; where the Offence is not only in prefenting, but in printing and dispersing of it; it charges the King with interrupting the publick Justice of the Nation, and the making the necessary Provisions for the Security of his Protestant Subjects; for, my Lord, to say, that the Prorogation of the Parliament, which is the King's Act, who fufely has alone, and none but he, the undoubted Prerogative of calling, proroguing, and diffolving Parliaments; to fay that Act of His was an Interruption of Justice, is all one as to fay, the King did interrupt: And 'tis done by them as a Corporation; 'tis the Act of the City in their Common Council in the Name of the Corporation; and, as we have pleaded it, the Mayor, Citizens, and Commonalty, in Common Council did do it, which fure is the Corporation, as they would have it. And that I rely upon for the Reasons I offered before upon that point.

Then the matter of this Petition is the taking upon them to censure the King and his Government by this Petition. The printing and difperfing it is now publickly fcandalizing and libelling the King; for 'tis in the nature of an Appeal to the people: 'Tis unlawful to print any man's private Case, while it is depending in any Court of Judicature, before it comes to Judgment, because 'tis an Appeal to the people. And that was my Lord Chief Justice Hales's Opinion in Colonel King's Case. And the ill consequences of fuch proceedings are fo many, and the danger fo evident in these licentious Days, that I do not know indeed whither it may tend.

The Fact is confessed by them in their Rejoynder; but they fay they did it to alleviate mens fears, and quiet their minds absq, boc, that they did it aliter vel alio modo. Surely, my Lord, this is no fort of excuse in the world, nor is it capable of any. They have owned the thing, but they have excused it in the manner of doing thereof. And I may venture to say the Traverse is impertinent: Suppose a man be indicted for publishing a Libel, and he owns the Fact, but doth traverse absq; boc, that he did it malitiose, or with an intent to defame, that furely would be an idle thing; for those are constructions that the Law puts upon it, and are not matters traverfable, or to be put in iffue. But if the Fact be done, the Law fays, 'tis maliciously done, and with such an intention. Therefore a confesfion of the Fact is a confession of all the consequences that the Law puts upon the Fact.

My Lord, this can amount to no less than the Forfeiture of their Charter, not only for the greatness of the Offence, but because otherwise the Law would be unequal; for if this were the

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Case of a private common Person, he must be fined and imprisoned during the King's pleasure, as was the Case of Harrison in I. Cr. 503. for words spoken of Justice Hutton. Now, my Lord, a Corporation is not capable of fuffering this Imprisonment; and therefore 'tis a much greater Offence in them, as the Body is greater than any particular Member: And then, that which is a greater Offence would have a less Punishment, if the Charter it felf were not forfeited, than it would if a particular Person were punished. And give me leave to apply here the Reason of the Earl of Gloucester's Case, that I cited before, Quia Dominus Libertatis puniretur in eo quo deliquit. So they shall lose their Charter for the Abuse of that Power that was intrusted with them by their Charter. Therefore upon the whole matter, I do humbly pray your Judgment for the King, that they may be outed of their Franchise of being a Corporation.

May it please your Lordship,

Sir George Treby.

Am of Counsel in this Case for the Mayor, Commonalty, and Citizens of London.

The Record hath been truly opened by Mr. Solicitor in all particulars, except an omission of one

or two, which I shall mention.

The Information fets forth and charges, That the Mayor, Commonalty, and Citizens of London, had, by the space of a Month before the Information, used, or claimed to use, without any Warrant or Royal Grant, the Liberties therein fet forth; that is to fay, to be of themselves a Body Politick and Corporate with fuch a Name, and by that Name to plead and be impleaded, to answer and be answered; and likewise to make Sheriffs and Justices of the Peace: But as to these there are only Imparlances, and I suppose Continuances. But as to the first Article, the Defendants plead and prescribe, That they are a Body Politick time out of mind; and then they fet forth indeed several Acts of Parliament, and Charters of Confirmation. To this Mr. Attorney General doth reply two things:
First, He takes Issue upon the Prescription,

That they are not time out of mind a Body Politick with such a Name; and then he affigns a Forseiture, which Mr. Solicitor indeed does call two Causes; but they rather seem to be but one joynt Cause; but yet take them to be two.

joynt Cause; but yet take them to be two. The first is, That the City did assume upon themselves a Power to meet and make Laws for the Government of the City, and thereupon did make the Law which is now in question; and thereby did levy, and order to be levied, for one Horse Load of Provision so much, &c. and that this should be paid to the use of the City, and for Default of paying, the Persons denying to pay this Rate, should be removed from their Standings in the Market.

The fecond Branch is, *The Petition*, and therein are those Words which Mr. Solicitor hath repeated about the Prorogation of the Parliament.

And to all this the Defendants do rejoyn, That the City of London has, time out of mind, been feized of these Markets; and they say, That the City of London is the Metropolis of the Kingdom, and consists of above Fifty thousand Citizens and Inhabitants; and that (at their proper Costs and Charges) they are to provide,

and always have provided a Market-place to fell Provision in, and also Officers for the preservation of good Order, and Regulation of that great concourse of People that comes thither, and that they have always amended and cleanfed the Markets; and for these Charges of the Marketplaces, and Officers, and cleanfing of the Markets, they have always received, and ought to receive reasonable Tolls. They say that time out of mind there has been a Common Council in the City, and that for the like time there has been a Custom, that they should make By-Laws for the better Regulation of the Markets, for the ordering where fuch and fuch Markets should be held, and for the affesting and reducing to certainty the Tolls and Rates that are to be paid by Persons coming to the Markets, so as such Laws be profitable to the King and his People, and agreeable to the Laws of the Kingdom; and then again they fet forth the feveral Confirmations of their Customs and Privileges by Acts of Parliaments and Charters.

And then, as to the second Branch of their Forfeitures, they fet forth, that there was fuch a Plot, and fuch Proceedings in the Courts of Justice against the Conspirators, and that there were feveral Judgments and Executions upon it; and they fet forth feveral of the King's gracious Speeches to his People in Parliament; amongit other things, that he did there, in His Speech therein mentioned, recommend to the Lords and Commons in Parliament affembled, to purfue the further Examination of the Plot; adding, that he thought not Himself nor them safe, till that Matter was gone through with, and that the Lords in the Tower might be brought to their fpeedy Trial, that Justice might be done. They set forth likewise an Address of both Houses for a Fast, wherein they desire that the King would is accordingly issued, and in that it is expressed (I cannot repeat the words, but to this purpose) That the Dangers impending could not be prevented, but by the Blessing of God upon the Councils of His Majesty and the Parliament. Then they set forth, that the Parliament was preparing several Bills for the preservation of His Majesty's Person and the Protestant Religion, and the Peace of the Kingdom; and those Bills could not be enacted elsewhere, and that they were then depending: And they set forth further, that the Parliament was prorogued before those Bills were enacted: And they let forth also, that the Lords impeached could not be tried, but in Parliament; and, that by the Law of the Land it is lawful for the King's Subjects in their Distresses, and for redress of Grievances, humbly to petition the King for Remedy in that behalf; and that for fatisfaction of the Citizens, who had made their Applications to the Common Council, and for the alleviating of their Fears; and out of their Zeal for the preservation of the King's Person, and the Protestant Religion, they did give their Votes to this Petition, as is charged; and they give their Reafons for it, that is, it was ordered to be printed, to the intent that false Rumors (concerning the Citizens petitioning of the King) might be pre-vented, and the Enemies of our Lord the King from proceeding in their Conspiracy be deter-red, and the Fears and Perturbations in the minds of the King's Subjects might be allayed, and that the Citizens and Inhabitants of the faid

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City might better know what was done upon their application to the Common Council.

My Lord, I have taken some Notes of what Mr. Solicitor has said; but I beg your Lordships leave, that I may first deliver what I have prepared upon the Argument; and afterwards I will talk upon my Notes, and give particular Answers to the particular things he has insisted upon, for so much of them as I shall not answer in my Discourse, which I must beg your Lordship's patience in; for I fear I shall be pretty long.

I shall go on upon the same Points Mr. Solicitor has done, and endeavour to meet him, and give an Answer in all particulars, and shall add a Point or two which he has not mentioned; as particularly, that this Information (as it is here laid upon this Quo Warranto) is not brought against right Persons; for it is brought against the Mayor, Commonalty, and Citizens of the City of Lonaon. Whereas it ought to be brought against particular Persons for usurping such a Cor-

poration, if it can be brought at all.

The first thing that I shall go upon, is, That a Corporation cannot be forseited; for now we must begin as it were from the Replication; for there is disclosed all the Matter, upon which the stress of

this Point lies.

And that a Corporation cannot be forfeited, I think will appear by opening the notion and nature of a Corporation, which you may find in my Lord Coke's 1st Inst. fol. 202, 250. he says, It is a Body to take in Succession, framed as to that Capacity by the policy of Man, and called a Corporation, because the Persons are made into a Body, and so are of Capacity to take or grant, &c. And he says, That Persons capable of purchasing are of two sorts; Persons Natural created of God, such as private Men, as J.S. and J. N. and Persons created by the Policy of Man, as Persons incorporated into Bodies Politick. So then if this be the true Notion of a Corporation, then all the question is, Whether there shall remain such a Person in the World as this Corporation of the Mayor, Commonalty, and Citizens of London?

And that this is a meer Personality and Capacity will further appear even by this Quo Warranto it self, which says, That we did claim and usurp to be a Corporation under such a Name, and thereby be plead and be impleaded, to answer and to be answered: So that there is no more now can be considered in this Record, but whether we have or can have the Capacity of being Plaintiff and De-

fendant

My Lord, in Brooks Abridg. tit. Corporation (I cite not what is faid there as an Authority, but only as an Opinion) he joyns the Titles Corporations and Capacities together: I fay, it is only the Judgment and Notion of the man, who your Lordfhip knows never uses to joyn any words as Titles, but what are synonymous; and there he joyns Corporations and Capacities, to shew the nature of a Corporation is a Capacity. And suitable to this is what Justice Windham says in Dr. Patrick's Case; A Corporation is a meer Capacity, a civil Capacity, says he, I do call it an Ens rationis; whether he did affect that Word because it was in the Case of a Man in the University, I cannot tell; but the meaning was, that this was the Notion of a Corporation, that it

was an invisible Person and Capacity only. Now, my Lord, I do not love to litigate about Words: I must confess that Mr. Solicitor does not speak without some Authority, when he calls a Corporation a Franchise; but I say it is not properly a Franchise to have a Power to be impleaded and to plead; for as to that they are Confequents, which belong to the Person rather than a Liberty or Franchise that is superadded to it. Therefore in Hobart 210. Norris and Stap's Case, the Case of the Wardens and Fellowship of the Weavers of Newbury; I think it unnecessary to cite the whole Case, but there my Lord Hobart says, Tho' Licence or Power to make Laws is given to a Corporation by a special Clause, yet it is needles, for I hold it to be included by Law in the very Act of incorporating; and fo is also the Power to fue and be fued: Such Body is a Person that must answer the Law as a Defendant, and fue as a Plaintiff.

But I do agree, I say, that there is one Case, and yet but one in all the World, wherein a Corporation is called a Franchise; and it is in Coke's Entries, tit. Quo Warranto, Placito primo; a Quo Warranto is brought against several Persons, to shew by what Warrant they claim divers Liberties, Privileges, and Franchises, as to be of themselves a Body Politick and Corporate, by the Name of the Burgesses of Helmesley in the County of York. So that under that general word I confess it may be called a Franchise; and the rather, because Mr. Noy (a Man of great Learning) in his great Argument of Fulcher and Haywood's Case in Mr. Justice Jones Reports, says it is a Franchise, for it

was called so in such a Plea.

But now, my Lord, that it is not in its own nature forfeitable, is made plain by all those qualifications that have been attributed to it, and Expressions in our Law Books about it: As, that a Mayor, and Commonalty, or Body Corporate, can never die, 1st Inst. fol. 9. b. 3 Coke 60. a. 2 Bulstr. 233. 21 Edw. 4. fol. 13. a Mayor and all the Officers; but the Commonalty have Succession in perpetuum, and can never be said to die: And this Notion, my Lord, has gone surther than England: I beg your Lordship's pardon if I take the liberty to cite a very Learned Author Grotius, in his Book De jure Belli & Pacis, lib. 2. cap. 9. he says, Cities are Immortal; and a City does not therefore cease to be a City, tho' all the Citizens of it should die.

But the diffolving of a Corporation by a Judgment in Law, as is here fought, I believe is a thing that never came within the compass of any Man's Imagination till now, no, not so much as in the putting of a Case. For in all my search (and upon this occasion I have bestowed a great deal of time in searching) I cannot find that it ever so much as entred into the conception of any Man before; and I am the more confirmed in it, because so learned a Gentleman as Mr. Solicitor, has not cited any one such Case, wherein it has been (I do not say adjudged, but) even so much as questioned or attempted; and therefore I may very boldly call this a Case prima impres-

fionis.

I Inst. fol. 13.b. there it is faid, If Lands holden of J. S. be given to an Abbot and his Successions; in this case, if the Abbot and all the Convent die, so that the Body Politick is dissolved, the Donor shall have again his Land, and not the Lord, by Escheat. So that he does allow 5 G 2

a Body Politick may be dissolved indeed; but it is not properly a diffolving, nor a dying of that Body, but a taking away of the Subjects in which it did subsist, or to which it did adhere. And therefore unless it be by fuch an Accident, as all of them dying, or by Violence, as in the Case of the Monks of Bangor, I never heard before that a Corporation was diffolved; to be fure not by a Judgment in Law. My Lord Rolls, in his Abridgment, Part 1. fol. 514. tit. Corporation, at the Letter I, makes it a Head of one of his Titles, How a Corporation can be dissolved; and therefore was led very properly to enquire into all things that might diffolve a Corporation; for that Book is in the nature of a Common Place Book. Now under that Head he cites not only the common Case, if all the Members die, then 'tis a Dissolution; but he fays further, and he cites an Authority for it, If a Corporation confifts of so many Confratres, and so many Sisters, and all the Sisters die, this Corporation is disfolved; for both the Brothers and Sisters are integral Parts of the Corporation, and it cannot fubfit by halves. But he does not go further, he does not fay, If they shall levy too much Money upon the Market, nay, he does not fay, if they should commit Treason (if it were possible they could do fo) which had been more proper to have inflanced in, he being naturally led to it under that Title; for that is a thing that happens a thousand times oftner than the Death of all the Members. And, under Favour, if the Law be fo as they would have it, every Penalty levied upon a By-Law does endanger the Corporation every whit as much as this of the Rates upon the Markets.

Littleton, my Lord, in his Sett. 108. (it is a general Rule, but commonly taken notice of, and may be in this Case) says there, upon the Statute of Merton, An Action will not lie against a Guardian for the Disparagement of his Ward, because it was never heard of from the time of the making of that Statute, that fuch an Action was brought; and yet he adds, that the Words of the Statute might very properly ground fuch an Action. Now, my Lord, that was a matter of Two hundred Years before Littleton wrote, that that Statute was made; and 'ris possible such an Action might have been brought, but not remembred, and that is an Action brought by an Inferior against a Superior, the Ward against his Guardian; but here this Suit, if it can be brought, is brought by the King, who is supreme, and therefore there can be no reason to think, but he would have brought many of these Suits to have dissolved Corporations, if by Law it might have been done.

Besides, my Lord, Acts of Parliament can never be antiquated, because a Statute is a Law in Writing; but the Common Law is not a Law unless it be repeated and practised. And so is Davis's Opinion in the Presace to his Book, and in the Body of his Reports too: He says, That when People have tried and used such an Act, and sound it useful and profitable to the Publick, and fit to be practised, that Act of Repeating begets a Custom, and so becomes in its Name and Nature the Common Law of the Land. But now, my Lord, if I can challenge all the Times, and all the Precedents that ever were in this Kingdom, to shew me where ever there was a Forseiture of a Corporation, or a Judgment given

against a Corporation to forseit it, no, nor ever thought of till this last Year, I think I may affert 'tis not Law: And if it extend to this Corporation of London, it must have extended to all Corporations formerly, and it must do so to all still.

In the Case of Ecclesiastical Leases, in the fifth Report, and in feveral other places, there is a large Difcourse of what Bishops and other Spiritual Corporations might do at Common Law; 'tis said, They might grant for Years, for Life, in Tail, or in Fee. But what might they grant? Their Lands and Tenements, their Possessions and Revenues; but never one word, that they could grant away themselves, or Politick Capacity; Itill that which was their very Being, was not in their own Power to grant away; and, if it were not to grant, much less were it in their own power to forfeit: For if it should be so, there is never an Hospital in England, but if it have taken too much Toll, were to be destroyed; and never a Bishoprick, Deanry, and Chapter (nay, almost particular Parsonages, for they are Spiritual Corporations too, and all the Corporations of England are under the same Rule of Law) if they have transgressed in any of the kinds affigned here for a Forfeiture, but were to lose their very Being.

That these were in the Power of these Spiritual Corporations at the Common Law, no man doubts; and if any man does tell me, that the restraining Statutes do extend to the Corporation. truly, I must deny it; for it is Lands, Tenements, and fuch things, that are mentioned, and there is Provision made only against Grants, and not against Forseitures. A Forseiture, Mr. Solicitor fays, must be a great Breach of Trust; and fo it must indeed! and how then should they anfwer for it? If a Bishop, or a Dean and Chapter, have Lands in Fee upon Condition, and they break the Condition, their Lands are gone: But if that Breach of Condition should amount to a Forfeiture of their being a Corporation, that were very strange; this would dissolve and destroy all the Colleges in the Universities, and all the Charity in the Kingdom; for every Breach of fuch Condition would be a Breach of Trust.

My Lord, there was a very proper time when this might have been thought of, if it could have been maintained for Law, and that was in the time of H. 8. He fent out Dr. London and others with a Commission of Inquiry, to examine into all the Misdemeanors of the Monasteries, Con-vents, and Colleges. To what Purpose was all this done? Could he not have brought Quo Warranto's against them? He needed not have hunted much for Misdemeanors and Offences; if they had but raised Five Pounds, nay, for ought I know, if they had but raised Five Pence upon a Market, or the like, they had all been diffolved; and 'twas fo much the worfe in this Cafe then, for this Reason: In those Regular, Religious Houses and Corporations, the Body of them was dead, and the Abbot or Head was only to appear for them, and plead and defend for them. Therefore 'tis faid in the 1 Inst. 103. a. that in a Quo Warranto against an Abbot, or Bishop, or a Prior, for Franchifes and Liberties, if the Abbot or Prior disclaim alone, this shall bind their Succeffors; and if it were possible that there might have been a Forfeiture, yet, without fo much as troubling himself to assign that Forseiture, he

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might have gone that way by Quo Warranto to

get a Disclaimer.

And 'tis very well known, there were Men put in those Houses to be Heads of them, on purpose to try if they could surrender them: And that they needed not to have done, nor have asked the Consent of the Members to have surrendred; for they needed only to have brought a Quo Warranto; for after the Renunciation of the Pope's Power and Supremacy, King H. 8. did grant his Conge d'essire to choose the Heads of those Corporations; and when they were once there, and a Quo Warranto issued, the Abbot or Prior might fay, This Corporation is but a Liberty or a Franchife, and I am the King's Creature, I will disclaim the Liberties, and there is an end of the Franchise: But this was not thought of in diebus illis.

I think, my Lord, that in case of a Town the Law is clear; though I shall not at present much contend with Mr. Solicitor upon that Point, that London stands upon greater and better Circumstances than other Corporations and Towns. It is all one as to the main Points, whether it do, or not; tho' I shall fay enough as to the particular Reason, to answer what he says to the contrary, by and by. But yet this I will fay, A Corporation in a Town is more protected in Law, than others are: For, fays my Lord Coke, if a Town or Borough does decay, yet it shall remain a Town or Borough; as is plain in the Instance of the Burgesses of Old Sarum, and the like. So that it feems, that though the Death of the Abbot and his Convent does destroy that Corporation, yet the Dilapidations and Decays of a Town does not deftroy it, but it remains a Town still; nor is the Liberty of fending Burgesses to Parliament destroyed, or forfeited.

I confess, my Lord, I do not see but that at this rate a *Quo Warranto* may be brought against a particular Man, to know by what Authority he claims to have the Liberty of a Subject, to sue and be sued, to plead and be impleaded: Tis a Capacity that's born with him, and belongs to him as he is born in *England*, or as he is by Act of Parliament naturalized, and made a Subject; especially in the case of Denization it comes home to the Point. Why should not a *Quo Warranto* be brought against a Man, to know by what Warrant he claims to be a Denizen, and in that respect to plead and be impleaded, to sue and be sued? These are relative Capacities, that stick and adhere to the Person; and if you once constitute the Person, you shall never say he shall not have

the Incidents to fuch a Person. This Cafe indeed, my Lord, that I put last, is fo gross a thing, that it was never drawn in queftion, though some others have, as Dignities, Lordships, and the like; and yet no *Quo Warranto* was ever brought, or can lie in these Cases. And that is the Opinion upon that great and folemn Argument of the Case of the Earl of Oxford, in Mr. Justice Jones's Reports; where it was held, that an Earldom, or the like, is a perfonal Dignity, and fuch a one is in the nature of a publick Person, and by no means can part with or furrender that Capacity. And fo your Lordship knows it was adjudged lately in the House of Lords in Parliament, upon the Petition of the Lord Purbeck: They all voted there, that Peerage could not be determined, nor furrendred; no, although there was a Fine levied, and all the

Instruments of Law that could be contrived to annul it; and I cannot fee, but that if this Capacity of a Corporation be liable to a Forfeiture, all

others must be so too.

There is one Capacity indeed, and a fmall one, that a Feme Covert has by the Custom of London, That she shall trade without her Husband, as fole Merchant, and be fued fo, and shall fue: The Husband indeed is named, but only for Conformity; the Action is against her, and the Judgment against her severally, and the Debt must be levied of her Estate; can it be thought that a Quo Warranto lies for such a meer Capacity? No more than it can lie to know, by what Warrant fuch an one claims to be an Executor, or Administrator, or an Overseer of a Will; and yet there an Action is brought against them in such a Capacity, and as fuch they fue and are fued, though perhaps they would be glad to be rid of that Capacity too.

My Lord, 'tis true what my Lord Coke fays in his 2 Inst. 664. there was a Custom to take Tithes of Marriage Goods within the Dominion of Wales, which is taken away by a Statute; and there he says, If a Custom, that was once reasonable and tolerable become grievous, and not answerable to the Reason whereon it was grounded, yet it cannot be taken away but by Act of Parliament; for an Inheritance once fixed cannot be taken away but by Parliament. If this be so of a little Custom in Wales, how much more is it so of this great Corporation of London, and, which is more yet, of all the Corporations in England?

My Lord, Mr. Solicitor was pleafed to fay, that a Corporation might be furrendred. I must confess, I should not willingly have meddled with that Point at this time; but fince it has been mentioned, I will only endeavour to fay fo much as may answer him in what he intended it for, as a Ground for the better proving the point of Forfeitures. I believe Mr. Solicitor (because he cited no Authority for it) might rest very much upon the supposed Surrenders in the time of H. 8. the Surrenders that were made of the Monafteries then; and I do believe he does prefume, as others have thought, that those were Surrenders of their Corporations: Truly, my Lord, I believe they were not; and to prove that they were not, I shall rely upon the Dean and Chapter of Norwich's Case, 3 Coke 73. which is also reported in 2 Anderson 120, and I shall at the same time mention another Case, and that is the Case cited before of Fulcher and Haywood, in Jones 166. and in Palmer 491. where the same Question comes to be debated, Whether the Deanry and Chapter of Norwich was given up and destroyed by their Surrender?

My Lord, in the Report of that Case in Palmer, I will first remember your Lordship of what is said by Wbitlock in his Argument of that Case; it is fol. 501. of that Book; there Wbitlock sitting in this very Court, says, That although the King can create and grant a Corporation, yet he cannot dissolve a Corporation; and a Dean and Chapter being a settled Corporation, by their own Act cannot dissolve themselves; being once a settled Corporation cannot be felo de se. But I say further, those Acts of Parliament made in H. 8.'s time (they are all in your Lordship's Memory) that of 27 H. 8. gave all the Monasteries under Two hundred Pounds a Year to the King; that of the 30 H. 8. cap. 13. recites, that several

other

other Monasteries had been granted, surrendred, and forfeited to the King; and it says, that the King shall have them, &c. I do allow there are the words surrendred and forfeited, and I mention them on purpose to answer them; and this is the

Answer I give them:

First, for the word Surrender. When the Monasteries were surrendred, that was only a Grant of the Lands, and nothing else; the word Monastery can carry nothing else in it. And so is Wortly and Adams's Case in Plowden's Com. 194. Where there is a great Discourse of the Surrenders of the Monasteries, and the Acts of Parliament about them, and what ensued upon them; but in all that Book it was not by any means admitted, that the Corporation, or any of that, was by these Surrenders dissolved. And, my Lord, as to the word Surrender, it is fully satisfied by the words Lands and Tenements.

Secondly, as to the word Forfeited, my Answer is this: The Corporation is not named in the Surrender, and therefore cannot be presumed to be intended to be surrendred; and then there are other things, as Leets, Liberties, and Franchises, which are named, and are capable of being forfeited, and so the word Forfeited may be applied to them, and very properly; for they are liable to a Forfeiture, but the word Corporation is not

at all mentioned.

But for another understanding of the word Forfeited, I desire your Lordship would give me leave to cite a Case in the 2d Part of Rolls's Reports, fol. 101. (which is called the Continuation of his Reports) and it agreeth exactly with the History of those Times: There were some Abbots, as the Abbot of Glastenbury, the Abbot of Redding, and the Abbot of Colchester, that were stiff Men, and would not furrender; thereupon the King gets them indicted of Treason (the Story is well known how he handled those Men) and thereupon they did graft a kind of Opinion, that their Land was forfeited by this means; for a small Pretence would serve then to put people into an Act of Parliament of Attainder; and he tells you, that was the Reason why they put the word Forseited into the Act of Parliament; and then dif-bottom themselves upon the Statute 26 H. 8. cap. 13. that Statute that gives to the King any Estate of Inheritance, whereof any one is feifed that commits Treason: Though I do not by any means allow it to be Law, that those Clergymen by their own Acts could forfeit so much as the Lands of their Corporation; but it was taken for a Pretence, and fo they put in the word Forfeited.

Besides, another thing is this, the same Statute says, The King shall have and enjoy the Things there given him, in the same manner as they the Abbots, Priors, &c. should have enjoyed them. Now if the King shall enjoy all as they did, and in the same manner, what then must he enjoy? It may well extend to Lands, to Leets, and to Markets, and particular Franchises; all those things the King may have: But shall the King have their very Corporate Capacity? Shall the King have and enjoy the Liberty of suing, and being sued, by the Name of the Abbot and Prior, or the like? That Office, sure, he cannot execute; it is inconsistent with Sense or Reason to say, that he shall have it, or can have it. And in these Statutes they did doubtless accumulate Words to make them look

the bigger; because they were to make a great Present to H: 8. by these means.

Then comes 32 H. 8. eap. 24. that relates to the Corporation of the Knights of St. John at Jerusalem; and it feems by the penning of that Statute, that this very Question had been taken notice of since the time of the making of the last Statute in 30; for there it is declared, That that Corporation of St. John at Jerusalem shall be dissolved, and that the King shall have their Lands. So that their taking notice, and providing directly to dissolve it, shews, that they had by that time considered, that neither the Surrender of their Lands, nor the vesting of them in the King, had done any thing to the Corporation; save only they had deserted their House, and fancied themselves dissolved, because they were turned out of their Possessions.

My Lord, in the great Case of Haywood and Fulcher, 'tis again and again said there, That the Surrender of the Dean and Chapter (where they furrendred all their Church, and all their Franchifes and Hereditaments) was no Surrender of the Corporation, no, though the King did take it to be a Surrender, for he accepted it as a Surrender, and granted them a new Incorporation of the same Name, only adding, Ex fundatione Regis Edwardi Sexti. So that he did take it to be a good Surrender, but it was adjudged that it was not a good one; and fo it is held in 3 Coke 73. And so says the Dean of Wells's Case in Dyer 273. the Surrender is, Diaconatus Ecclesiæ Cathedralis de Wells: One would think it impossible to have furrendred any thing by a stronger Word; but yet there they fay, 'tis not good without an Act of Parliament.

And whereas it hath been fometimes faid, as it is there, they were dissolved, and they have been dissolved by the Surrenders, and the like; there is a very good Answer given to all that Discourse in Palmer 495. where itis faid, When they speak of a Dissolution by Surrender, 'tis a Relation of Fact only, and not of Law; that is, they were dissolved in Fact, so as that they did desert their House, and did demean themselves as if they were discorporated, but they were not so in Law; for they fancied a Corporation could not be without Lands, and so, when their Lands and Church were given up, they thought all was gone and diffolved: For (faid they) a Dean and Chapter must be a Dean and Chapter of some Place, and when the Land is gone, how can they be faid to be of fuch a Place? No, faid the Judges there, that is no Reason at all; for the Corporation was before they had any Lands; and if those Lands were all evicted, or they all diffeifed of them, yet they are a Corporation still. And in Rolls's Abr. 2. Part 185. 'tis said, the Abbies came to the King by the Statutes of Dissolution; so that they had no Opinion that the Surrender did carry even their Lands, though I do admit they did carry their Lands; but I may fay they could carry no more, they could not carry their Being of the Corporation.

There is a Case in Dyer 282. and 'tis the only Case that seems against us in this point; there were Two Deans and Chapters of St. Patrick and Christ Church in Dublin in Ireland; and these both, and not one of them, were together One Chapter of the Archbishop of Dublin, time out of mind, and One of these surrended, and then

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their House was used for a Place for the Courts of Justice, and continued so; and then a Lease is made by the Bishop, and that confirmed by the only remaining Dean and Chapter, which was that of Christ Church: And whether that Leafe was good or no was the question, and truly that was the only question that is made there in that Book; and so tis of little Authority as to any thing else; but 'tis true, that that Book does say in the end of the Case, that the Lease was held good, quia Corporatio & Capitulum Sancti Patricii prædisti fuit per donum & sursum redditionem Decani & Capituli prædisti legitime dissolutum & determinatum. My Lord, to that I Answer:

First, There was no occasion for this Reafon, because it did digress from the main Point in the Case, as it is truly observed in Palmer

fol. 502. next,

Secondly, It was a private extrajudicial Opinion; it was the Opinion of but Five Judges, and for ought appears Seven might be of another Opinion, and yet the Case was sent for the Opinion of all the Judges here, because the Lawyers in Ireland, it feems, did make a great doubt of it. And it was also an Opinion and Judgment of the favourable Side, for it was to confirm a Predecessor's Lease. But,

Thirdly, Certainly, my Lord, the Case is mistaken, for the Surrender could not be good without the confent of the Bishop, which is also added in the end of the Case there: He is the Patron, and must necessarily confirm their Acts to make them valid, especially they being inftituted, and given to him for his Advice in the Government of the Church, and the Disposal of

its Lands.

Fourthly, my Lord, I have this further Answer to give it, that my Lord Coke says in I Leon. 234. (and 'tis not denied) that this Surrender was by Act of Parliament, or else it had

not been good. And beyond that,

Fifthly, I have by me a Manuscript of my Lord Dyer's Reports, the most Authentick one, which was my Lord Coke's, and has his own hand to it in fundry Places; and by that he does often correct the Prints of Dyer, and fo alfo he might have done in this Case; for there all these Latin Words are left out, there is not one of them, nor any space left to put them in, nor any blot for their being rased out, it is an Addition of the Publisher, and printed in another letter than the rest of the Case is; 'tis not in that Book, which I take to be the truest Original of Dyer: Besides, my Lord Coke's Answer, that it was by Act of Parliament makes an end of all. And truly, my Lord, that the Determination of fuch things should be by Act of Parliament I shall cite you one Authority, and I borrow it from Mr. Solicitor, who has mentioned it before, tis Rot. Parl. 8. R. 2. num. 11. and it is taken Notice of by my Lord Coke, who cites it in his 4 Instit. 228. To which I add also, that the Liberties were seized, and the Case determined in Parliament: There the Case was this, the Mayor, Bailiffs, and Commonalty of Cambridge, had committed a Notorious Uproar and Tumult; they had affaulted the Colleges of the Univerfity, they had imprisoned the Vice-Chancellor, and some of the Scholars, they had extorted from them two Releases, and a Bond of 3,000 Pounds; and after all this great Uproar and Tumult a Writ went out, but whence? From

the Parliament, and there they are fummoned to appear, and there they are to fhew cause why the Liberties should not be seized, as forfeited; and there upon full hearing it was adjudged by the King, with the full Confent of the Lords and Commons in Parliament, that the Liberties should be seized as forfeited: All this is taken notice of by my Lord Coke. But yet, as if he thought it not enough to have faid all this in the Body of the Book, he puts down in the Margin of that Book these words, Nota, It was done by Act of Parliament. And that it was taken, that a Corporation cannot be diffolved but by Parliament, I shall cite your Lordship Davis's Reports; fol. 1. b. where he fays, that neither by the Surrenders, nor by the Acts of Parliament that gave their Possessions to the Crown, were those Corporations dissolved; the Surrenders did not do it, and the Acts of Parliament did not intend it.

But, my Lord, I shall dismiss this Point, for indeed it will not conduce to the Question, which is not, Whether a Corporation be surrenderable, or no; but, Whether it be forfeitable?

Now there are many things that are renounceable, that yet are not forfeitable; an Annuity pro Consilio impenso & impendendo may be surrendred, and so is Empson's Case in Dyer, fol. 2. but it cannot be forfeited for Treason, 'tis a Thing that adheres to the Person, and there is a Privity in it that makes it not forfeitable; so a Guardianship in Soccage, a Man may renounce it as well as he may Executorship, but they are neither of them forfeitable; and so is the Trust of a Freehold, and feveral other like things.

My Lord, as to what Mr. Solicitor has faid, That a Corporation may be seized, and therefore it may be forfeited; I think certainly that is no good conclusion at all. Those words of Seizures of the Liberties, and feizing into the King's Hands, he has with great Learning collected a great many Records about them, and they make a great found at first, but when they are narrowly looked into, they make nothing of Argument at all; they have flept a long time, and are but imperfectly remembred; they may ferve to amuse People, but when they are considered they will signify very Vet. Nat. Br. fol. 161. He distinguishes there (and every Body must) between the Causes of the Seizure of a Franchife into the King's Hands, and the Causes of a Forfeiture; and there he sets down several things, and then adds stude differentiam istorum; so that there is a Difference, and that Difference ought well to be advifed upon. In 2 Ed. 3. 28 & 29. Scrope gives the Rule, fays he, in fome Cases a Franchise ought to be taken into the King's Hands, and in some Cases it ought to be seized till a Fine be made to the King; and in some Cases it ought to be forejudged; and so he makes Three distinctions. Now, my Lord, this will answer (as I shall observe by and by) all that Mr. Solicitor has produced about Seifures, either by Act of Parliament, or for a Fine, or for a Distress for want of an Appearance. If a real Action, there goes out a Grand Cape, and therethe Lands shall be seised into the King's Hands, and that looks big upon Record; but if you come to know the meaning of it, 'tis only that the Sheriff should return Issues upon it, and that is a very little thing; the King has no pretence to the Title of the Land, nor is the Suit His Suit, but the Party's: So the feizing of a Bishop's Temporali-

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ties, and the Lands of Priors Aliens, and the like. But Words must have a reasonable and legal construction; as when a Statute is made, that if a Man does so and so his Body shall be at the King's will, and he shall do with him at his Pleasure, as in the Statute of Maintenance, and the Statute against transporting of Money, that is nothing but that he shall forseit the Use of his Body, and the Liberty of his Body, and shall

be imprisoned for the Offences.

All this I shew, to distinguish about this word Seifure, and by that diffinction to answer the Weight of all the Records that Mr. Solicitor has cited. Those Seisures that were of any Towns, I say, they were only till they had made a Fine to the King; and when the King had fo feifed them, what did he do? He put in a Custos upon them, which was to keep them in good Order ; he put them into a fafe Hand, but it was never intended to suspend or destroy the Corporation: For the Corporation went on as it did before, it might fue as it did before, and was as liable to be fued as before; it was to put a Guard upon them, not for their Destruction, but for their Preservation; to quell Infurrections, to keep Peace and good Order among them; the Seifure of the Liberties was not a feifing of the Corporation, because a Corporation is not a Liberty, it cannot be feifed; for the King cannot exercise the Liberty of a Corporation; the King may seise the Mayoralty, and the King may put in such a Deputy, that may be a Custos, he may feise the Sheriffalty, he may feise a Leet, or a Market, or he may receive the Profits of them, and execute by Deputy the Purport of them: But what can he do when he has feifed the Corporation? can he himself be the Mayor, Commonalty, and Citizens, of the City of London? or can he put in any one to be fuch Corporation? it is not a Thing manurable, 'tis not a Thing feisable, nor ever was seised; for the King can feise nothing, but what he can have and use when he has feised it. And therefore all those Custodes that were put into London, upon the seifing of the Liberties, were only in the Nature of the Lord Lieutenants, that were to keep Order in the City, and prevent Breaches of the Peace; but still the Customs, the Courts, and the Usages of the City went on as they did before; I cite not any Record indeed for it, because there is no need, 'tis fo well known; but if there be any doubt of it, we will make it appear, that during all those times Mr. Solicitor speaks of, who has cited a great many Records, and if he can find as many more, yet still all along the City was in Statu quo, as to their being a Corporation; they did fue and were fued, and they did all manner of Acts as a Corporation, which shews that it was not so much as fuspended, much less forfeited. This is without contradiction very plain, during all the time of those Seifures. If it had been forfeited at all, it must have been extinct; and if there could have been a Judgment given against it, it could not have been taken into the King's Hands, but it must have been an Ouster of the Liberties.

In Yelverton there is a Case of the King against Staverton, a Quo Warranto is brought against Staverton for keeping a Court Leet, and a Court Baron, within the Hundred and Manor of Warfield; the Defendant disclaims the Court Leet; as to the Court Baron, the great doubt is whether a Quo Warranto can be brought for it, it appearing that he had a Manor; for that is in-

feparable to a Manor. For he that has the Demesser and Copyholds, must call his Tenants together to do Suit and Service; and 'tis agreed indeed a *Quo Warranto* will lie. But Fleming Chief Justice, and Fenner doubted of it. And in that case Judgment must be, that he shall be ousted of the Liberty, and not that it shall be seised; for the King cannot use it, and therefore 'tis impossible, that it should be taken into his Hands: And so 'tis, as I said, of a Bishop's Temporalities, and the Lands of Priors Aliens, and the like; it is a meer Personality, and cannot be seised.

But Mr. Solicitor fays a Corporation can commit a Crime: Truly I do very much question that, nay, I shall deny it by and by : But if they do commit a Crime, the Punishment must be by other means than a Forfeiture; and I will cite your Lordship a parallel Case : For as I faid before, a Corporation is an Ability or Capacity like that of a Denizen, and so can no more be forfeited than a Denizenship can. There is Verseline Manning's Case in Lane's Reports, 58. and the same Case is in Rolls 1. Abr. 195. in an Office of Intrusion, it is there found, that Verfeline Manning was a Denizen by Letters Patents. and in the Letters Patents there was a Clause, as is usual in Patents of Denization, Proviso, that Verseline Manning the Denizen should do liege Homage, and that he should be obedient and obferve the Laws of this Realm. The Office finds that he never did Homage, nor was obedient to all the Laws of the Realm; and it was urged that consequently he had lost his Denization, for Breach of the Condition. No, fays the Court there, by no means, this must have a reasonable Construction, not to take away his Capacity of being used as a Subject, and so suing and being fued; but the Proviso is to be interpreted thus, for his Non-obedience of the Law he shall forfeit the Penalties appointed by the Law: So, I fay, a Corporation, if they do offend the Laws, shall forfeit and undergo the Penalties appointed by the Law, but not be discorporated, any more than a Denizen undenizened.

My Lord, the next Point that I go upon is, what I at first mentioned, and that is this, That this *Quo Warranto* is not well brought, and there can be no Judgment given against us upon it, if we should admit (which I do not) that a Corporation is forfeitable; or if I should grant (which I do not neither, but shall come to that afterwards) that the Particulars affigned are causes

of a Forfeiture.

Now this Quo Warranto is brought against the Mayor, Commonalty, and Citizens, of the City of London, that is to fay, against the Corporation (for that is the Corporate name, and no Man fure is fo vain as to think that can be the Christian Name or Surname of any natural Person) therefore I say tis brought against us as a Corporation, and charges us, that we have usurped the Liberty of being a Corporation, under such a Name, for a Month before the Information brought. Now, my Lord, I say this is impossible, and this is repugnant; for the Question is here, whether we are a Corporation, and that is a Liberty to be Plaintiff and Defendant? and then comes Mr. Attorney, and admits us to be Defendants; for he fues by that name, and yet the very question that he does bring us to dispute on is, whether we are capable of being Defendants, or no: That is just as if he should have said,

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I have brought you into Court, and you must be Defendants, or else I have brought you here for nothing; for there is no cause depending without Parties, Plaintiff and Defendant, and then I will affign for the cause of my Suit, that you are no Defendants; nor is it possible for you to

be Defendants. My Lord, this is plain reason; but I shall strengthen it with great Authority, and that is the Case upon a Writ of Error, out of Ireland, to reverse a Judgment given in a Quo Warranto against the Corporation of Dublin: It is in Palmer the first Case, and 2 Rolls fol. 113. & 125. A Quo Warranto is brought against Cusack, and other Aldermen of Dublin, who pretended to have Privileges, and a Guild, and to be a Corporation, and this I presume is for their being a Corporation; for there is a Curia advisare vult as to the Corporation, and so 'tis not put in the Case, but 'tis also brought for several Liberties that they did pretend to claim; as that they only, and none others, should fell and buy all Merchandizes, and no Body should buy of another, or fell to another, but to them; that all Merchandizes should be brought to their Common Hall, &c. now, as to these Liberties they are forejudged, that the Liberties should be seised, and they ousled; as to their being a Corporation, Curia advisare vult; so the Case is in Palmer: But in the other Book in 2 Rolls 115. it is agreed, if a Quo Warranto be brought to dissolve the Being of a Corporation, it ought to be brought against particular Persons, for the Writ fupposes that they are not a Corporation; and tis to falsify the supposal of the Writ to name them as a Corporation. Now here this Writ, it supposes them to be a Corporation, or else they could not be Defendants; and then it comes and falfifys that supposal, by affigning that they are no Corporation, nor ever were, or if they had been, they had forfeited it; and so all the Foun-

dation that this Writ stands upon is destroyed. In this Case of Cusack I am affisted further with a Report of it in my Lord Chief Justice Hales's Book: A Report of very great Authority with all Men of our Profession, and there he fays expresly, If a Quo Warranto be brought for the usurping a Corporation, it must be brought against particular Persons, because it goes in Disaffirmance of the Corporation, and Judgment shall be given that they be ousted of the Corporation; but if it be for Liberties claimed by a Corporation, then it must be brought against them

as a Corporation.

Lord Chief Justice. What Folio is it in my Lord Hales's Book, Mr. Recorder?

Mr. Recorder. It is my Lord Hales's Common Place Book, which is in Lincoln's Inn Library, fol. 168. placito 7. and this is our Cafe directly. If you go about to fay, our Corporation is forfeited, or must be dissolved, nay more (as you say here) we never have been a Corporation; or by Forfeiture our Corporation is lost long ago, then there is nothing can come before the Court properly, but that J. S. and J. N. particular Persons have usurped to be a Corporation, when they are none. This Information is brought in Difaffirmance of their being a Corporation; and therefore there must be set up some Body capa-ble of being a Defendant in such a Suit; and who can that be but particular Persons, which ought to have been named, as they are in that VOL. IV.

Case of Cusack!? For as Judgment of ouster of particular Liberties, given against particular Persons, will not bind the Body of the Corporation; fo the Judgment, that they are not a Corporation, will not be good, unless it be given against those particular Persons that usurp the Corpora-And I do say further, that individual Freemen of London cannot possibly be bound by this Judgment: For they are not here before you, nor were they ever so; for it is the Corporation here that is made the Defendant. And I do not now consider the Number that make up that Body (London's being so populous doth not alter the Case) for the Case is the same, if it were the Corporation of Queenburrough, or any other petty Corporation. Suppose Twenty Men be a Corporation, or pretend to be a Corporation, and you come to enquire by what particular means these Twenty Men pretend to be a Corporation, or, as the Words of this Quo Warranto are, usurped to be a Corporation; you must not say that they are one, and then say that they usurped it, for 'tis not the Corporation that usurps to be a Corporation, that is impossible; but it is the particular Persons that usurp to be a Corporation, when indeed they are not one. A Corporation may usurp a Market, they may usurp a Leet, but they cannot usurp themselves. In Townsend's Book of printed Precedents (which is a laborious thing, and wherein he has collected all the Precedents, he could meet with, of Quo Warranto's) there is but one in all that Collection, that was brought against any Persons upon the Score of being a Corporation: And what is that? How was it brought? Not against a Corporation that was, but against a Corporation that never was, that is to fay, a parcel of People, that took upon themfelves to be a Corporation, when they were not, and that is the same single Precedent in Coke's Entries 527. tit. Quo Warranto. The King against Helden, and other Burgesses of Helmsley, for usurping to be a Corporation, by the Name of The Burgestes of Helmsley. And how does the Attorney General there bring the Writ? He brings it against particular Persons. My Lord Hobart, who was then Attorney General, never thought he could have maintained his Quo Warranto, or expected Judgment against them, if he had brought it against the Burgesses of Helmsley generally, and then have faid, that they were no Corporation; but he brings it against those particular Persons, and thereupon they come in and disclaim their being fuch a Corporation, and the having the other Liberties; and the Judgment is, That of those Liberties those particular People should be ousted, and should not intermeddle with them.

Now, my Lord, what Judgment can be given in this Case, that the Mayor, Commonalty, and Citizens, shall not intermeddle with the being of Mayor, Commonalty, and Citizens? 'Tis a very reasonable Judgment that *Helden* and those particular Persons should not intermeddle with such a Liberty, or be in such a Corporation; but if such a Judgment be given against the City here, that would be as much as to fay, That you have never been what you are, or you shall never be what you are, that is the English of it.

And, my Lord, I am fure as there never was but one Quo Warranto that we can find any printed Precedent of against the Being of a Corporation, so that very Precedent is not against those that really were so, but particular Persons that
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usurped to be so. And if you search all the Records of this Kingdom, and all the Books in all the Offices, you will never find any that is brought against a Corporation, for being a Corporation, upon pretence that they might be made none by a Forseiture; and no Prerogative of the King shall extend to excuse this, but his Action shall abate, if it be not right brought, as well as the Subjects, and so is Plowd Com.

fol. 85.

Further, my Lord, I have another Authority in this point; and that is in the Case of the Corporation of Maidenhead, which hath been so often cited by Mr. Solicitor, and it is in Palmer, 80, 81. where it is faid, When the Attorney General hath supposed them to be a Corporation, it is not usual to plead them to be a Corporation; otherwise if he had questioned them as Inhabitants of fuch a Town, then they ought to enable themselves: Those are the Words of that Book; and what can be more plain? Here the Attorney General supposes us to be a Corporation, his Replication flies in his own Face; and he having supposed it at first, he is bound not to question us for our being a Corporation at any time after. As to the business of forisfecerunt, it is a strange and a new word that never came into any Quo Warranto before, that I know of; but we will accept the new Word, but not the Thing, and that they have forfeited by fuch and fuch Acts: This fure will be very hard upon us; for if it be a Forfeiture, it must relate to the time of the Thing done, to the time of the making the Act of the Common Council, to the time of the Toll levied, or to the time of the Petition; and if it do fo, it must relate like a Forseiture for Treason; it must reach all mean Acts, all the Leases that we have made fince are gone; all the Judgments that we have given in any Cause are coram non Judice, and void; all the Acts of the Corporation are overturned by this Forfeiture, and we have been under a vast mistake all this while. We have had no Mayors nor Sheriffs, no kind of Officers, no manner of regular and legal proceedings; but we have been under a great mistake ever fince this Money was ordained or levied. We have forfeited all; and that it is so, is plain, because in all Quo Warranto's wherein Persons are convicted for usurping of Liberties, there is a Fine set upon them for continuing that Usurpation, and reason good; then if it be an Offence for continuing the Liberty, we must be fined for doing it ever fince the Forfeiture, when, if Mr. Attorney General's Rule be right, there has been no fuch Corporation; but we ought to have discontinued all our acting as a Corporation, and laid it down; and fo every Step that we have taken fince hath been irregular, and every Act void.

If so be an Action be brought against Baron and Feme, and the Plaintiff should in his Replication say, they were divorced several years before, has he not undone all his pleading? Here then is our Case, Mr. Attorney General admits us to be sueable, and yet charges us to have no capacity to be sued. I do implead you, but you have no right to be impleaded; here he brings us into Court, and when he has brought us here, he quarrels with us for being here; he makes us Desendants, and then questions whether we ought to be so; and so his great Charge against

us is, that we are what he would have us to be, and what he hath made us to be; for if a Month before the Information, the Corporation was not, but the very Being of the Corporation was usurped, how come we at the Month's end to be Defendants? Here comes a new Creation interposed in that time, and makes us Parties sueable in the Court, when by the Charge in the Information we were not so a Month before.

And then, my Lord, the Information is not quite so bad, but the Replication is worse: First he takes issue, that we never were a Corporation at all; and the next thing is, if ever you were a Corporation, you have ceased so to be, because you have forfeited it so and so several Years ago. This is just then to put a common Case (and I consess, a very familiar one it is) if I should bring an Action against a Man, and when he hath pleaded, I should by way of Replication set forth, there never was any such Man as the Defendant, and take Issue upon it; or, if there were, that he was dead Ten Years ago: And yet this is the Substance of Mr. Attorney's Issue, and his Re-

plication.

My Lord, the Authorities before cited in Palmer, Coke's Entries, Rolls, and my Lord Hales's Common Place Book, are not all; for I have fome other that never faw the Light in Print yet; and that is the Case of the King against Bradwell and others, Trin. 18. of this King. A Quo Warranto was brought against them for usurping to be a Corporation or Company of Mulicians; it had been a strange thing, if the Quo Warranto had been brought against that Corporation, and then the Attorney General had faid they were no Corporation, nor ever were; there they did think beft and fitteft to go against Bradwell, and the rest, and that by Name, and only so, not against the Body Corporate. So in that Case of the Corporation of Worcester, which was lately tried before your Lordship in this Court; when the Quo Warranto was brought against such Men for usurping to be all Aldermen and Common Council-men; if the Attorney General had once called them Common Council-men, it had been a great Repugnancy for him afterwards to fay that they were none, or if they were, that that Privilege of theirs was lost so long ago. So in the Case of the Quo Warranto against the Bermudas Company; it was against a Corporation, and against particular Per-sons by Name both. These things have been considered, and doubtless they have gone on in an ordinary way. I must confess, I was not privy to that particular Case; but by the Report of that Case, which I have feen, I have been informed that the Corporation never appeared; for they faid, 'tis not Sense for us to appear; for it being a Queftion by what Warrant we are a Corporation, it is not we, supposing us a Corporation, that do usurp, but the particular Persons that do usurp, if it be at all usurped. Now, my Lord, if that had been a regular Suit, no doubt but there would have been Judgment against the Corporation, which there was not; and certainly the Replication of Forfeitures was not good against the Corporation, but against the particular Persons

All Mr. Solicitor's Authorities for feifing hold true, if the Corporation would never appear: And what is the Reason it should be brought against J. S. and J. N. but because Corporations do never appear in such a Case, in regard it were

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not congruous they should appear? for the Quo Warranto must intend it so, that they were not a Corporation in Being, by implying a Forfeiture. Then say I, no Judgment at all can be given upon this score; Non admittitur exceptio ejustem rei, cujus petitur dissolutio; a Man shall never be admitted to controvert that to be in Being, which he himself desires should be destroyed, and so has allowed it to be. Shall Mr. Attorney be admitted to deny the Supposal of his own Writ? And truly I think I might very well leave this part of the Case, and this Point, to Mr. Attorney General himself; for if he will have any thing to be answered by us, he must maintain us to be a Corporation capable of answering; and so I have reason to expect, that against his own Replication he will be pleased to support the Being of our Corporation, and so dismiss us hence.

My Lord, I have done with this Point, and now I come to the Replication, which indeed is a kind of a new Quo Warranto; for it brings in new Matter, and therein they do charge Two Forfeitures; the one is, by reason of the Abuse of the Market, the other is, by reason of the Petition. My Lord, I shall answer both of them. That we were feifed of the Market, that is pleaded, and that is agreed: That we were feiled of Tolls, and were to have reasonable Tolls, that is agreed too: That there is a Custom in London to have Common Councils, and that this was by Common Council, is agreed; all this is agreed by the Demurrer: That this Toll (though by the way I must confess, and will agree with Mr. Solicitor, that it is not properly to be called a Toll; for a Toll is only for Goods fold; and when they are fold, in Recompence for the Officer's Attendance for the Testification of the Contracts, and the Entring them in their Books; but I agree, this is not such a Duty for Goods bought and fold, but it) is for the Accommodation of Perfons repairing thereunto for their Stalls; and, if I would call it by any particular Word, I had rather call it Stallage than any thing else; it is for those Accommodations, which we have been at vast Charge in preparing and providing, and for the Maintenance of requifite Officers, and for the cleanfing of the Markets. Now Mr. Solicitor objects, That we cannot prescribe for a Toll uncertain, and he cites the Case of Murage, and the like; and fo I must confess, where Murage is granted, 'tis commonly a thing certain; so is Pontage, and the like; but I believe (if I had thought that it would have been a Point infifted upon) I could have brought you Instances where Murage, and such like things, have been granted in general, and they would have been ancient ones indeed: And there is a Necessity for it in some Cases; for when a Town will repair its Walls, the Charge may be greater or less, as the particular Accidents may be, and fo perhaps a certain Duty would not do it. When a Wall is to be built, there the Duty may be certain; but when it is built, to keep it in Repair, the Duty of Murage may be uncertain, according to the Charge; and if the Case be not so, it will come little to our Purpose, which is a Duty upon a great and a continuing Charge. I will name him fome things that he must agree, and I know he will grant, are uncertain, as Pickage and Stallage, which are Duties for picking in my Earth to dig Holes for the Posts of Stalls to be fixed VOL. IV.

in: Now there can never be, nor ever was, any circumscribing in those matters; for Circumstances in every of those cases must govern it. If I have Occasion for my Stall to use a Foot of Ground, one fort of Sum is necessary; if ten Feet, another Sum; it ought to be equal indeed, but it could never be good, if it were limited to a Sum certain; and in all Grants that ever were of Pickage and Stallage, they were never reduced to a Certainty; and those are things too that relate to a Market.

And so I take it to be for Keyage, Anchorage, and the like; for when there are Posts or Places for Ships, to which they may be fixed, the Owner of the Port may have a Compensation for that, but that must needs be uncertain, according to the Circumstances; if a Ship be bigger or leffer, if a Ship stay a Month or a Day, it is not fit the fame Rate should be paid; nor is it usually granted by particular Words, Co. Entr. 535 & 526, Placit' 4. The King against the City of London for the Water-Bailage, and other things. They pleaded only a Right in general, and do not fay what the Particulars were; and yet one of the things demanded in the Quo Warranto, was, as I faid, the Water Bailage; which, fure, if any thing ought to be certain, that ought. In that Cafe it was good Pleading; though I think I could fay. more against it than this thing, that is in the nature of Stallage; fo that all that Mr. Solicitor

hath built upon that must, I think, needs vanish.

My Lord, I do not think but London ought to be, and is as much under the Obedience and Correction of the King, as any City; but yet I believe, in these Cases of their Customs, you will give that Allowance and Indulgence to it, that all your Predecessors have done, which is greater than they have given to any other Corporations in the Kingdom, and that because it was London. That there should be such a thing as a Foreign Attachment, I think, is hardly allowed in other Places; I am fure, I have known it denied in fome, that a Contract in Writing should be equal to a Book-Debt; that a Feme Merchant should fue or be fued without her Husband; or if he be named, he should be only named for Conformity. You take Notice, that London is a Port Town, and that Men that trade there, fometimes go beyond Seas, and in their Absence their Wives trade by themselves, and perhaps carry on distinct Trades while they are here; and so they may do in other Places, may be; but only for the sake of London do you take Notice of these things there, and not elsewhere. Their Penalties, that are fued for in their Courts, a great many of them are fuch as would not be well maintained in other Courts, or in any other Place; and yet they are maintained there, as namely, That their Penalties should be sued for before the Mayor and Aldermen, when the Benefit of them goes to their Use; and yet that is allowed in the Eighth Report, notwithstanding the grand Objection, that they are in fome fort Judges and Parties, Rolls 2. p. Abr. Tit. Prescription, Letter H. Fol. 266. No. 2. & 3. The City of London may prescribe to have a Court of Chancery in London, of matters tried in the Sheriffs Court, though fuch a Court cannot be granted by the King's Letters Patents; but the Mayor and Citizens of York cannot prescribe for such a Court, because it were very dangerous that such petty Corporations should have such Courts. And, 5 H 2

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whatsoever is said by my Lord Hobart in his Reports, 63. I do affirm, there is no Act of Parliament that erects a Court of Chancery in London, or the Cinque-Ports. If Mr. Solicitor had strugled with me about the Being, or not Being of that Act of Parliament, I would have agreed with him, that there was no fuch, fooner than fome that he fays are none. The Customs of London have been upheld, and, I must confess, I think that is very strange, even against the general Words of an Act of Parliament, 2 Inst. 20. A Gaoler in London may permit his Prisoner, that is in Execution, to go at large with a Battoon in any Place within their Jurildiction, and it is no Escape. And so is Plowden's Com. 36. A Citizen of London may fet up one Retale Trade, though he was bred to another, notwithstanding of the Statute 5° of the Queen. And for a general Rule take that that is faid in Palmer 542. those of London may prescribe against a Statute; and the Reason is, because their Liberties are confirmed by Statute, and other Towns are not. In Rolls Rep. 1 P. 105. Sprike against Tenant, my Lord Coke being then Chief Justice, says, We take notice of the Customs in our Courts, and other Courts in Westminster-Hall, and in London. Recorder of London says a very strange thing in 1 Leon' 284. Hollinshead's and King's Case, and in 4 Leon' 182. that the King's Courts ought to take Notice, that those of London have a Court of Record; for if a Quo Warranto issues to the Justices in Eyre, it does not belong to them of London to claim their Liberties; for all the King's Courts have Notice of them. And truly I have been informed, I mean by Copies of Records, that when the Justices in Eyre came to the Tower, this was a Privilege allowed to them, they were not bound to fet forth their Liberties, as others

My Lord, I think this, as it is pleaded, is a Duty very justifiable, and very well payable, by virtue of this Custom. I do agree, as I said, a Toll is properly for Goods fold, and this is a Custom for the Accommodation of those that brought Goods to be fold; and it is like that 1 Leonard 218. my Lord Cobbam's Cafe, a Duty paid for the Standing in the Cellar; and there that is held to be good. In Rolls 2 p. of the Abridgment, 123, Letter B. Hickman's Case, the Lord of a Manor may prescribe to have the Eighth Part of a Bushel of Corn in Four Bushels that are brought to the Market within the Manor, in the name of the Toll, and that is for Stallage only, for it is faid there, Whether it be fold or not. And in the same Book, fol. 265. the City of Dublin fet forth, that they are Owners of the Port of Dublin, and that they maintained Perches in the faid River, to direct the Ships in the deep Channel, and that they kept the Key and the Crane; and therefore, in Consideration of that, they prescribed and demanded Three Pence in the Pound for all Merchandizes in the faid Port, and it was held good. Now I agree Tollthrough, that can not be prescribed for simply and generally; but by Toll-through I mean, as you know, for passing and repassing through only, and not for staying. But yet even that may be prescribed for too, in Consideration of repairing a great Highway, or a very foul Way, or maintaining a Bridge, and the like. therefore, if our Confiderations here be as good, then we maintaining those great Places may

prescribe for this Duty, as for passing through the Streets, though it were no Market.

There is a famous Case reported in Rolls 1 p. Fol. 1. & 44. and it is in 2 Bulstrode, and also in Moor; it was the Case of the Bell-man of Litchfield: A Prescription is made, that the Corporation of Litchfield hath a Market, and they ought to repair the Way to it, and to appoint a Bell-man that should sweep the Market-place; and that for this the faid Bell-man, time out of mind, had taken of those that brought Corn to the faid Market, and opened their Sacks to fell, a Pint of Corn, if but a Bushel or under; if more, a Quart. So that if it were opened and not fold, yet he was to have that Duty, and that Prescription was adjudged to them by all the Judges, and yet it does not appear there, whether the repairing that Way cost them 5 s. or 5,000 l. and yet by Intendment they would not account it unreasonable, though it might have been urged it was very unequal; if they could take a Pint for that which was under a Bushel, perhaps they would take, by that means, half of what the Party bought; but if there were Fifteen Bushels, they had but a Quart, and this was objected as to the inequality of it; and yet they all passed over that by a reasonable Intendment, and would not deny the Prescription to be good. And the Case of Cranage in Dyer, and the Case of 21 H. 7. 16. are admitted to be good Law, where the Town of Gloucester prescribed for a Toll of Boats passing by the River near the Town.

Now, my Lord, for ours, there was very

Now, my Lord, for ours, there was very great reason to induce it, the great Alterations that were made in London by the Fire; and it was not the first Time that London was burnt: And if there should be War, and so great Alterations and Confusions, there were great cause, that the City, that lays out great Sums, and must be at such a publick Charge, should not be Losers by it.

And we do set forth more than they do in the Case of Litchfield, that we provided the Market-places at our own charge; and if they will use them, they must expect to pay some compenfation for it; that we do keep Officers, and pay them for cleanfing and keeping Order in the Markets: And above all that, we provide Standings and Stalls, and fuch Accommodations, and that I am sure is a Provision no Lord of a Market is bound to make, unless he will; and therefore the Market-people, that are accommodated by it, have great reason to pay for it; and we pay all the Taxes for the Market-places, for the Ground is ours; and that is not alledged in the Pleading indeed, but it must be implied, because we pay the Taxes, and they that have the Standings are not liable to pay the Taxes: And fo is the Judgment in Rolls, 2 p. 238, and the 2d Abr. 289. And in the Case of Cusack Justice Dodderidge says, that the redeeming of one Fair from the Abbot of Westminster cost the City of London 8,000 l. for he had a Fair at Westminster, and a Market for Forty Days, and that during that time no Sale should be in London, or the Places adjacent; and a great Rate it was, if it were fo. The Measure of a Toll is according to my Lord Coke 2 Inft. 58. when the thing demanded for Wares or Merchandifes does fo burthen the Commodity, that the Merchant cannot have a convenient Gain by trading therewith; and thereby Trade is loft or hindred, then it is an evil Toll. But here indeed the Market-people

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are better accommodated than ever they were; and Trade is so far from being discouraged, as that it is increased, as is implied in the Replication; for it is faid, we receive 5,000 l. a Year, which if it were fo unequal, would not certainly be paid, nor could be, if there were not great Trade there. So that the Increase of Trade is the thing complained of in this Quo Warranto. And the Truth of it is, I have examined and looked into the Fact of these things, and there is nothing in this By-law, but what was really anciently paid, except only in one Instance, whether it were 6 d. or no, that was paid when a Cart was drawn by Two Horses, which now is but 4 d. and if we have increased the Toll, which I doubt whether it be so or no, it is only in a very trifle. Now, my Lord, this Case, I think, is a strong-

er Case than that in 5 Rep. the Chamberlain of London's Case; there is no Consideration of Stalls, or cleanfing the Place, but only they had an Officer to fearch and view, and that was a new Appointment of their own; they could not prescribe for it, but it was thought a Penny was a reasonable Recompence, and the Subject had a Benefit by it; and if he would bring his Cloth to London to be fold, he should come thither to have it viewed, and give a Recompence for it. Now London is all Market indeed, every Shop is a Market; and it hath been well faid of the Judges feveral times in Westminster-Hall, that London is the Market of all England; and there is never an Acre in England, but is the better for that.

As to the Imposition upon Coals, that is but an Inducement; and an Inducement is never to be relied upon; it is not to be stood upon; and Mr. Solicitor did very honourably decline it, and did not make any thing of it, nor trouble the

When the City did make this Act of Common Council, they did confult with their Counfel for matter of Law, and with their Officers and Fellow Citizens for matter of Fact, and did adjust these Rates, and enacted them to be paid, they being reasonable ones, and according to the ancient Usage; but if they were mistaken, it will be no cause for you to give Judgment against them, for many other Reasons: As first, you cannot judge this to be unreasonable. I have not heard one word faid, that this is an unreasonable oppressive Toll. Here is Money levied; what then? If it be a reasonable Sum, it is not so great, it does not deserve the name of Oppression. I say, it is not so great an Oppression, if they should have been mistaken in the Form of instituting the levying of it; if they might have done it under their Common Seal, and now they have done it without that by Actof Common Council. Nay, it does not deserve that you should judge it unreasonable; you cannot do it here, for the Considerations are meritorious, and equivalent to it, the great Charge they were at in building, and they still daily are at in cleanfing and repairing, and providing Stalls. But however, the Case is not so disclosed here, that you can judicially determine this to be an unreasonable Toll; according to the Rule in Coke's Magna Charta 222, the Toll of a Market need not be certain, only it must be reasonable; and what shall be deemed reasonable the Judges must determine, if it come judicially before them. So shall reasonable Customs, and reasonable Fines, and reasonable Ser-

vices, and reasonable Time to remove Goods, and the like, they must be judged by the discretion of the Justices upon the true state of the Case before them. Now this Case must have all its Circumstances stated and agreed by Demurrer, or found by Verdict. And so is 4 Rep. 27. b. and Hobart 135. and 174. as in the Cafe of Copyholders Fines, the Quality and Yearly Value of the Land must appear, or else there cannot be Judgment, whether it be reasonable or no. In the 13th Report fol. 3. & Croke Car. 196. where the Question was, Whether the Lord of a Manor might affess two Years and an half Value of Copyhold Lands, according to the Rack-Rents for a Fine upon Surrender and Admittance, and upon Nonpayment to enter for the Forseiture; as suppose Land, it be rented at 20 l. a Year, here is 50 l. demanded for Admittance; there it appeared judicially that it was unreasonable; and so it was adjudged, because the Value was certain. But who can here fay, whether the providing of Markets costs 5 s. or 500 l? it is not estimable. Perhaps we have overbought all these Tolls that they call unreasonable; we aver it to be reasonable, the Demurrer agrees it to be so, and you must intend it to be so, unless the contrary be fet forth clearly in its Circumstances; for he that will have a Forfeiture, must shew the

Circumstances to make it out.

My Lord, another thing is this, to answer Mr. Solicitor in that point: I say, an unreasonable By-law is no reafonable Cause or Colour for forfeiting a Corporation, admitting it to be unreafonable, though I grant it not. My Lord Hobart in Norris and Staps Case, Hob. 211. says, that though power to make Laws is given by special Clauses in all Incorporations, yet it is needless; for that is included by Law in the very Act of Incorporating. For as Reason is given for the natural Body for the governing of it, fo Bodies Corporate must have Laws as a Politick Reason to govern them. Reason is a Faculty in them as 'tis in a man, and may err; and therefore fays he, If the King do grant Letters Patents of Incorporation to Persons, and he doth thereby make Ordinances and By-laws himfelf, they are subject to the fame Construction and Rule of Law, as if they were made afterwards by the Corporation. For the King can no more make an unreasonable By-law than a Corporation; but if the King do, shall that affect the Corporation, and make the Corporation void by way of Repugnancy, or an inftantaneous Breach of Condition? No, it shall not. And therefore as they may receive unreasonable Rules from the King, without defeating of the Corporation, or having their Being thereby vacated; fo they may make unreasonable By laws without the same Danger of destroying the Corporation. The Cases are very many, wherein By-laws have been judged unreasonable; the truth of it is, there is a great Misfortune in the penning and making of those By-laws; by fome Means or other there is fomething discerned that still proves an Exception to it, as we see in the Case of the Carmen and the Woodmongers; their By-law was made, and re-made, and corrected again and again, before it could be made to hold Water in this Court. So in the Taylors of Ipswich's Case, and Bradnox's Case, which was here lately. All these have been adjudged void; but what then? In all these Cases it was never faid, Hereby your Corporation is de-

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ftroyed, you have erred in making a By-law, and therefore you have lost your being of a Corporation. Besides, if there were but a Colour for it, and it were any thing tolerable, surely that were enough to make us excusable in such a matter. If it has been received, as we agree it has, the Officers are Trespassers, every individual of them are sueable, and any man may bring his Action against them. But they that come to the Market, think not fit to complain; if they did not like the Market, they would not come at all; and if they did not like the Payment, they would not come neither; and there is no levying of any

thing unless they do come.

Now, my Lord, I will admit the levying and the receiving, and yet I say this is no Forfeiture; for here is a Mistake of Law, or a Mistake of Fact, by Colour whereof Money is received: This by no Means will work a Forfeiture of a Corporation; for at that rate every Penalty that has been levyed by a By-law will be adjudged a Levying of Money without Law, and fo forfeit the Corporation; which has not been done in other Cases of By-laws, and those much worse than this; because most of those By-Laws were made for levying Money upon Men for exercifing a Trade; and 'tis much more to fay that you should levy such Sums of Money upon every stroke of honest industry, whereby a Man gets his Livelyhood, than that you shall pay so much for your Accommodation in my Ground for the better vending your Goods. This hath been held good in some Cases, but in others it hath been held naught; and this hath all been received and levyed to the Use of the City too, and so 'tis a levying of Money, whereby they have a great Advantage; nay, 'tis worse still, because it is imposed by Force, and recovered by Force: but here 'tis a voluntary Penalty, no Force, no Compulsion, only the being removed from their Standings, no other Penalty, no Imprisonment, or the like; but if you do not like the Conditions, you may be gone: I desire you to walk out of this Market, if you don't like the Price of the Provisions; and to be gone from the Stall, if you don't like the Price of the Standing. We were not bound to provide these Stalls for you, but having provided them, if you don't like them, you may leave them; in other cases, the Man is imprisoned, and fued by Action for the Penalty; here at any time, if you don't like, you may be gone.

My Lord, I am very confident, if this be fo, that all Monies levyed by a Corporation without Law are Forfeitures, or where the Law is mistaken; then I dare boldly affirm, that we never were a Corporation two Months fince London was London; but by virtue of some old sleeping By-law or other, that has been fet on foot, Monies have been levyed, which perhaps will not be in strictness allowed good : And if all these had been Forfeitures, we had been in a strange Condition, not one Month or two should pass over us, but we had forfeited it, and never can there be perhaps a Month to the end of the World, but we should still be forfeiting. And what is faid of us, may be faid of any other Corporation that happens to make By-laws. And I am fure in former times there were Monies levied with a witness, I mean not the late times of Rebellion only, but an hundred years ago, strange Exorbitances of that nature were committed by London and other Corporations; then they went by way of Information, but never was it thought that it could affect the Being of a Corporation: If it should do so, I do not know whither it will go at last. The greater or the lesser Sum is not that that will difference the Law. Is it a Forseiture to receive 5,000 l.? Why is it not a Forseiture to receive 500 l.? Why not to receive 5 s.? Why not to receive 5 d.? No bounds can be set for that, if it be a Transgression of the Law; here is a Tort and a Wrong done by your By-law, that you have levied 5 d. and therefore all this great Inheritance of London, this, that is the greatest Inheritance of the Kingdom, is forseited for a Trisse, upon three half pence, or a Basket of Eggs.

Nay, my Lord, to go further, I say, if this be a Forseiture, I say 'tis only a Forseiture of the Market; nay, not so much neither, 'tis only a Forfeiture of the Toll: my Lord, I cannot but once more mention that excellent Notion of my Lord Hobart, That the Power of making Bylaws is included in the Act of the Corporation; for as Reason, says he, is given to a natural Body to govern it, so a Politick Body must have Laws, as its Reason, to govern it. Now then the making of these Laws is but the exercise of that Reafon, declaring the Mind of the Corporation, for the direction of the Officers of it, what to do, and what to take; and 'tis but like the Mind of a Man that directs his hand what to do. For this is not like the Duty of Stallage, that re-lates to the Publick, and relates also to something that before they had no Interest in; but only relates to the Administration of a private property, and directs the manner of that Administration. They are Lords of the Market, and that is casual to them, it is not necessary for them fo to be. If any Corporation bid their Officers levy fo much Money; suppose they bid them take more Toll than is due, or levy more Money for Rent than is due for the Land, why this might be looked upon as a great Breach of Trust and Encroachment: They should have had but 6 d. and they took 7 d. and this done by Act of Common Council, which is their way of expressing their mind; yet furely it would be no Forfeiture, because the Land is their own, and the Administration of it belongs to them only in point of Interest and Property. Suppose a Gentleman has a Market, and his Reason, which is his By-law, as my Lord Hobart fays, puts him upon taking of Toll, but he does a little mistake the Law or the Custom, he bids his Servant take so much, which perhaps may be too much for Toll; does this destroy his Capacity of suing and being sued? You may as well fay fuch a particular Perfon shall not plead, or be impleaded, if he do fo and so. Nay this, if he were a Denizen, does not forfeit his Denization, and yet a Denizen is as perfectly a Creature of the King's as a Corporation is. It is Bafilicon Doron, it is the Bounty and Kindness of the King to one born out of his Dominions, to give him the capacity of a Subject, to fue and be fued, and the like, which cannot be forfeited, even for breach of Conditions in the Letters Patents of Denization. For this is within Versellin Manning's Case; if he does not observe the Laws of the Land, 'tis true, he must be punished for it, but he shall not be undenizen'd.

My Lord, there is a Statute, which I think is a most plain Declaration of the Law in this Case,

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and 'tis the Stat. of West. 1. cap. 31. Some call it the 30th, because they differ in the numerating and heading of the Chapters. 'Tis the Statute concerning those that take Outrageous Tolls in Market-Towns. The Statute says, Le Roy prendra la Franchise del March en sa Maine. The King shall seize the Franchise into his own Hands. My Lord Coke in his Comment upon that Statute fays, he shall seize the Franchise of the Fair or Market, till it be redeemed by the Owner, that's all. But this is intended, fays he, upon an Office to be found; for in Statutes all Incidents shall be supplyed by Intendment.

Now in the Quo Warranto that was brought against the Corporation of Maidenhead in Palmer's Reports, there is this very case. That Corporation took an outrageous Toll, too much Toll, or that that was not justifiable, for going Yet it was fo far from being over their Bridge. imagined that this should be a Forfeiture (and yet the Case is the same, let any Man distinguish it that can) that it was a Question whether the Market was forfeited, or no, as you may fee in that Book, fol. 82. And there 'tis faid by Dodderidge, and at last it was agreed by all the Court, that it should be a Forfeiture only of the Toll, and not of the Market. And I defire that that Folio may be noted by your Lordship, and that you will please to look into what is said in that Case; for 'tis debated before, and it feemed as if they would have forfeited the Market by it, but not the Corporation; and yet that was not forfeited neither. And to this I will apply that Rule that Mr. Solicitor himself did mention, Puniatur in eo quo peccat. You have offended in the Toll, therefore you shall suffer in the Toll, not in the Market, to be fure not in the Corporation. For if it were that, it should affect the Market, it would be because it hath some relation to a Marker, as a Toll hath; but how can this possibly affect or touch the Corporation? The Statute indeed goes thus far, and fays, Whosoever shall take outrageous Toll shall forfeit the Market; but then shall we come and add, Whoever shall take outrageous Toll, shall forfeit his Capacity of holding a Market, or any thing else? Do they complain of us for taking the Legislative power upon us, and therefore we shall forfeit our Corporation, when the Statute it self has appointed the Punishment, and fays only, the Market shall be forfeited, and so make a new Law themfelves? Statutes are supposed to be penal enough of themselves, and all penal Statutes are to be taken equitably as to the Penalty, and not stretch'd beyond the Letter. And wherever a Statute inflicts a Penalty, and fays you shall forfeit so much, as my Lord Hobart fays, the Common Law shuts up the Negative, that you shall forfeit no more. How then is it possible we should forfeit that, which if it were forfeitable at all, is not within

the provision of this Law?
"Tis true, as Mr. Solicitor hath faid in the Book of Assises that he cited in Vet. Nat. Brev 161. it is said you shall forfeit in the case of a Mis-user (where the Liberties are not depending one upon another) only the Liberty that is abused; but how that can be applied for him I understand not, for nothing can be more flat and plain against him: If so be we should forfeit our Toll or our Market, be it so; nay, if we should forfeit our Liberty of having a Common Council, what then? how is it possible to bring it up to a Forfeiture of the Corporation? You shall forfeit a Court of Pypowders, if you forfeit your Market, because 'tis incident to it, and dependent upon it, and subject to what Dangers the Market st felf is subject to; but the Being of a Corporation, nothing can transcend that. To be sure what is incident to it, cannot transcend it; 'tis but

a Subject to that which is superior.

For example fake, my Lord, I will cite you a Case, which is the Case of the City of London too about the Measurage of Coals. It is Sir Julius Gesar's Case, 1 Leon' 106. And I choose to cite that Book; for though it did not come out with your Lordship's Authority, yet my late Lord Chancellor gave this just Account of it, That it was one of the best of our later Reports. Sir Julius Cefar libelled in the Admiralty against the Officer of the City for measuring Coals upon the Thames. Fleetwood came to the Bar, and prayed a Prohibition, and Edgerton the Solicitor on the other fide complained, that the Mayor of London did take a Fine for this Measurage, and made an Office of it; and this he conceived was Extortion (which is the thing complained of here in so many words) and being upon the Thames, should be punished in the Admiralty. As to that the Judges replyed, By no means; and Wrey and Gawdey faid, If it be Extortion in the Mayor, there is no remedy for it in the Court of Admiralty, but in the King's Courts, and it shall be redressed here in a Quo Warranto says Gawdey. 'Tis true, a Quo Warranto might well have been brought for redrefling that Extortion, but it could not mean thereby that the Corporation should be diffolved: And that it was fo understood is most plain; for accordingly a Quo Warranto is brought. You have it in Coke's Entries fol. 535. and 536. placit' 4. And the City of London appeared and pleaded, and prescribed to it; and thereupon the Attorney General that then was, my Lord Coke himself, was satisfied, and confessed their Title, and Judgment was given for them; and fince it hath been held good, and they have enjoyed it in peace; and this I hope is a good Example for Mr. Attorney to follow in this Cafe.

My Lord, I come now to that part which I come least willingly to, I mean that of the Petition; and that which I have to say in it, is this, my Lord: First I say, That this Petition is justified in the Pleading, and I hope it is very justifiable; if it were but excusable, its enough. That it is justifiable to petition the King in our Necessities and Extremities, is plain from what my Lord Hobart fays, fol. 220. He fays it was refolved by the Court in Renham's Case, that it was lawful for any Subject to petition to the King for a Redress, in an humble and modest manner: For as 'tis there faid, Access to the Sovereign must not be shut up in case of the Subjects Distresses. Now the Common Council are not less privileged than any other fure, but rather more in this kind of Addressing and Petitioning: I cannot tell what Crime to make of this, there is fo much alledged

against us. I did very well observe truly, and would always observe and remember in all such Cases, what my Lord-Keeper here faid to your Lordthip, That Council should not so much speak, as

if they would abet the Guilt of their Client, rather

than advocate for their Innocency.

My Lord, if the Words themselves that are alledged are not Words that are unlawful to be delivered or spoken, then all this that they are dreffed up with of the Intention to censure the King, and to bring him into dislike with his People, all that must go for nothing, and are not to weigh in the Case. Now the Words are these: That there was a Prorogation, and by means of this, there being depending so many Impeachments of Lords and others, and Bills in the Parliament in both Houses, which could not be perfected any where but there, the Prosecution of the Publick Justice, and the making Provisions necessary for the Preservation of his Majesty and his Protessant Subjects, received an Interruption. Now, my Lord, I conceive these Words are not Words that in themselves are unlawful, and for that your Lordship will be pleased to consider our Plea; I need not repeat it, you have it be-fore you: If they are in Sense and Substance the fame Words that have been spoken by the King, and the Lords and Commons in Parliament; he that will not be satisfied with that Authority, will not be fatisfied with any. Then what do we fay? We fay that the Profecution of the publick Justice received an Interruption: Does not the King say so, and more, in his Speech, we have set forth, wherein he recommends it to both Houses, that Justice may be done? What is the meaning then but this? If the further Profecution of the Offenders goes not on, Justice is not done? and so we speak but the King's Words. We say they are not tryed, or they were not tryed, they themselves complain of it to this day; and therefore Justice did receive an Interruption. I am confident, without reflection, that Honourable Person my Lord Danby in this point hath faid Words much more liable to exception, though truly Words that I believe deferve no Rebuke. He has complained that Juflice was not done in his Case, because he was not tryed, and that when he defired to be tryed too; but his Liberty taken away, and he forfeited that which was dearer to him than Lands or Honours, his Health, whereby he endangered his Life, and lost all the Comforts of Life. If it were lawful for him to fay, as certainly it was, That Justice was not done in his Case, why might not the City fay so? Either these Lords ought to be condemned, or they ought to be acquitted; 'tis hard to say Justice is done, when they lie so long in Prison, and are not either acquitted or condemned.

Then we say this, That the making Provision for the Preservation of the King's Person and of his Protestant Subjects received an Interruption. To this part we give this Answer: We set forth, That there were Bills depending in the Parliament for this Purpose, and that is agreed to us by the Demurrer; and that these Bills could not pass into Laws, any more than the Lords could be tried but in Parliament. Why then if it be fo, that the matter cannot be done, nor provision made, but (as that Proclamation, that issued for the Fast, said, and as the Addresses of both Houses for the Fast do say ) by the Blessing of God upon the Counsels of King and Parliament; if these Counsels, or the King and his Parliament are interrupted, this is not done. To make fuch an high Crime of this I do not understand; I would not be thought to speak any thing to justify that which is really a Crime; but this is that I fay, 'Tis not in Law unlawful for us to petition the King, or address to him:

But, my Lord, to take off the edge of this Bufiness, I shall beg leave to read to your Lordship a Speech of the King's, made the 6th of March following, and therein there are these Words, The further Prosecution of the Plot.

My Lord, let any man read, and fpell, and fee how in substance the Words in our Petition differ from the Words of the King, making those Laws necessary for the Security of himself and the Kingdom, and this spoken the 6th of March, when this very Petition now complained of was presented in January or February before, and there was no Parliament between. No Man will fay, that there were Laws sufficient for the Security of the King and Kingdom, when the King himself speaks of the Necessity of making such : So then, those Laws that were preparing received an Interruption. The Lords were not tried, is not that an Interruption of Justice? since they could be tried no where else, as must be granted; and the King recommends it to them as not done, but necessary to be done. So the King said before, and so it is implied here. There is no such thing said in the Petition, That the King did interrupt Justice, and the Proceedings of the Parliament: It is an Inference and a Consequence made by Wit and Art; not that the King did interrupt, or intend to interrupt Justice, but it says, by the Prorogation of the Parliament the publick Justice received an Interruption.

My Lord, suppose at that time there had been a Pestilence here, and the King had been as much resolved to meet his two Houses as they him, but by reason of the Pestilence he were necessitated and forced to make a Prorogation; then there comes such a Petition from the City and says, That by reason of this Prorogation those Bills that were depending did not pass, and the publick Justice received an Interruption: What is the Offence of this? 'Tis all true. If there be Bills depending, and Impeachments, that can no other where be tried, they do receive Interruption by a Prorogation. Can any Man say this is false? The charge in the Replication is, That we did fally and maliciously say, what? that which is true, and that which the King had said before, and that which the Lords and Commons said after him, That till those things were done they were not safe; and those things as yet were not done.

My Lord, there is this further in it, the Petition is set forth in hæc verba; and therefore I may take any thing out of it to explain it, and restore it to it self; for this indeed is a very restrained construction of the Petition.

It fays, when this Interruption by the Prorogation was received, that the King for urgent Causes, and very good Reasons, did prorogue the Parliament. It is his Prerogative to do so; and God forbid but he should have it. I think, without doubt, we should be more at a loss for want of that Prerogative than we can by the use of it: it is mine, and I believe every good Man's Opinion, that that Prerogative is very necessary and profitable for us all; but it is the consequence of it that this Interruption of Justice is received; nay, we are so far from saying that the King did interrupt Justice, or intending it, that we say, we do hope the King's gracious Intentions were only to make way for the better Concurrence of his Majesty and his Parliament. The King does, for great Causes, and best known to himself, who has the Prerogative, prorogue the Parliament; where-

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by, as a meer Consequence, not as the King's Intention, the publick Justice is interrupted : Nay, this we affirm was with a good Intention in the King, that he might the better be enabled to concur with his Parliament, as is fet forth in the Petition. Can there be any thing more properly said? 'Tis the greatest Justification of the Prorogation that can be. The King has prorogued the Parliament: What to do? Why Justice hath in View received an Interruption, but not in the Intention of the We know what the Meaning of it is, and so we set forth in our very Petition, it is to gain time, that he may the better concur with his Parliament. It is a great Commendation of the King's Purpose, instead of charging him with Injustice, that he did resolve to concur with his Parliament for fuch Ends, and accordingly did prorogue the

Now the Attorney General hath put in, that it was ea intentione; there is the Sting of the Business to put in those Words, to make that which we may lawfully speak, of it self to be an Offence; but truly that fignifies just nothing: It can never hurt a thing that is true; it has great Authority in it, if it be applied to a thing that is unlawful; but if in substance it be true, and the thing it felf justifiable, those Words make nothing in the Case; and I think I need not argue that Point, but refer my felf to the great Case that was in Westminster-hall; and that is the Reversal of the Judgment given in this Court against my Lord Hollis, which was a Reversal in Parliament; and is printed in the last Impression of Mr. Justice Coke's Reports by order of Parliament, and there they explode all the Notion of ea intentione, and this Business, A man speaks Words that he might speak in Parliament (though I know not whether he might, or no ) but the great thing is, if words, that in themselves are tolerable to be spoken, be spoken, you shall not come and fay they were spoken with an ill Intention; though, as I shall shew by and by, this hath a kind of Fatality in it, and that is this, that it is done with an ill Mind by a Corporation that hath no Mind at all. Mr. Attorney General. Just now you said it

had a Mind, and Reason was its Mind. Mr. Recorder. Is I faid as my Lord Hobart fays, that a By-law to it is a Mind, as Reason is to a Man, but it hath no moral mind. My Lord, then I fay, the Citizens of London were indeed at that time under great Consternation, by reafon of the Conspiracies that had been discovered in Parliament, and in the Courts of Justice; and it had been declared by the late Lord Chancellor, at the Trial of the Lord Stafford, which your Lord ship may very well remember, That London was burnt by the Papists; and therefore it was no wonder that they were desirous that themselves and the Kingdom should be put into great Security against those Enemies. This, my Lord, I confess is a tender point, and I would not speak a Word in it with-out a Law book to back me. I remember that my Lord *Hobart* says, that Zeal and Indignation are fervent Passions. The City of London had great Indignation against the Papists for this Conspiracy against the King and Kingdom, and the Religion established by Law. There was no Disaffection in the City at this time, when this Petition was made fure, and I wonder that any Man should say, that knows London, and was acquainted with it then, and looks upon this Peti-VOL. IV.

tion, which passed nemine contradicente, that they had such an Intention as is infinuated; and pray let him read the Names of the worthy Aldermen that then fat upon the Bench, and the other Names of the Common Council-men then prefent, and then let him fay, if, without Reflection, the King have more loyal Subjects in the City of London than these Men were. And do you think if there had been in it any Sedition, or any of those ill Qualities that make up the ill Adverbs, which are joined to it in the Replication, not one of all those loyally disposed Men would have spoken against it? But alas, all of it passed nemine contradicente.

My Lord, I say, that if the matter of it be justifiable, as I think it is, then all these Words will fignify nothing, if there were never fo many more of them: And the prefenting and carrying of it to the King, that is no Offence, that is not fo much as pretended to be one. And, my Lord, I think it a very harsh Translation of the Word into Latin, when the Petition fays, That the Parliament's Proceedings, or the publick Justice, received an Interruption, to put that word of Obstructionem in; truly I think a better Word might have been found to express the fost. Expression in the Petition; and they need not have put that hard violent Word Obstructionem, when to make English of it they translated it Interruption.

But, my Lord, they do admit, I fay, that the making and presenting of it to the King is not the Offence so much as the publishing of ir, by which it is exposed to many others besides. Now to excuse that, the Answer we give is this; and 'tis that which will carry a very reasonable Ground of Justification in it: Certain Citizens, that were private Men, had petitioned the Common Council, and thereby they were importuned to make known the Defires of the City to the King, and it was reasonable to make known to those Citizens what the Common Council had done, to prevent false Rumours, which we knew were rife enough in those Days; and to shew that there was nothing ill in it, we did print it. And 'tis also all driving at the Common Interest, at the King's Safety, the Preservation of the Church and the Government established: All this they did desire might be known to these Citizens, and all others that enquired about it; and therefore they printed it, to evidence that there was nothing of ill intended in it. And I do wonder, I must confess, that this Objection of the publishing of this Petition should be so much insisted upon; for they say, that the Mayor, Commonalty, and Citizens of the City of London did it; and fay not any thing of the Common Council, that they did print it: Now they that did vote it, knew it without printing; and 'tis alledged in the Pleadings, and confessed by the Demurrer, that the Mayor, Commonalty, and Citizens of London, that is, the Corporation, confifts of above 50,000 Men, which cannot well be intended otherwise. Why then, here is a Petition that is agreed to be well enough lodged as to the Persons that voted it, it being the Liberty of the Subject to petition; and if this had been only prefented to the King, though it had been by those 50,000 Men, nay, if it had been by 10,000 Men, who had been the Corporation, it had been well enough, fo it had not been printed, but only kept private to themfelves: Why then 'tis very strange, that what is

known to all London, so great a Part of the Kingdom, should be lawful, but it should be heinously unlawful to fend the News of it further. went further than the City of London; and therefore 'tis fuch an Offence as shall be a Forfeiture of the Corporation. My Lord, there is the Case of Lake and King, the Petition to the Parliament was feandalous in it felf, yet it flood protected, being prefented to the Parliament; and it was lawful to print it, provided it were delivered to a Committee of Parliament, or only to those that were Members; though 'tis faid there, that the printing of it is a great publishing, for the Composers, Correctors, and other Persons that are concerned in the Press, read every Letter of it. But it was answered, that Printing is but a more expeditious way of Writing; and if he had employed 20 Clerks, it had been a greater publish-Possibly the ing than three or four Printers. Printers might not read it, or not be able to read it well, or not all of them read it at that

Now here, my Lord, fure it was lawful to acquaint the Citizens what they had done, if you take it to be the Act of the Common Council, and the Common Council to be the Representative of the City. It was always agreed by the House of Commons, that any Member might fend the Votes to those that sent them thither, and whom they represented; they have blamed indeed Men for fending the Debates, but never for communicating the Votes: And what they may do by Writing, that they may do by Printing. Why then might not the Citizens of London, who by Custom choose those Common Council men, well defire to know, and might well know what they had done? And then what they might do by Writing, they might by Printing; for that is but another way, though a more fuitable and compendious way; of exhibiting any thing that you would have go to many. And if it be lawful to impart it to all the City, and all the City does know it, though it does go further 'tis no matter; for what is known to London, may very well be known to all the Nation besides, without Offence, if it did go further. Besides, it shall never be intended it was published further; or that any others knew of it; for 'tis faid to be published in the Parish of St. Michael Bassishaw, in the Ward of Bassishaw, and that is in London, to the Citizens of London; and so they only talked of it amongst themselves. Besides, the main thing which I go upon, is, if there be no ill in the thing it felf, the ea intentione can make no Crime by a bare Affirmation, which we deny; and if it might be well faid or done, it is lawful to print it, and the Publication is no Offence neither.

My Lord, the next Point I come to is this, That a Corporation cannot possibly commit a Capital Crime, or any other Crime against the Peace: And I shall offer this Dilemma, Either it was done seditiously, or not; if not, then there is no sufficient Assignment of a Cause of Forseiture; if it were, then 'tis a Crime for which the Offender is indictable; and that I say is absolutely impossible for a Corporation to be guilty of. And here I will throw in also that Business of the Toll; and I will, for Argument's sake, admit the taking of a wrongful Toll to be Robbery, and then let the Argument go on. I have heard it said within the Baroccassonally, that a Corporation is intrusted with

the Government; and that they may commit Treafon, and raife Sedition, as Mr. Solicitor hath faid; I suppose it must be under their Great Seal: But I confess, I believe it is rather spoken to amuse, than to satisfy: But I really think it is no ill nor unjustifiable thing for me to say, nor against the Government to affirm, That 'tis impossible a Corporation can commit Treason, or that it is intrusted with the Government in any such Kind.

But first, my Lord, I shall shew you what Opinion former times had, and that because such an Opinion as this hath been broached of late Days.

Lord Chief Justice. Mr. Recorder, will you be much longer? Because I must fit there at Niss prius this Afternoon, and yet I would fain hear the Argument, if it would not be too long.

Mr. Recorder. No, my Lord, I have almost

done, and will cut short.

In 21 E. 4. fol. 13. b. 'tis said by Pigott, That a Mayor has two Abilities; the one to his own use, to take and to grant, and to do as another. natural Person does; and then the Mayor, as Mayor and Commonalty, hath another Capacity to their common Use and Profit; and that is but a Name, an Ens rationis, a thing that cannot be feen, and is no Substance; and for this Name or Corporation, 'tis impossible they can do or suffer any wrong, as to beat or be beaten, as fuch a Body; but the Wrong is made to every Member of the Body, as to his own proper Person, and not as to the Name of Corporation; nor can the Corporation do a personal Wrong to another; nor can they commit Treason or Felony as to the Corporation, nor against any other Person. And if a Writ of Debt be brought against the Mayor and Commonalty, or other fuch Body, upon an Obligation, and they plead it is not their Deed, and it is found their Deed, they shall not be imprisoned as another fingle Person shall. The same Law is if they are found Disseisers with Force, they shall not be imprisoned; nor in a Writ of Ravishment of Ward shall they either be imprifoned, or abjure the Realm; for fuch a Body is but a Name, to which fuch an Act cannot be done. So fays Catesby in the fame Book, In a Writ brought against them no Capias shall issue, because they are but as a dead Person in Law; and the Appearance upon a Capias cannot be otherwise than personal. And so to this purpose says the Chief Justice there, If this Body will do any thing, it must be done by Writing. And all along it is the Tenor of the whole Case, that a Corporation cannot commit Treason, or any other Crime. But the Reason of the thing is above any Authority. Suppose that they under their common Seal should commit Treason, and you bring an Indict-ment of Treason against the Mayor, Commonalty, and Citizens of the City of London, what Judgment shall be given against them in their corporate Capacity? What? It shall be, that Sufpendatur per collum Corpus politicum. And then, what Execution shall be done upon that Sentence? What? must they hang up the Common Seal? Nothing else you can do can affect them; but in their private Capacity, there they may be punished as fingle Persons.

A Penal Statute fays, that he or she, that of fends against the Law, shall forfeit so much, or incur such a Penalty: Is a Corporation Male, or Female, that it should come under such a Provision? but the real reason of the Law is this, it is a civil Being, it is Ens civile, it is Corpus po-

liticus

liticum; it hath civil Qualities, but it hath no moral Qualities; and all Offences confift in the Immorality of them, and there must be Malice to make that Immorality. No Words or Acts are Treason or Felony, unless there be a traiterous Mind, or a felonious Mind; and therefore a Madman cannot be guilty of Treason, or Felony. Serjeant brought an Action for these Words, that he had spoken Treason; it was moved in Arrest of Judgment, that this cannot be actionable; for he might speak Treason in putting a Case: Ay, that were well, said they, if it could be understood so; but we must intend it that he spoke Treason, as his own Words ex corde suo, which makes it Treason; for Treason consists in the Immorality of the Mind.

Another reason is what Pigott said, as I said before, That a Corporation is but a Name, an Ens rationis, a thing that cannot fee or be feen, and indeed is no Substance, nor can do or suffer Wrong, nor any Thing where a corporal Appearance is requifite. What my Lord Dyer fays in Moor 68. that he never faw, is, I believe, true in general, what no Man ever did fee, that a Corporation could be bound in a Recognizance or Statute Merchant; and why? because it must be acknowledged in Person: And so in this Case, the Guilt follows the Person, but cannot a meer Capacity. In all Crimes the Offender must appear in Person, and plead in Person, and suffer in Person; but you can never bring the Mayor, Commonalty, and Citizens into Gaol, to appear and plead to an Indictment to receive a Judgment, or fuffer Execution. Can a Body Politick, that is invisible, appear in Person? But then there is this great Objection, By this means, they fay, if there be no Punishing of them, there is no Government, and they may commit Treafon under the Great Seal, they may raise Armies, and instigate a Rebellion, and all with Impunity. My Lord, I say no, and I give two Answers to it, that are not to be replied to; and the first is this:

r. All these Persons, that are met together, though they are met corporaliter, in their corporate Capacity, for the Acts of the Corporation at that time; yet when they go out of their corporate Business, and commit Treason or Felony, the Crime does not egredi personas, every one of them is a Traitor or a Felon; and notwithstanding they appeared there under the Pretence of a Corporation, yet they are all liable in their private several Capacities, every one of them must be indicted personally, and suffer personally: For when they go about to do such a thing, it is out of the Business of the Corporation; and they must answer for their own particular Offences.

2. I have another Answer to give to it. This Objection is to be retorted on the other fide, that if a Corporation authorize the levying of War under their Common Seal, they shall be affected by it in their politick Capacity, and are liable to the Law in that Capacity only, and must suffer in that Capacity only: And the Consequence of that is, they are discharged in their private Capacity; and this is a Law of Indemnity and Protection for all Crimes; for a Man cannot be liable two Ways for Treason, or Felony, or any other Crimes: If he be not liable in his private, he is in his publick Capacity; if not in his publick, he is in his private. And what is the Consequence of that? This is a Dispensation for a Corporativold. IV.

on met together in a Body, to do any illegal thing, or to commit any enormous Crime; for the King's Counfel say this, we are responsible for it in our politick Capacity; and what Execution can then be done to punish that Corporation with such a Punishment as the Law inslicts, that is, Imprisonment, or Death, any more than upon an Action of Debt brought against them upon a Bond, and Nonest fastum pleaded, and found for the Plaintiss? can they be imprisoned? and the like. So that this shall protect and shelter them in the Commission of any Capital Offence; for if they are to suffer for it as a Corporation; you must take Judgment against them, as the Law gives it; and how will that be done against an invisible Body? What will be the Execution against the Corpus Politicum, that can neither see nor be seen?

I think this mighty plain; and I must confess, I wonder how it could ever enter into the Mind of any Man, that a Corporation could commit a corporate Crime. I have, as it became me, in regard of the Duty of my place, and before that, for my own Learning, read Stamford's Pleas of the Crown, my Lord Coke's 4th Institutes, Poutton de Pace Regni, my Lord Hales's Pleas of the Crown, Dalton's Justice of the Peace, and other Books on that Subject, but I defy any Man to shew me in any of those Treatises concerning criminal Matters, any Resolution, that ever a Corporation could be so concerned, that they should be brought before a Justice of Peace, or proceeded against upon any Law for Treason, or Felony, or be hanged in their political Capacity.

My Lord, I shall conclude all my Discourse of this kind (and I have almost done, because I perceive I incroach upon your Patience) with an Observation I have made upon the 19 H.7. c. 7. and it is the Statute that makes Provision against Corporations, that made By-laws against the Prerogative. That Statute says, that some Corporations did fo; now an higher Offence than that, fure cannot well be described; and there that Law fays, that those that do so, that make fuch By-laws against the Prerogative, shall forfeit for fo doing, for every Offence, forty Pounds, un-less they are confirmed by the Chancellor and Treasurer, and Chief Justices, or any Three of them. Now to what purpose was this Statute made; if the making of an ill By-law (and worse cannot be than a By-law against the King's Prerogative) should be a Forfeiture of the Being of a Corporation? How vainly did the King and Parliament imploy themselves to make a Statute that a Corporation should forfeit 40 l. for fuch an Offence? No Man will fay they had rather take that Penalty than another, when they might have a greater, if a greater could be had by Law. If they might have had a Quo Warranto, and thereby destroyed the Corporation, furely they would not have stood for the Penalty of 40 l. for they might easily have got more Money: No, they might have said, We will never pass it by, unless you will give us 4,000 l. or a far greater Sum; nor shall you have your Corporation again, without you give us a considerable Recompense for it. And when the Process and the Proceedings were so expeditions and easy to come at in a Quo Warranto, as it was easy in those Days, why should they put the King to the Delays in an Action of Debt for so small a Penalty as 40 l.? So that I take it to be a direct Judgment of the 5 I 2 Parliament

Parliament in that Cafe, that no Corporation should or could be forfeited for the making of any By-law that was irregular, though it were even a-

gainst the King's Prerogative.

But to hasten to a Conclusion, I have all this while, my Lord, supposed, that the Mayor, Commonalty, and Citizens of London have done this, but it is not so; this is not the Act of the Mayor, Commonalty, and Citizens, 'tis not the two hundredth part of the Corporation, 'tis but the Act of the Common Council; and we have diftinguished our felves by pleading, that it does not confift of above 250, when the City contains above 50,000. I must confess the Council is not taken notice of much in Law; as is seen in Warren's Case, 2 Crook 540. & 2 Rolls 112. Warren being one of the Common Council of Coventry, and displaced, sued out a Writ of Restitution, and upon that Writ it was returned, that by Custom the City might place and displace ad libitum; they there held that the Custom was good: But it is not fo of a Freeman or Alderman, because he hath a Freehold; but a Common Council is a thing collateral to a Corporation, and the Office of a Common Council is nothing but only to give Affistance and Advice, which they may refuse at their pleasure. In Estwick's Case in Style 32. & 2 Rolls 456. it is said, That 'tis a place meerly by Custom, and that the Common Council is properly but only a Court of Advice; and, my Lord, you shall never intend more than that they were a Court of Advice: All the Rife of their Power is but by Custom, and that Custom is pleaded to give Advice for the Benefit of the City, and make By-laws for the good of the Corporation, and that is confessed by the Demurrer, and you shall intend no more than what is opened in the Pleading.

And then 'tis evident this was done by a very fmall Part of the Citizens of London; and that does no way affect the whole Corporation fure. In James Bagg's Case, 1 Rolls, fol. 226. it is said, That if a Patent be procured by some persons of a Corporation, and the greater Part do not affent to it, that shall not bind a Corporation. And if fo be a Charter fealed, and fent by the King, because not accepted in pais, by the greater Party, bind not, shall an Act done by a few, and an Act done, that tends to a Forfeiture, bind the whole in point of their Being? There is no ground to fay, that the Common Council represents the City, no more than a Council does his Client, or an Attorney his Mafter; only as far as is for the Benefit of the City, they are chosen and intrusted to make By-laws; if they offend, they are but Ministers and Officers, and so they are within the Statute of Ed. 3. which I mention, though I think we have no need of that in the case to help us; if they make an unreasonable By-law, it is void, and every man that is aggrieved by it may have his Remedy, may bring his Action. Shall you supply this by an Intendment, that they have fuch a Relation? that they are the Representatives of the City of London? that they have a Power to forfeit the Corporation? No, my Lord, by Law they are Part of the Corporation, but they have no fuch Power to forfeit the Corporation. A Custom shall never be construed to enable a Man to do a Wrong; and a great Wrong it is, that they that are trusted, and trusted but for a Year, and trusted but for the good of the Corporation of which they are Part, should give up

the Being, or what is worfe, forfeit the Being of that Corporation. The Custom of Kent, that makes an Infant capable of making a Feoffment, shall never enable an Infant Tenant in Tayl to make a Feoffment, so as to work a Discontinuance of the Estate Tayl, and put the Heir to his Formedon. Every illegal Act of theirs is beyond their Commission, and a Nullity of that is all in respect of themselves; and it is as if they had never done it as to the Corporation, for they are by no means the Corporation; for the' they use the Common Seal in some Cases. at some times, so do the Court of Aldermen in other Cases; but it is only in other Cases wherein they are particularly intrusted. If an Act of Common Council fay, that I shall have such and fuch Lands of the City's, that Act fignifies nothing but as a Direction and Advice; when it is under the Common Seal, it is an Act of Corporation, and proceeding by Advice of Common Council, it binds.

Now, my Lord, this is the more unreasonable, because we know that the Practice of the Common Council in London, being to advise for all the Inhabitants, they are chosen by the Unfree men as well as others; and it is a strange thing that they should have a Capacity to give away the Liberty of the Citizens, when they are chosen by others as well as them. They had no fuch Trust for them; nay, all Trust they had was to keep their Liberties, and not to destroy them. Has any Man a Trust to destroy himself? fure no Man is trusted by God himself to be felo de se. And certainly then you can never understand it to be in the nature of a Trust to destroy another; and the least Citizen, my Lord, has as much and as true an Interest in the Corporation of the City of London, as the greatest: And therefore 250, if they had been much the greater Number of the Citizens, would fignify nothing to the rest of the

My Lord, I shall only say this little more, here is no Crime charged relating to them as a Corporation: Here is indeed a fine Word used, that we did this contra fiduciam in corpore politico repositam; but all this is but an imaginary Trust, the King never gave them a Power or Authority, or intrusted them to make By-laws that were unreasonable; he gave them a Power to make reasonable By-laws, and To he does every Corporation. And the same Law that. gave them the Power, limits that Power, and fays, if they go beyond that Power, it is a Nullity. And these Acts relate not to them as a Corporation; the Petition is not fo much as faid to be against any Trust reposed in the Corporation; certainly there never was any fuch Trust. Did ever the King intrust them to advise him about the Matters contained in the Petition? and if not, then it is not contra fiduciam; therefore it relates to particular Persons: If it be an Offence, I hope it is none of the Corporation's.

But then the levying of Money, that is contra fiduciam; they took upon them an illegal and unjust Power in the Common Council. Suppose it so, how does this belong to the Corporation? it is an Incroachment upon Property, it is the most arbitrary thing in the world. Whether they have the Market, and the Dominion of it, or not, is matter of Fact, and being pleaded, is confessed by the Demurrer: And then for the Power of making By-laws, that is a thing that cannot possibly be taken from

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them while they are a Corporation; it is that which must be in them as a Corporation, like the Faculty of Reason in a Man to express his Resolutions by. And it is no more, than if a Man; that has a Market, bid his Servant go and remove such as have Stalls there, unless they will pay found. That Direction is as good a Law as this, and as bad a Law as this, and no more. There is nothing else in it but the Direction of the Officers, what they shall do in the ordering of the Markets, and disposing of the City's Property.

Then as to the formal Method of expressing themselves, whether it be by Act of Common Council, or under the Common Seal, or by their natural Voice, it is all one, it is not a thing that concerns them as a Body Politick: But if it were illegal and mistaken, I say, the Penalty is only, that it shall be void. What the Common Couneil, nay, what the Corporation does within the Limits of its Authority, is good, what beyond that it does, is void. If I command my Servant to diffrain for Rent, and he kills a Man in the doing of it, this, as to me, is void; but as to himself, that is chargeable upon him. And what I fay of the Common Council, I fay of the Corporation it felf, That it is a Capacity, and a limited Capacity; it is the Act of the Members, not of the Corporation, if they do wrong. The Common Council can act for the good of the City, and the City can do no more, if they themselves should meet. Crooke, Eliz. fol. 85. the Queen makes a Lease for Years of Lands to the men of Chestersield, by the name of Aldermen, and they by that Name grant all their Interest to Clerk; says that Book, This is void; for the Queen granting them a Lease as to the Aldermen of Chesterfield, this makes them a Corporation, and gives them a Capacity to take, but not to grant. And fo Rolls Abr. 1 p. 513. And therefore no Corporation is to be confidered as a Corporation, but only when it acts according to the Capacity allowed to it; and as to the rest, it all turns into their private Capacity, but it affects not the Body, nor hath any fuch Relation as to bind it.

My Lord, all the Question here is, Whether there shall be such a Person in esse as this Corporation? Whether the City of London shall subsist as such a Person, to sue and be such, to plead and be impleaded? There is nothing of Government or Misgovernment in the Case; but it is all about our Capacity, and nothing else, whether we shall be Desendant or Plaintiss in any Court.

My Lord, Magna Charta, and all the other Acts, that have gone in Confirmation of it, shew the great Care of the Government in all Ages to preserve the City of London; and I look upon them as fo many Declarations of the Immortality of ir, and of all other Corporations. I shall use a strange Argument perhaps at first hearing, but it is to me a great Evidence for us, that Magna Charta does not confirm our Being, but our Liberties and Privileges; it fays, That the City of London shall have all its Liberties, it confirms its Leets, its Markets, and all those things, that is, it confirms all that it has; it has not saved indeed, if a Corporation indeed be built upon a Corporation; but that particular Liberty may be destroyed, as that of Bridewell, and the like, but it does more than confirm its Being, for it does implicitly declare, that that was impossible to be forseited: They confirm what needed Confirmation; but for their Being there was no need of

that; it only confirmed the supervenient Liberties, without which it might be a Corporation; but as to its Being, it meddled not with that. And if it were not so, it were an unreasonable thing that we should have so many Acts of Parliament, that give such particular Powers to the Mayor and Commonalty of London; and scarce any Act of Parliament that relates to the Publick, but London is mentioned, and taken care of in it. Are not all these Declarations, that London should stand for ever? Would not any one have said else, Pray what do you put such Considence in London for? There is not such a fickle Thing upon the Earth as the Being of the Corporation of London. If they lay but 6 d. upon a Joynt of Meat, they are gone, and there is not a Month in the Year but they forseit their Being.

The Act for Administration hath a Proviso, that says, it shall not extend to London: Why does any Man think that this Law was not intended to be as perpetual for London, as for other Parts of the Kingdom? They did not question but London would be a Corporation as long as England was England. It would be a strange Thing in the Example of it, that the World should be taught by one Instance, that a Corporation can be ruined, when so many People put their Trusts in those Corporations, and so many vast Inheritances depend upon them. And I think the King and the Government, or those you call so, are more concerned to preserve London; than all the Persons that are in it. I would not speak it in this place by way of Argument for my Client, but I think I could maintain it in all Places; only I hope and believe I shall have no Need for it.

My Lord, all Innovations (as this must certainly be a very great One) are dangerous; this Frame of Government has lasted and been preferved for many hundreds of Years, and I hope will be so as long as the World endures.

My Lord, I am sensible I need your Patience; but I have just done. Here is a Charge that has very little, indeed there is nothing in the Matter of it; but the Weight and Consequences are fitter to be meditated upon, than spoken of. And therefore for these Reasons I do pray, that these Liberties may be adjudged to us, and we may be dismissed out of this Court.

Now, my Lord, if your Lordship please, I will give an Answer to Mr. Solicitor's Authorities.

Lord Chief Justice. I suppose you do intend to argue it again, and therefore there will not be so much need of that now; besides, it is late, and I cannot stay.

Mr. Attorney General. My Lord, I think it may be very proper to have one other Argument, the first Week in Easter Term.

Lord Chief Justice. Take what day you will, Mr. Attorney.

Mr. Attorney General. Let it be the first Friday in the Term, if you please, my Lord.

Lord Chief Justice. Let it be so. Look you, Mr. Recorder, I perceive you do agree, that the Petition, setting forth, that the King having prorogued the Parliament, and thereby that Common Justice had received Interruption; you have justified in your Plea (I took it always to be so) and now at the Bar, That the King by the Prorogation did interrupt the Justice of the Kingdom.

Mr. Recorder. No, no, my Lord: then I have

Reason

Proceedings between the King and Hil. 35 Car. II.

Reason to speak again to make my felf rightly understood.

Lord Chief Justice. Why, look you, you do agree that the King had prorogued the Parliament, and thereby that publick Justice was interrupted; if that were so, by whose Means, and by whom did the publick Justice receive interruption, if not by the King? I did take it to be so

really, and that you had justified it.

Mr. Recorder. My Lord, I do agree, as we fay, and as the King himself faid, that these Acts were not passed, nor the Lords tried, and so Justice was not done: and I would ask your Lordfhip, or any other indifferent Person, whether Juflice were done, or necessary Provision for these things made, if those Bills were unpassed? If it were fo, it is a natural Truth, that thereby the Trial, and Acquittal, or Condemnation of the Lords was interrupted, and fo was the Security of the King's Person, and the Protestant Religion, the Bills not being passed. For the King calls upon the Parliament to pass them the next Session, therefore they were not passed in the former Sef-This is by no means a charging of the Interruption of Justice upon the King; every great thing that is done by the King may have a prejudicial Influence, it may be, as to some Particulars; but to say that thereby Justice is interrupted, is not to charge any Blame upon the King; because, though it may be prejudicial in one Particular, yet it may be useful to the Publick. No doubt, if the King do prorogue the Parliament for never fo great Ends, and necessary Causes, yet if I have but one Bill passing there, suppose it be a private Bill about Naturalization, or the like, if a Prorogation comes, it is naturally true that that is interrupted, but that is not laying a Blame upon the King.

Lord Chief Justice. May it be said that the publick Justice is interrupted, if a Bill for Naturalization, or the like, pass not before the Prorogation? I speak it for this only, that they that argue next may think upon it. The Petition does say that the publick Justice was interrupted; did they mean it was true? or did they mean it was not true? If they did mean it was true, then you have done well to justify it, to say it was so, and the King had done amiss in proroguing the Parliament. Yet it seems, the Common Council of London (neither by Charter nor Prescription) had any Right to controul the King, nor to be of the King's Council neither; and therefore it was a matter purely debors. If the matter were not true, why do you put in your Petition? If it be true, justify it, if you can. But here is the matter, I would have a good Answer given me to this Point: The Petition was to the King; if so be the Petition had been delivered to the King (as it may be it was) it was but one fingle Petition to the King; that might be well enough, if there had been no more in the Case, it is very possible it might not have been a Question at this time: But pray, I would know of them that argue next, by what Law or Authority it was, and what was the Meaning of it, that that which did not require two Clerks to write, in order to its being presented to the King, must be printed? By what Law is it to be justified, the printing and publishing of this Petition, and fending it all over the Nation, whereby the Mayor, Aldermen, and Common Council of the City of London, do let all the Nation know, that they do look upon the King as one that by the Prorogation of the Par-

liament had given the publick Justice of the Nation an Interruption? Pray by what Custom or Law is this published? In the Case de Libellis famosis (even in the Case of a Subject) it is adjudged, that if you print a Libel, though the matter of it be true, you shall be punished for it: Now when it is argued again, I would defire some good Satisfaction in that, what Reason or Ground there was for printing or publishing this Petition, unless it be to that Intent which is set forth by Mr. Attorney General in his Replication?

Now for the other Point, as you have ordered the Matter, you hold that a Corporation cannot be forfeited. Mr. Solicitor did take fome Pains to argue, that there was no Statute that did protect you from a Forfeiture, he was not aware of what you did infift upon: You say, that by the Common Law Corporations cannot forfeit their Being; if so be they cannot, there is an end of the Question. But I pray you do you take it that a Corporation can commit any corporate Act, or no? For according to your Definition of the Matter, if nothing will serve but the Act of the Mayor, Aldermen, and all the Citizens, I believe I may safely say, and so will every one else, that never any corporate Act was done by the City of Lon-

don fince it was a City.

We know on the other fide, and you, when it makes for your turn, told us, that the Mayor, Aldermen, and Common Council could make Bylaws, and they were good, and binding, that is, when it lay in your way. For you make a Prefcription in your Plea, and so also you have said at the Bar, that they may make By-laws to bind the Corporation. So that it feems when it is for your Conveniency, then the Mayor, Aldermen, and Common Council can do as much as all the Corporation; but when you come to be touched with fomething that you have done, in which you have gone beyond what you should have done, then the Citizens are 50,000 Men, and these are but 250 Persons, that have done these Things. Either the Mayor, Aldermen, and Common Council are the governing Part of the Corporation, or else they fignify just Nothing: If they be, then whatsoever they agree upon binds the Whole, and must be taken as a corporate Act; or otherwise you will bring it to this pass, that the Corporation can do Nothing at all. For if the whole Corporation be not bound by such an Act, then it is impossible for you ever to do an Act that shall be an Act of the Corporation; so that that will be pretty hard for you that are for the City, I think, to maintain. Then I have but one Word more (I give no Opinion, but only tell you what I would have you apply your felves to) is the Trust of making By-laws annexed to the Lord of the Market? or is it annexed to the Lord Mayor? or is it annexed to the Corporation? Surely the Power of making By-laws is annexed to the Corporation, and I cannot see how, as Owners of the Markets, they have that Power. Now by your Distinction, where there is a Franchise that does necessarily depend upon another, there the Abuse of any part does forfeit the whole Franchise. If then this Power be annexed to the Corporation, as fure I think it is (but I referve my felf till I have heard a further Argument about it) then consider, whether or no, when they have abused that Power, in making this By-law, that is knit to them as a Corporation, it does not affect the Being of a Corporation? For it is strange a Corporation

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Corporation should commit a Fault, and not be punished for it. I tell you, I deliver no Opinion in any thing now, but these things I would have you give me some Satisfaction in; and there are indeed several other things that will require consideration, I only hint these now.

The Second Argument was in Easter Term on Friday April 27.

Attor. Gen. THIS Case between the King and the City must be acknowledged to be a Case of Importance, both as it refers to the general Government of the Kingdom, and that of the City in particular. As it concerns the particular of the City, it doth not bode such dismal Consequences, as some Men endeavour to frighten their Neighbours with; as if it were hereby defigned to demolish at once all their Liberties, and to lay waste and open the City of London, and to reduce it to the Condition of a Country Village; than which nothing could be more maliciously suggested of so excellent a Prince, who hath given fuch large Demonstrations, not only of his general Care of all his People's Welfare, but of his more especial and particular Kindness to this City of London. This Quo Warranto is not brought to destroy, but to reform and amend the Government of the City, by pruning off those Excesses and Exorbitances of Power, which some Men (contrary to their Duty, and the known Laws of the Land) have affumed to themselves under Colour of their Corporate Capacity, to the reviling of their Prince, the Oppreffion of their Fellow Subjects, and to the infinite Disquiet of their Fellow Citizens. I shall not recount the Mischiefs which those Exorbitances have of late wrought within the City, both as to its Peace and Profit, as likewife to the Obstruction of the free Course of Justice, that few Causes escaped the Crime of Maintenance from a divided Party. These Exorbitances committed by the City, casting fo great an Influence over the whole Kingdom, make the King's Interpolition in a Courfe of Law necessary, by gently laying his Hands upon them for their Cure. Herein the Politick Body of his Subjects refembles the natural, that the disaffected Members are best cured by laying on the King's Hands upon the Body. It hath been observed, that the City of London was never better governed, nor flourished more, than after it came from under the King's Hands. The Reason given by Edw. 1. at his Parliament in 18 Ed. 1. of Denial of the Petitions of the Citizens of London, to be reffored to their former State, feil. To have a Mayor and their Ancient Liberties, is this : Quia funt in bono Statu, & omnia bene, & in pace, & nullum Commodum apparet to change it then. The City was in as good Plight, both as to its Quiet and good Government and Profits too, whilst in the Hands of the King, under the Common Law Government, as it would be in the Hands of the Corporation. Neither did the City suffer by being in the Hands of the Crown, as it was in the Reigns of Edw. 1. Edw.2. Ed.3. and Rich. 2. nor their ancient Customs and Privileges destroyed; but they were there-by indeed restrained and held within the modest Rules of Government, in Subordination to the General Government of the Kingdom: And therefore the Danger threatned by this Suit will not be so fatal to the Being, or well-being of the City, as was suggested. Nay, I may with

great affurance fay, That if the City receive the least harm hereby, their, or their Managers ob-ftinate and final Impenitence must draw it upon themselves. For though the Conclusion of the Replication upon the Affignment of the Forfeiture be, That the Liberties be feised, and they ab iisdem penitus excludantur, that is but the formal Conclusion upon Assignment of Forfeitures, it shews what the Judgment of the Law may be, if demanded by the King's Attorney, and necessitated by the City's Obstinacy, but doth not exclude the King's Grace. But the Importance of this Case, to the general Government of the Kingdom, is of another Nature; and the Consequences thereof, both to the King, and his Subjects in general, appear now far greater than before, from the manner and grounds of the Defence made for the City at the Bar: viz. from the general To-picks of Corporations, That they are immortal and indiffoluble; that no Treasons or Seditions against their Prince can be committed by the Members of a Corporation, even though those Members meet, and act jointly in the same manner and method, as they do all other corporate Acts; no, though they should vote raising of Men against their Prince; and should give Authority (under their Common Seal) to levy Money for that purpose; that Murders, Felonies, and Oppressions of their Fellow Subjects, either by unjust Imprisonments, of levying Money upon them; that none of these Crimes committed by the Majority of the Members of any Corporation, and authorized under the Common Seal, will affect the Corporation, or the Government thereof, in point of Forfeiture: But a Corporation once constituted, is out of the reach of the Common Law; to determine its Being, or its Governments, for any Caufes whatfoever. If fuch Notions as these could be true; or should receive the least Countenance in a Court of Law, it would be unfafe, either for the King or any of his Subjects, to live in or near a Corporation. And the Complaint made by the Commons in Parliament 21 Ed. 3. In that the Increase of Franchises tended to the Extinguishment and Overthrow of the Common Law, would foon be made good to the purpose, when such great Bodies of Men, as the Corporations within England confift of, shall jointly have a Power allowed them, Quidlibet impune audendi, without being capable of Separation. The Distinction between the Politick Capacity and the Natural, to subject the one to Punishment, and not the other, was framed in the Jesuits School, to encourage Subjects to rebel against their Princes; but never yet so far improved the Distinction to apply it to Corporations, which (if they had thought of it) would have been more efficacious to their purpose, than as they applied it; Assurance of Impunity being the ftrongest Argument for a Commission of any Crime. The Case being of such Consequence both to the King, and his Subjects in general, I shall endeavour to examine it by the Rules and Precedents of Law, that I may sever what is meer notional, from what is of substance in it. I forbear to trouble the Court again with opening the whole Pleadings, but shall take the Case as it hath been opened: Wherein the General Question is, Whether by any thing disclosed upon the Pleadings, it appear to the Court, that the Mayor, Cuizens, and Commonalty of London, have forfeited their Right of being and acting as a Body Politick, and subjected that Right to be seised into the King's Hands?

In stating of the Question, I forbear to style it a Franchise or Liberty, that I may not by anticipating preclude the Force of Mr. Recorder's Argument, That it is no Liberty or Franchise; but may reserve the entire Consideration thereof to its proper place. And therefore I shall call it a Right, for such most certainly it is; and it includes both Jus agendi, & Jus habendi. Before we can arrive at the main Question, certain preliminary Points have been moved and debated; some to the Form of the Suit and Pleadings, others relating to the Matter thereof.

To the Form Mr. Recorder took three Exceptions:
1. That the Information is not well laid, because not brought against particular Members by Name, which ought to be in all Cases, where the Right of Corporations is questioned or struck at.

2. That the Replication is worse, importing a Contradiction both to the Supposal of the Information, and to it self; because it denieth London to be a Corporation, which the Information allowed, and admitted it too, to be a Corporation, by assigning Causes of Forseiture.

3. That no Judgment can be given upon these Pleadings, either of Seizure or Ouster; not of Seizure, because the King cannot seize what he cannot hold when seized: And the Body Politick, by which Name it is sued, cannot be ousted of it self.

The great Triumph Mr. Recorder erected upon the strength of these Exceptions, as for an affured Victory already obtained, makes it necessary for me to give a more particular Answer to them than their Weight would otherwise require. For the Authorities cited by him argue very little to this purpose: And indeed he hath been so unfortunate in quoting of Authorities, that how little soever they seem to make for him, as to the Point he produceth them, yet they statly make against him in some other material Point. Not only by his Authorities, but his Objections themselves, to the Form of the Information, admit, that a Corporation is in its Nature separable by Judgment of Ouster against the particular Members by their Natural Names. The Opinion of my Lord

Quo Warranto Quo Warranto fol. 168. pl. 7. ar183. pl. 7. gues, he did not think of the
Indiffolubility of Corporations; but
it is no Opinion, that the only way to impeach them
was by a Suit against particular Persons; for it is
only a short Reference to the Cases of Cusark, and
others of Ireland; and Farrer, and others of the Virginia Company: which Cases (as also that of Fisher,
Helden, and others of the Borough of Hebmerley;
the Case of the Musicians, and the Bermudas Company; and the other Cases cited by Mr. Recorder)
do fully prove, That Corporations are Franchises,
and may be questioned and impeached in the very
Point of being Corporations, by Suits of Quo
Warranto. And they do prove, that the Suit
may be brought against some particular Members by Name: And against the rest of the
Corporations by the General Words; as, Et alios Liberos bomines, & alios Burgenses, & alios

Patch 17, Jack 11 Words are material and operative; Rot 2. for a Judgment thereupon binds the whole. In the Case of Cusack against Particular Members by Name, cum diversity alin Civibus Civitat, Dublin'. Judgment

was given to out not only the particular Men, but alios Cives, & Successores successor. Upon the Writ of Error, it was assigned upon Record as one of the Causes of Error, that Judgment was given to out the Corporation of those Liberties; yet no Parties by their Names of Incorporation; but Judgment was affirmed. And the Quere that is made in

Rolls 2 Report, in the Case of Ferrars, and others of the Virginia Rot. 9.

Company; whether the Corporation were barred? probably did arife from the Nonobservance of the Records, where Judgment was given, as well against the alios Plantatores, as the particular Men made Parties. In both these Cases the Suit was as well against the rest of the Corporation as the particular Men: The Appearance by Attorney was entred for both, and the Plea as well in the Name of the rest, as the particular Men, and Judgment against both. And the Judgment against the Virginia Company discharged that Company. These, and the other Precedents produced by

Mr. Recorder, do prove that the King's Suit may be brought against particular Persons by Name, and against the Residue of the Corporation, by a General Name of & alios homines; or against particular Persons, and also against the Corporation, by the very Name of Incorporation, as the Case of Bermudas Company: But they do not argue the King hath not a further Election, either to bring his Suit for questioning the Corporation, by the proper Name of Incorporation, without naming of particular Person, or by some other General Name, which fufficiently describes the Persons. I shall therefore apply these Answers to the Objection warranted by Precedents of Law; that whereever many Persons are jointly concerned in Charge or Discharge, and the King hath Cause of Suit against them, he may sue them, either by naming some particular Persons, with a general Reference to others; or he may fue on-ly by a common Name of Description, without admitting them to be a Corporation, especially where the general Name sufficiently de-fcribes the Persons, who took this Corporation; and this as well for Offences at Common Law, as against Statute of Laws. Where Murder is committed in the day time in a Walled Town, tota Villata oneratur; and fo for Repair of Highways, or Nusances in Highways, Repairs of Bridges, and for levying of the Hue and Cry. The King's Suit, either by Indictment or Information, hath been used both ways; either naming some few particular Inhabitants, but then always with a general Reference & alios Inhabitantes; which is effential, totherwise both Indictment and Information would be naught; or they are frequently only by the general Name of Inhabitants, within a Parish, Hundred, or County, as the Case is, without naming any particular Inhabitants at all; to produce Instances of this nature would be infinite, the Cafes frequently falling out both at the Affizes, and in this Court. It is so in Cases of Quo Warranto. Rot. 15, 23. R. A. Quo. Warran- Mich. 27. Eliz. to; against the Inhabitants of Denbigb, for using several Liberties; as to hold a Court of

for using several Liberties; as to hold a Court of Pleas before the Bailiff, and choosing con Ent. 537. two Aldermen, Eq. upon Plea and control of Seizure is given, &

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quod Inhabitantes capiantur. A Quo Warranto brought by Gerrard the Hil. 40 Eliz. R. 38. Queen's Attorney, against Homines & tenentes Manerii de Kings Haurfton in Com. Bedford, for claiming to be discharged of Knights Wages, &c. they pleaded the Manor to be antient Demesne; and their Plea was confessed, and Judgment for the Tenants, without naming any particular Tenant. These general Names of Inhabitants and Tenants were fufficient Descriptions of the Persons whom the King fued; and yet this Suit, by those Names, works no Conclusion that they were a Corporation. So Cives, Burgenses, & Communitas of such a Place, are general Names to describe the Inhabitants of the Place by, antecedent to their being a Corporation. The like of Mayor, Bailiff and Burgesses, Mayor and Citizens, and Pontenarii; where Burgesses is but an Addition of the Name of an Officer to the common Name of the Inhabitants, and properly describes the Persons whom the King sueth. By these Names of general Description they are capable to take this Right of Incorporation by the King's Grant. The Grant doth not enable them to take this Right; and if by fuch general Names in the King's Grant they may take, there can no Rea-fon be affigned why they may not be fued by the same Name they took, when they are que-ftioned for this Right, be the Name of Corporation the same, or any other. Upon Pleadings in the Case of a common Person, Major & Cives shall not necessarily be intended a Corporation, without it be especially set forth.

Inter Jerom & Neal 20 Eliz. B. R. 1 Leonard 106. in Trespass and Battery, the Desendant pleads Salisbury an ancient City, and a Custom there, that if any Affray be committed upon any Officer, upon Complaint to the Mayor, he, as Justice of Peace, might send for the Offender, and justifies, under the Commandment of the Mayor, to bring the Plaintiff before him: And on Demurrer joined, and Judgment against the Desendant, one of the Grounds thereof was, that it did not appear that Salisbury was a Corporation, although it did appear that Salisbury was a City, and had a Mayor; much less shall it conclude the King, who is not so strictly bound in his Suits as common Persons are. It is true, that in the Case of Maidenbead there are three Judges against

Mountague, of Opinion, that they need not fet forth they are a Corporation, because they are not questioned for it by their Information, but supposed to be one, and questioned only for a Market, which they claimed by the King's Grant. In the fame Case it is agreed, if they had been sued by any other general Name, but the very Name of Incorporation, they should not be intended a Corporation, according to the Case of the King against the Corporation of Denbigh. And whoever looks into the Record, must conclude Mountague's Opinion to outweigh that of the other three Judges. The Suit against them was by the Name of the Pontenarii; the Grants which they plead recite the Corporation of the *Pontenarii* to be diffolved, and the Grant is a new Grant to the Bridgemasters: So that there was no room for any Intendment, that it was a Corporation before the Grant, against their own Plea; but that which feems in the Case to have preserved the Bridge-VOL. IV.

masters, is, that the Judges inclined to an Opinion, that it being for Maintenance of a Bridge, which was of necessary and publick Use, the Grant it self might amount to a new Incorporation, which was a plain Waiver of the former Opinion; and if the three Judges had continued their Opinion, Judgment would have been entred for the Defendant; but no Judgment was ever given in that Case: So that Mayor, Citizens, and Commonalty of London being a general Name, fufficiently describing the Persons against whom the Suit is brought, may be used in the King's Suits without any manner of Conclusion to the King. But in the next place it is yet stronger, where one of the Articles of the Suit is for usurping the Corporate Right, that prevents all colour of Pretence for any Conclusion; herein this Case differs much from that of Maidenhead, as to the Form of the Information. And in fuch Cases, where the questioning the Right is a special Article, the Form of the Information is the same against all Corporations, whether by just Title, or altogether usurped, and by wrong; the Suit supposeth them all to be by wrong, and usurped; and whether by right or wrong cannot be known, till the Title by Pleading be disclosed and discussed; and many times not then neither, because the Liberty may be lost by Default of Pleading, upon Nibil dicit, or Mispleader, by pleading a wrong Title, or insufficiently pleading a right Title.

A Quo Warranto contra Præpositum & Burgenses burgi sive villæ de Card, for claiming to be a Corporation, and divers other Liberties:

They plead, that they claim nothing but under the Bishop of Bath and Wells. It appears by the Plea, that they had no good Incorporation, and Judgment might have been entred against them: But the Bishop obtained a Grant from the King of a new Incorporation, which I have seen and perused, and thereupon a Noli prosequi was entred.

A Quo Warranto against the Commonalty of the City of Canterbury, for claiming to be a Corporation, and divers other Liberties: They plead to all, and several Issues taken in several Parts of the Plea, and Breaches assigned to others for a Forseiture. Quo Warranto against the Bailist and Aldermen of New Radnor is of the same nature; and Multitudes of others I could produce, where the Suit is brought in the same Form as ours, to question the Right of a Corporation against them by their Corporate

Name.

My last Answer is, That where the King proceeds for a Forseiture upon Breach of Condition, the Right is not determined till Judgment of Scizure; for it is a mistaken Ground, that Forseitures to all purposes relate to the time of the Forseiture: For as to Copyhold Estates, Offices, and Liberties in case of the King, which may be determined by Breaches of Fact, they are not avoided till the Fact, which causes the Forseiture, be found upon Record: So that the Suit is well grounded against them, by the Name of Mayor, Citizens, and Commonalty: for they continue such till Scizure, and till then are a Corpo-

ration de facto.

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2. I shall

2. I shall be short in my Answers to the Objections to the Replication, because they are in effect already answered by what I have faid. The Traverse of the Title by Prescription is pursuant to the Supposal of the Information, which supposeth they have usurped that very Liberty, and puts them upon shewing their Title by that Name; even put the Case they have a good Title by that Name, by this Patent, or by Act of Parliament, and they will wave it, and fet up a Title by Prescription. And this was done in the Case of Can-

terbury before, and in the Case of Trin. 6 Jac. 1. New Malton; where, upon the very same Information as ours, against the Bailiff and Burgesses of New Malton in Com. Ebor. they pleaded their Title to their Corporation by Prescription, and Issue taken; and it proved fatal to them; for Verdict and Judgment

went against them.

Then for the Contrariety of the Replication to it felf, none appears; for the traverling of the Prescription by such Name, is no Denial; but it may be a Corporation by Prescription by another Name, or it may have that Name also by Grant. And the farther Replication is, That affuming upon themselves to be a Corporation by that Name, they committed the feveral Acts, which are affigned for Breaches. And that is the only Advantage the King hath. By Informations of Quo Warranto he may go upon the Title, and take Advantage of any Defect therein, or of the Pleading thereof, and may also assign Breaches for a Forfeiture, as is held in the Case of Maidenhead Bridge. In the Case of Canterbury Issue was taken upon some Liberties, Breaches affigned to others. The King may plead several Pleas, and take several Issues, and demur to part, as he shall be advised.

3. The Objection, That no Judgment can be given upon these Pleadings, ariseth principally upon two notable Errors, against plain and ex-

press Authorities of Law: (1) That nothing can be seised into the King's Hand, which the King cannot hold and en-

joy when it is there.

(2) That every Judgment upon a Forfeiture ought to be a Judgment of Ouster.

These mistaken Grounds having been so often made use of by Mr. Recorder in other parts of his Argument, for supporting a Supposition, That a Corporation cannot be forseited, I shall (to avoid Repetition) leave them to be considered when I come to his main Argument; and therefore shall proceed to consider the preliminary Points moved relating to the matter; viz.

First, Whether the Right of Incorporation of being a Body Politick may be forfeited, or feifed into the King's Hands.

Admitting it may be, then, Secondly, Whether the Acts of Common Council, or the Members affembled in Common Council, which is all one, may work fuch Forfei-

ture, or Cause of Seizure.

First, As to the first Point, I must confess the Weakness of my Understanding, that upon what hath been offered from Reason or Authorities of Law, I cannot apprehend it rendred in the least doubte ful to a Court of Law, whatever it may be in a Common Hall, and Publick Affemblies of the City, where strong Lungs have a Preference before a rational Head, but that the Right of being a Body Politick may be forfeited, or fufpended.

It was moved as a Doubt by Mr. Solicitor, but as a vulgar Error obtruded from publick Prints upon the unthinking and unwary Citizens; which possibly gave Encouragement to the many Exorbitances committed within the City, and particularly to those now laid to their Charge; and, I thought, fufficient had been spoken by Mr. Solicitor to have prevented the Growth of so mischievous an Error. But for that Mr. Recorder did ex animo espouse that Opinion, as if no Man were in his right Wits, that did not concur with him in Opinion, and as if there were fomething in it indeed, hath laid his main Stress upon it, and erected it as his Palladium to defend the City by. And probably this Image (for, if examined, I fear it will prove no other than a Work of Imagination) may make that Impression upon some Men, that, conceiting themselves to be Citizens and Aldermen of an invincible and immortal City, incapable of Dissolution, they may dream of being an Independent Commonwealth within a Kingdom, and unaccountable to the King, or his Laws. It is therefore made necessary for me (with your Leave) to mispend some of your Time in speaking again to this Point; which I shall do,

1. By briefly flating what this Right is, whence it ariseth, and for what Purpose it was framed

or introduced.

2. I will examine the Reasons and Grounds produced by Mr. Recorder, why it cannot be forfeited.

3. Then I shall offer the Reasons and Authorities of Law, that it may and hath been forfeited and feifed into the King's Hands.

In speaking to all which I will not so far diftrust the Memory of the Court, as to repeat what hath been so well urged by Mr. Solicitor from Reason and Authorities, but shall endeavour to avoid it what I can.

1. As to the first thing proposed, This Right of a Corporation, aggregate of many (to which I shall confine my Discourses, being the only thing under Consideration) is a Right granted to many natural Persons to be, have, enjoy, and act as one Body and Person. It confers jus Persona, & Personam efficit, which our Law Books express by the Names of Persona Politica, and Corpus Politicum, and, as such, is capable of all Civil Rights, both habendi & agendi. The Instruments of Creation of this Right, and the Claims thereof upon Pleadings, do best declare the Nature of it, viz. Quod homines Inhabitantes, Cives, Burgenses, or such other general Name, describing the Persons who are to take, fint unum Corpus Corporatum re, facto, & nomine. And when Prescription is made for a Body Politick, &c. Quod Homines & Cives, or Homines & Burgenses sunt, & à tempore cujus, &c. fuerunt unum Corpus Corporatum re & fasto per nomen-So that it is fomething more than a Notion, or meer Name, Corpus Corporatum fully expresseth it, a Body made up of several visible Bodies in unum collecta, & vinculo Juris unita. And a Corporation is every whit as visible a Body, as an Army: For though the Commission or Authority be not feen by every one; yet the Body, united by that Authority, is feen by all but the Blind; and if the King or the Law demands the Authority, it must be produced and shewn, and is as visible in the Eye of the Law, as any other

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other Right whatfoever, whereof natural Persons are capable. It feems strange, and almost beyond all Excuse, that the Recorder of London should never have seen that great Body Politick affembled; unless he will excuse himself, that he

is the Mouth of the City, and not the Eyes. Sir fames Bagg's Case; Co. 11. b. allows
Co. 11. b. f. 29. it to be such a Right, that every Member, separately considered, hath a Freehold therein; and all, jointly considered,

have an Inheritance which may go in Succession. It is the fame Right which the Civi-

lians style Collegium, or Universitas, Bract. 28 f. 56. and fo ftyled here in Braston's time; Co. 10. b. fo. 14. Si Rex concesserit alicui-Universitati, sicut Civibus vel Burgensibus.

Natural Persons, as such, are capable of taking and holding this Right. It is neither taken nor held in their Politick Capacity, but their Natural; for many Men, as Men, are capable of Union, which is evident by the Charters of Creation, and the Pleadings in all fuch Cases; it is Homines & Burgenses, Homines & Cives, who are constituted unum Corpus Corporatum. And as the Natural Persons are an essential Part constituting the Body Politick; so all the Operations and

Exercise of this Right are only per-

formed by the Natural Perfons, 21

Ed. 4. fo. 14. That Book, and other

Authorities, are express in the Point; though in a Case so evident, there needed no Authority. And therefore when the Question is of Nonuser, or Abuser of Franchises by a Corporation, it must of Necessity be intended for some Acts or Negligence of the Natural Persons, or those Officers that are imployed by them. And the Question will rest only upon this, What Acts, or what Omissions of the Natural Persons, will affect this Right, wherein all the Members of the Body have an Interest?

This Right is meerly of human Institution; and therefore as to its Birth, Form, Extent, or Limits, is directed and supported by the municipal Laws of each Country, and therefore for that Reason is styled by our Books Political. By the Constitution of our Laws, this Right, as all Jurisdictions and Franchifes, is lodged in the Crown, and thence only is derived. Brasson upon the Question, Quis concedere possit libertates, & quibus, & qualiter transferuntur? thus resolves it: Dominus Rex babet omnia Jura in manu sua, quæ ad Coronam & Regalem pertinent potestatem, & Regni gubernaculum ; babet etiam Justitiam & Judicium, quæ sunt Jurisdictiones ; habet etiam ea quæ ad Pacem pertinent. Ea quæ dicuntur Privilegia, licet pertineant ad Coronam, possunt ad privatas Personas transferri, sed de gratia ipsius Regis speciali. And then sheweth, that such Grantees as Usufructuaries may enjoy them, donec amiserint per abusum vel non usum. The whole Current of our

Books to this day concur with this ancient Author in this Point, That 49 Ed. 3. 3. none can make a Corporation, but the King; fuch Power cannot be prescribed for, it is so inherent to the Crown. The principal Case was of the Whitelawers in London, who prescribed, That by the Custom of London, the Men of any Art or Mystery might act as a Guild or Fraternity, and were capable of a Devise; and plead their Custom confirmed by several Charters; and, no doubt, would have pleaded fome of the Acts of Parliament now pleaded, if the learned Coun-VOL. IV.

fel had then thought there had been any thing of Force in them. Judgment was given against them, for that none had fuch Power but the King. In that Case it appears, that the Abbot and Prior of Westminster were one entire Corporation, and divided by the King, and, after the Severance, a Quare impedit maintained by the Prior against the Abbot.

Some Corporations are by the King alone, as Dean and Chapter, Mayor and Commonalty; fome by Bro. Corpotat.

the Pope alone; fome mixt, by the King for their Temporal Possessions, by the Pope for their Spiritualities. Whether the King grant them by Charter out of Parliament, or in Parliament, or by Act of Parliament, the King is still the Donor, and the Fountain and Spring from which this and all other Liberties flow. A Title by Prescription always supposeth a Grant in or out of Parliament, and is allowed by Law for supporting long Possessions, grounded upon ancient Grants before, time out of Memory; but by what Title foever thefe, or any other Rights are derived down, whether Grant or Prescription, their Natures remain the fame, and they are governed by the same Rules of Law, and are equally subject to the like Civil Accidents, the one as well as the other.

The last thing inquirable into this Head is, To what End and Purpose such Corporations were elected, and allowed by the Policy of our

The general Intent and End of all Civil Incorporations is in order to better Government, Government relates principally either to Persons or Things: That which relates principally to Persons may be properly called General Government; because, properly speaking, Persons only are the Subjects of Government. That which relates to Things is called Special Government, because limited to the Managery of particular Things, as Trade, Charity, and fuch like; for the Government whereof feveral Companies and Corporations for Trade were erected, and feveral Hospitals and Houses for Charities. Of this Nature are the Trinity-Houses for regulating Navigation; and so the College of Physicians, the Corporation of Parish-Clerks, and a multitude of other Special Corporations in *England*. The only End of erecking these Special Corporations was, for the better Order and Government of the several Matters specially committed to their Care.

The Corporations for General Government only, are those of Cities and Towns, Mayor and Citizens, Mayor and Burgesses, Mayor and Com-monalty, and such like. The Corporations, as they are for the Government of Men only, having nothing specially committed to their Care upon the Incorporation, so they are erected for no other End or Purpose than Government. And if either at the Time of the Incorporation, which very few are, or afterwards, they have any Special Matter committed to their Care, it is purely collateral to the Ends and Defign of erecting these fort of Incorporations within Cities and Towns. This appears by the Charters of Crea-Mon both ancient and modern; the Form is much the fame, which is after this manner: Nos volentes, quod de cætero imperpetuum in eadem Civitate, Burgo, aut Villa [as the Case is] Libertal & Pre-cinel ejustem habeatur umus certus & indubitatus modus pro custodia pacis nostra, ac pro bono regi-

mine & gubernatione Civitatis, Burgi, & Villa, ac Populi ibidem inhabitantium, & aliorum illic confluentium; & quod Civitas, Burgus, aut Villa, pacce, concordia, & quiete sint, ad formidinem & terrorem malorum delinquentium, & in premium bonorum; ac etiam ut pax nostra ceteraque fasta justita & bono regimine ibidem melius custodiri valcant & possint. These are the Grounds upon which Corpora ions are erected.

The Limits and Extents of their Corporations, and Jurisdiction, are limited by their Charters; and there is a plain Difference made in many Charters between this and other Liberties, as to the End of granting; this being erected only probono regimine, being a Burden, and chargeable in the Execution of that publick Trust. Many other Liberties and Privileges, both of Ease and Profit, are granted to them pro meliore suspense fusione of those Charges, which the Government would necessarily require. Since the Statute of Mortmain they cannot purchase without a special Non obstante. They cannot engross Trade, by

excluding Foreigners; Norris and Stap's Case, Hob. 211. So that no private Benefit can be affigned to be the End of erecting them. The Power of making By-laws, which is incident to a Corporation, is

only for better Government; and by that Rule they must be judged.

Having confidered the Nature of a Body Politick aggregate, whence it flows, and for what Purpofe it was erected,

2. I proceed to examine the Grounds and Reasons produced, why it cannot be forfeited,

or feised into the King's Hands.

Many things were produced by Mr. Recorder, to make good his Affertion, more ad captandum populum, than to perfuade a Court of Law. I will not mifpend your Time in perufing the jocular part of the Argument, which may make the Citizens fmile one way, and the Learned in the Law another way; but I shall collect together what seems to have any Force of Argument. The Grounds the Argument went upon seem to be these:

(1) That a Corporation is no Liberty or Franchife, but a meer Capacity of fuing, and

being fued.

(2) That a Corporation, in its Nature, is not capable of being forfeited or diffolved.

(3) That it cannot be furrendred.

(4) That the Forfeiting or Dissolving of any Corporation was never put in Practice, nor so much as ever came within the Compass of

any Man's Imagination.

(1) As to the first, A Corporation is no Liberty, but a Capacity. Now it is proved, even just as all the rest will appear to be proved, by strong Averments, and Quotations of Books that prove no such thing. The Authorities were 1 Inst. 250. Bro. Title Corporation and Capacities. In the Institutes the Words are, A Body Politick is a Body to take in Succession, framed as to that Capacity by Policy. The Authority is express against him, that a Body or Person Politick hath a Capacity to take in Succession, and is not a meer Capacity; and the other Words of the same Author are, And made into a Body and Capacity to take and grant: So that this Authority sails; it neither proves it no Liberty, nor to be a meer Capacity.

That of Bro. Tit. Corporation, proves less; for Capacity is of larger Signification, and incident

to Natural Persons, as well as Corporate Persons is and such Instances are set down under that Titles of Alienees, &c. and it is a great Imputation to the Memory of so learned a Person, that he should think that Corporations and Capacities were synonymous, or that he should tautologize in a Title in an Abridgment.

The Definition Mr. Recorder gives of a Corporation, that it is a Capacity of suing and being sued, which served him for many a Jest in his Discourse, is no better than to define a Man to be Animal bipes, or, which is nearer, a meer Capacity of walking with two Feet. Although the Authorities fail, and prove not the Matter, yet it is of that Importance to the Cause, that a Corporation be no Liberty, that fomething must be thought upon to make it out. For if it be admitted to be a Liberty, the Authorities will be too strong, that every Liberty and Franchise carries with it a Condition, that it be used, and well used, the Breach of which will amount to a For-And therefore, when nothing else can be found to prove it no Liberty, recourse must be had to the negative Argument, backed with strong Averments, that it was never fo styled in any Authority of Law, except in one Case, in the Town of Helmsly, Co. Ent. Q. W Co. Ent. Quo Warranto, and Mr. Noy's Opinion in Hayward and Fulcher's Case,

one Swallow makes no Spring; and it was well Mr. Recorder spied it in that Case, otherwise the Averment had been without any Exception.

If the Point had rested upon that Precedent, and Mr. Noy's Opinion, it would have better Authorities for it, than any could be produced a gainst it. But there are Multitudes of Authorities, whereby Corporations are not only called, but appear to be Liberties and Franchises; several have been cited by Mr. Recorder, but not

grounded only upon the Case of Helmsly. But

feen, or overlookt by him.

In the Cafe of *Cufack* and others, in all the Parts of the Record it is ftyled a Franchife or Liberty; and Rot. 2.

particularly in the Continuance, Curia advifare vult, and time taken to advise upon it as a Liberty. So in the Case of Farrer, and others of the Virginia Mich. 2 Jac. 1.

Company, throughout the Record styled a Liberty and Franchise, e-

ven in the Judgment it self. Mr. Noy knew of these Cases, and many more before this time; but knew it to be the Guise of learned Men, in clear Cases, and of daily Experience, not to repeat many Authorities.

The Records of the Cases cited by Mr. Recorder, of the Borough of Hebmerly, the Case of the Musicians, and Bermudas Company, &c. do all call it a Franchise or Liberty.

The Cases I have already cited do so too; Against the Bailist and Burges of New Malton; against the

gefs of New Malton; against the Mayor and Commonalty of Canterbury; against the Portreeve and

Burgess of Chard. Many more I have perused, but conceive it too much to trouble the Court with them at present. It is certainly true in all the Records of Quo Warranto, wherever there is a special Article against a Corporation for being a Body Politick, it is always impeached by the Name of a Franchise and Liberty; and Multitudes there are of that Nature. And in so clear

a Case

T. & Jac. 1. R.3.

a Case I omit to mention the Writs of Non omittas, for entring into Corporations, and the Returns of their Bailiffs; which make out evidently, that Corporations are Franchises, and the Limits of the Corporation, and Limits of the Fran-

chifes are all one.

(2) The next Argument is drawn from the Nature and Qualities of Bodies Politick, That they are invisible, immortal, impeccable, and therefore impatible, with a large Jargon of non ens, & ens rationis. Certainly this Argument was fetched from the Clouds at the City's Charge; and it cost them dear: For I cannot believe it could enter into the Reason of any Man, much less of learned Men, that a Body framed by the Policy of Man can be immortal; or that a Body, compacted of many bulky visible Bodies, can be invisible; or a Body, whose very Parts and Members are moris in its own Nature immortal. Mr. Recorder admits, that the Death of all ends the Corporation; and therefore if any learned Men have used such hyperbolical Expressions, most certainly they never intended the Citizens of London, or other populous Town or City within England, of whom the Question is, but of some Corporation in Eutopia, where the Citizens neither eat, drink, not die, or at least of some Corporation, that never had other Existence but in the

The Authorities cited were Co. 1 Inst. 9. Bulfired. 233. 21 Edw. 4. 13. and many others; and many more might have been cited, and to as much Purpose; as Co. 10. fol. 32. Sutton's Hospital, brings in a whole Regiment of Authorities speaking to the same Purpose. I do not remember that Book was cited, and there was Reason for it; for in Conclusion it spoils the Argument, viz. that these Expressions are of Corporations in Abstracts, not coupled with particular Men of this or that Town, where the Men act all, and the Corporation doth nothing otherwise than what the Men do. If it be considered abstracted from particular Men, it is but a bare Right, and coupled in the Notion of it with Men in general, who are the proper Subjects of Government, and remains only in Notion, and may well enough fuftain these Epithets which have been given it, as all other Rights and Notions may; but whilft it remains fuch, it can no more fue or be fued, than commit Treasons, Felonies, Riots, or other Trespasses, either against the Government or particular Men; neither hath it any Existence in re&

facto, but in the Brain.

The Case indeed that is cited 1 Inst. 9. is applicable to any particular Corporation; the Cafe is thus put: If a Man gives Lands to a Mayor and Commonalty, or other Body aggregate, confifting of many capable Persons, without naming Successors, the Law constructh it a Fee Simple, because in Judgment of Law they never die. this be any Authority, it is from the Immortality of many Perfons capable, for they are the Perfons who are said in Judgment of Law not to die. Where my Lord Coke's Sense is plain, that these natural Persons, though capable to take in their natural Capacities jointly, which the Law would adjudge an Estate for Lives; yet the Grant being made to them by their Corporate Name, they take in that Capacity, and the Grant is not determinable upon their Death, but shall continue with the Corporation whilst it continueth. That my Lord Coke never dreamt of Immortality of a Body Poli-

tick, fully appears in his Writings: 1 Inst. 13. where he puts the Case insisted on by Mr. Re-corder, of a Dissolution by Death of Abbot and Monk. He after puts the Case generally of other Corporations, as Dean and Chapter, Mayor and Commonalty: If Lands be given to them, and the Corporation be dissolved, the Lands shall escheat to the Donors, upon a Condition in Law: in the first Grant, if the Law raise such Condition upon Grant of Lands, much rather doth it upon the Grant of the Incorporation, where the Intent of the Donor is as special, and upon a great-That my Lord Coke understood it of er Trust. other Dissolutions than by Death only, he refers in the Margin to the Case of the Knights Templers, which was not disfolved by the Death of the Members. That Corporations were disfolved many Years before the Statute De terris Templariorum, 17 Ed. 2. the Statute recites, the Corporation was dissolved, and that the King and several other Lords had entred upon all their Lands and Escheats: The Judgment of the Parliament was; they were well dissolved, and the Lords well intitled by Escheat, as the Law stood; and therefore by Act fettles them upon the Hospitallers. This Corporation was diffolved by the Pope, and upon the Ground of Non user. The End of their Corporation was for guiding Christian Pilgrims to the Holy Land and Jerusalem, which the Saracens and Turks having over-run, and possessed themselves thereof, the Members of the Order never came there, but disposed of themselves in several Parts of Christendom. The Order was erected by Pope Honorius, 21 H. 1. Anno 1120. and was dissolved by Clemens Quintus, 4 Ed. 2.

Ann. 1311. thirteen Years before the Statute; and their Spiritual Corporation, which was the Principal, being dissolved, the Power of holding Lands, conferred by Temporal Princes, determined, 2 Inft. 431. & H. 432.

1 Inft. fol. 102. the Case is put where the Te-

nant held by Homage Ancestrel of a Body Politick diffolved; the Homage is gone, though a new Corporation be founded by the same Name. That my Lord Coke never entertained such an Opinion, appears by his Argument in the Case of the Dean and Chapter of *Norwich*, when Attor-ney General. His Mistress's Heart was much upon that Case to preserve their Lands; and it was well argued by Mr. Attorney, and no doubt well studied; but this Topick, from the Indissolubility of Corporations, never came into his Head. Besides the Statutes of Confirmation, he insisted upon these things: First, That the Words of the Surrender were not sufficient to surrender the Corporation; Secondly, That they were the Bi-shop's Counsel, and in some sort one Corporation with him; Thirdly, From the great Mischiess which would ensue. This new Invention alone which would enfue. would have done the Business, if he had been so fortunate to have found it out; or if any of the Judges had thought of it, they would not have gone about it so long, as at length to ground their Resolutions only upon the Points which did arise upon the Statutes. Fitzberbert is of the same Opinion, That if an Abby be dissolved, a Presentation fol. 33.

The Resolution of the Board of Whom is a more held.

it was held.

(3) The next Argument produced by Mr. Recorder was, That a Corporation could not be surrendred; upon which Head I will not entertain your Time,

for these Reasons: First, Because it was not to the Question, and that Mr. Recorder admits, that many things may be forfeited, which cannot be surrendred; Secondly, Because the Point may come judicially into Debate, some Dislike having been taken to Surrenders lately made; and I choose to refer my self to that Question which comes properly in Judgment; Thirdly, But my last and principal Reason is, that he hath produced no Authority of Law to make good his Assertion.

The Authorities of the Cafes of the Dean and Chapter of Norwich, Mich. 40 & 41 Eliz. and Hayward and Fulcher's Case, Hil. 3 Car. 1. which both relate to the fame Surrender, and are in effect the fame Case, only in the latter Case the Surrender is disclosed to the Court to be larger than did appear in the former Case; and though many Books are cited, yet they all contain but these two Cases, which make strongly against him. For throughout these Cases, both in stating the Question, Arguments of Counsel, and Resolutions of the Judges, it is plainly admitted that a Corporation might be furrendred. Otherwise the stating of the Question in the first Case, upon the Effect of the Words in the Surrender of all their Possessions and Cathedral Church, Whether sufficient to surrender the Corporation? and the Arguments thereupon, and the Resolution of the Judges was needless; but it was plainly admitted, that a Corporation may be diffolved; and it was the Common Law Point they did refolve, that they were all idle and illu-

Falmer 503. How the Bishop, could furrender the Corporation? It is all along additional than the Corporation?

mitted, both by the Counsel upon the Grounds they went upon, and by the Judges in their Refolutions, that it might be surrendred, concurrentibus bis quæ in jure requiruntur; and therefore, by the Resolution of the Judges, it could not be done without the Bishop, because he had an Interest in them. And when Whitlock in his Argument had recourse to a more general Reason, which was, That the Surrender could not be good, because then they should be Felo de se, which is against Nature; Jones takes him up, and flatly denies it, and faith, That a Dean and Chapter might diffolve themselves by Cesser; or if all die, or resign, the Corporation is dissolved; but concurred with him, that the Surrender did not dissolve it, because the Bishop was no Party, nor confenting; and in the end Whitlock concludes his Argument, that it could not be done without the Bishop. And the Saying of Whitlock in that Case, That the King may grant, but not diffolve a Corporation, is certainly true in the same Sense as it is of Lands, and all other Rights whatfoever; the King may grant, but cannot resume without Cause; yet all may be forseited upon due Cause, and by Judgment of Law returned to the King.

(4) The last Topick of Argument, by which Mr. Recorder concluded a Corporation cannot be forfeited, is a Non user; because never any Corporation was forseited, nor did it ever enter into any Man's Imagination, that it could be forseited. This indeed doth put the Proof upon me; and Mr. Solicitor hath already made it out with great Learning, by several Instances of Corporations seized into the King's Hands for Forseitures committed by them; some by Judgments,

others by Inquisitions finding those Forfeitures. But Mr. Recorder with one Blaft hath blown them all away, that they are but meer Sounds, and look big with Seizure, and feizing of Liberties into the King's Hands, but, when strictly examined, they are of no Substance; and the Fruit of all the Examination ends in a Difference he hath found out between Seizures and Forfeitures; much fuch another Difference as was that between a Liberty and a Capacity, upon which the whole Weight of the Argument turned, That a Corporation was no Liberty, but a Capacity. And if so little a Distinction be enough to answer the Weight of Mr. Solicitor's Arguments, it will be in vain for me to attempt further Instances, unless I can reconcile this little Difference, and fhew it to be as ineffectual as that between a Liberty and a Capacity was before; and therefore I crave leave, in the first place, to examine this short Answer to so many and so great Authorities.

It is objected, That those are Precedents of Seizures, but not of Forfeitures; for Seizures in the Case of the King's Suits, and of the Bishop's Temporalities, are of the fame Nature as Seizures upon the Grand Cape's and Distringas in Suits between Party and Party, only to answer Issues. And when Liberties of Towns are mentioned to be feized, the Towns only are feized, and not the Corporation, which remains in flatu quo; but where a Forfeiture is, there must be Judgment of Ouster. Every Sentence almost of this Answer is contrary to all the Books and Records of Law, that I know of. The Authorities cited to prove the Differences are *Nat. Brev. fol.* 161, 162. which faith, Inquire into the Caules of Seizures, and Causes of Forfeiture; but what these Causes are, which may be Causes of one, and not of the other, are not disclosed. But my Lord Coke in the Countess of Shrewsbury's Case, determines the Difference, and makes them all one. There are, faith he, three Causes of Forseiture or Seizure of Offices for Matter of Fact, Abuser, Non-user, and Refuser. He makes the Causes of both to be the same, Forseiture is but the Fact upon which the Seizure is grounded, where the Subject hath Title of Entry for a Forfeiture, in the Causes of the Entry, different from the Causes of the Forfeiture. So in the King's Case, where Liberties are seized for an Abuser, whether it be by Judgment, or upon an Inquisition, or Presentment, finding the Abuse; can it be a Question with any Tearned Man, but the Seizure is for the Forfeiture? The King cannot seize without Cause, and the Cause must be some Fact in Breach of the Condition in Law annexed to the Liberty. The other Authority produced is of the Quo Warranto against Roger Mortimer, cited 2 Ed. 3. 29. in Strata Marcella, Co. 9. fol. 28. where upon Denial of Aid, and the Defendants not answering over, Judgment was given of Fore-judger of the Liberty, and Error brought; where Scroop faith, That in some Cases Franchise shall be put into the King's Hands, in some Cases seized in the Right of the King until Fine; and in fome Cases it shall be fore-judged, which holds for ever. I do admit this Case to be good Law, but it makes nothing to the Purpose to prove the Difference; or that Seizures by the King for Misusers are not for Forseitures, or that Judgment of Ouster are only Evidence of Forfeitures,

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feitures, or to prove a Seizure in the King's Suit, is of the same Nature as the Grand Cape or Distringas, upon mean Process in the Suits of common Persons. And because neither the Book Cases, nor Mr. Recorder have given any light into the Cases, which may vary the Judgment in a Quo Warranto, I will endeavour to state the Matter, how it stands upon Seizures of Liber-

Liberties may be feized into the King's 1.) hands by Award of the Court, which in that Book is styled, Put into the King's Hands; and that in two Cases principally:

Where the Defendants are summoned to appear at the King's Suit, and make Defaults.
Where a Contempt appears upon Record, in

returning or executing the King's Process.

I shall give Instances of each. For the latter, 2 Ed. 4. fo. 5. in case of Bailiss, upon Error, the Bailiff appeared, and prayed a Day to bring in the Record; they failed at the Day: The better Opinion is, their Franchise shall be reseized. And Vavasor there saith, If a Lord of a Franchife do any Trespass, or Contempt to the King's Court, it is Cause in the same Court to reseize the Franchize. For the former, 15 Ed. 4. 6. in Quo Warranto, if the Defendant appear not at the Day, the Liberties shall be seized; and if he do not replevin them, as in Eyre, they shall be absolutely forfeited; for the Statute of Quo Warranto directs the King's Courts to proceed in Quo Warranto as in the Eyre.

Trin. 16 Jac. 1. Briggs's Case, in Quo Warranto,

the Defendant appeared not at the Day; the Liberties were seized, Roll. Rep. 2 part, fo. 46;
Trin. 17 Jac. 1. Roll. 2: part, 92. Quo Warranto against the Mayor and Burgesses of Wygmore in Com. Lancast. upon Default made at the Day, it was agreed by the Court, That if they shewed not good Cause to excuse their Default, their Liberries should be seized into the King's Hands: This being in the Case of a Corporation, the Capias in manus should be of the Politick Person which made the Default. Where Seizure is by Award of the Court for a Contempt in Court, the Court may admit the Parties to affix and order Restitution; fo where by Award of the Court, on Default of Appearance at the King's Suit a Seizure is made, which is in Nature of a Distress, to bring in the Party, by putting him out of the Possession of the Liberty, till he appear and replevy; the Court (if the Defendants come in time, and pray it) may deliver them the Possession upon Replevin; and this by the new Statute de Quo Warranto, 30 Edw. 1. Before that Statute the general Writ of Summons to answer to Liberties, as also the particular Writs of Summons upon the King's Special Suits, superfeded the Use of any Liberty till the Justices met on the Day of Return. Which Mischief was remedied by that Statute; if they appeared not at the Day, the Liberties were to be seized in nature of a Distress, to enforce their Appearance. And upon Appearance, if they demanded to replevy them, the Judges might deliver back the Possession of the Liberties, upon Security to profecute their Claim, and answer the mean Profits, if any, in case Judgment were against them; much in the same manner as the Practice is in the Court of Exchequer upon all Seizures to this Day, by the Seizures the King is in Possession: But if the Party appear and plead,

and put in Security, he is by Rule of Court permitted to receive the Profits. But this Statute not limiting any time for his Appearance, or to teply, that remained as it did before upon the old Statute of Quo Warranto, 18 E. 1. which refers to the Practice in Eyre: So that if the Party did not Replevin in time, the former Seizure would amount to a Seizure after Judgment by Default, wich is final.

2.) Again, Liberties are feized into the King's Hands by Judgment of Court in the King's Suits, whether the Judgment be by default, or Nibil dicit; upon Demurrer, or Issue tried, this Judgment is final, and the Court cannot admit to a Fine, or award Restitution, unless upon Error brought. This Court is to set the Fine upon the Capiatur, but not the Fine for Redemption, that is purely in the King's Breast, & ex gratia Regis. There is no fuch formal Judgment of Seizure until Fine.; but this upon Judgment and another Seizure upon Inquisition, or Presentment, which I shall mention, are the Seizures in the King's Right, represented in Mortimer's Case, but frequently entred quosque Dominus Rex aliud præceperit. What was intended by a Judgment of Oufter in that Book, and in what Cases by the course of the King's Courts it ought to be, will best appear by an ancient Rule, taken and agreed by the Judges in Edward the fourth's time, before they were promiscuously used. The Rule is thus: Where it clearly appears to the Court, that where a Liberty is usurped by Wrong, and upon no Title, either by the King's Grant, or otherwise, there Judgment only of Ouster shall be entred: But where it appears, that the King or his Ancestors have once granted a Liberty, and the Liberty be misused, Judgment of Seizure into the King's Hands shall be given. These Rules carry their own Light with them: That which came out of the King's Hands, as Bracton useth the word, is properly returned there again by Seizure, or (as our ancient Books phrase it) by Re-feizure. But that which never came thence, but meerly usurped upon him, shall be vacated, and by Judgment of Law declared null and void.

There is another Case, which is there likewise refolved, and that is, where it is doubtful to the Court, whether the Liberty commenced by Grant, or by Wrong; that for the Uncertainty the best and fafest Course is, that Judgment be given of Seizure. This last Case was the principal Case in that Book, the Question arising upon a Default, What Judgment should be given? and by that Rule Judgment was given of Seizure, not of Ouster. And agreeable to these Rules, all the Judgments which I have met with have been given; and this Course hath been found most beneficial to the Subject, who, though by Forfeiture, Mispleading, or Default, he may lose his Liberty, may have Recourse to the King's Mer-

cy for Restitution.

In the Case of the Bailiss and Aldermen of New Radnor, which was by Default, Judgment of Seizure only was given.

In the Case of New Malton, though the Issue, that the Corporation was by Prescription, was tried

Trin. 6 Jac. 1.

Mich. 20 Jac. I.

against them; yet having long acted as a Corporation, they might have mispleaded their Title, as the City of *London* hath done, in claiming that

by Prescription, which commenced by Grant within Time of Memory, Judgment only of Seizure was given, and not of Oufter. In all Cases of Disclaimer, Judgment only of Ouster shall be given; upon the same Rule Judgment only of Ouster was given in the Case of Staverton, reported in Yelverton and Grook: But the Entry there is mistaken; for it is entred Mich. 8. Jac. I. Rot. 2. for it appeared to the Court, that it was a meer Usurpation without Title, for that no fuch Court as he claimed, could be gained by Prescription, nor indeed by Grant, through the meaness of his Estate. Mr. Recorder infifted upon this Judgment, as a Meafure for all Judgments upon Forfeitures of Liberties, but plainly mistook the Reason of it. Upon the Reason of these Rules, in such Cases where Grants do appear, but either the Parties are not capable of taking, or the Liberty granted, not allowable by Law, the Course hath been to enter a mixed Judgment both of Seizure and of Oufter.

In the Case of the Inhabitants of Denbigh, who claimed by Charter feveral Liberties; but it appearing Hil. 27 Eliz. Co.Ent.537. they had no Capacity to take, yet the Usurpation being by Colour of Letters Pa-

tents, the Judgment was mixed both of Seizure and Ouster; for there was no Possibility of Restitution, because they were not capable.

And in the Case of Cusack it appearing to the Court, that the Li-Pasch. 17 Jac. 1. berties granted did not pass, nor could be lawfully used; yet the U-

furnation being by Colour of a Grant, Judgment of Seizure was given, as well as Oufter in these Cases, as likewise in Sir George Reynell's Case; and by Multitudes of Cases of Offices seized, it appears how vain the Objection was, that the King cannot feize a Corporation, because he cannot have it, or be the Mayor and Commonalty; for not only what the King may have or hold, but what he may dispose of, are in Judgment of Law, said to be in his Hands; and it is the proper Office of the Hand disponere, as well as tenere. And what but colourably came out of the Crown, though it cannot subsist by Law in a Subject, shall be seized, as in Cusack's Case.

3.) In the last Place there are other Seizures, which are by Process by Commission of Inquiry upon Inquisition found, or upon Presentment; and such are always for Forseitures, upon Faults found in breach of Conditions annexed by Law. That the King is in possession of all incorporeal Rights by fuch Seizures upon Inquisition, appears by the Resolution in Sir George Reynell's Case. In these Cases of Seizure for Forfeitures, no Court, or the Lord of the Liberty, whether Body Politick, or Natural, can admit to a Fine, and thereupon make Restitution; neither is there any other way by Law to take off the King's Hands, but by direct Traverse of the Fact, if the Fact found be not true; or by Demurrer, if the Fact found be not in Law sufficient cause of Forfeiture. The Facts upon which such Seizures have been made, have been generally so notorious, and the Consequence of Law upon them, taken to be so evident, that I never met with any fuch Inquisition ever traversed or demurred to; but the Application for Restitution hath still been to the King's Grace. And these Inquisitions have been taken either ex officio by the Sheriff, or by

fpecial Commissions. The Sheriff by his general Commission is intrusted with the Preservation of the whole County, and the publick Peace thereof.

And though in the Grant of Corporations and other Liberties, there be special Clauses exclusive, Ita quod, &c. Yet these Clauses, as the Grants themselves, have another Ita quod annexed to them by Law, that they preserve good Government, and do not abuse the Franchise, by committing or permitting Riots and great Disorders in Breach of the publick Peace; which if they do, is by Law a Nonomittas to the Sheriff to enquire and take care of the publick Peace within the Liberty.

The Town of Hereford was seized into the King's Hands by the Sheriff of the County, for holding of a Market contrary to the King's Pro-hibition, Upon Certificate thereof into Chancery, the King's Writ iffues to the Sheriff approving thereof, and commanding him to keep it in the King's Hands, Donec Dominus Rex aliud inde preceperit. Rot. Clauso. 15 H. 3. memb. 7. Hales lib. K.

Of Seizures made upon Presentments, and Inquisitions taken by Commissions, there are many Instances, some whereof I shall mention when I come to the Precedents. The Seizures upon Judgments, or for a Forfeiture, which are always in the King's Right, do as effectually put the King into Possession, and oust the natural Persons from using the Right, as any Judgment of Ouster whatfoever. And the difference between fuch Seizures, and those upon the Grand Cape, which are only upon Mean Process, and in Right of the Subject, and in his Aid, is too apparent to be further in-larged upon. There is some resemblance between this Seizure upon the Grand Cape, and that in the King's Suit for Default, that Appearance for both are upon Mean Process, and both repleviable, if the Defendant or Tenant come in Time.

There is also a further Resemblance between them, which makes not for Mr. Recorder's purpose; and that is, in that both are lost for ever, if the Parties come not in Time. For at Common Law, if upon a Præcipe quod reddat, and the Lands feized into the King's Hands upon the Grande Cape, the Tenant makes Default, and come not within forty Days, he could not wage his Law to excuse his Default, but the Demandant should have Judgment to recover the Land prefently, 15 Ed. 4. fol. 7.

The Difference that it was not the Franchise or Liberty of the Corporation, but the Towns themfelves were feized into the King's Hand, is as void of Authority as of Law. Sometimes indeed Civitas & Villa in Records are used promiscuously for the Franchise and Freedom, which is jointly used and enjoyed by the Inhabitants, exempt from the Common Law Jurisdiction: And in such Case the Seizure of the City or Ville, and of the Franchife, is all one; and the Inhabitants thereby put under the Government of the Common Law, discharged of the Franchise. But if the Town or City be taken for the natural Persons who are the Inhabitants, or for the Houses wherein they inhabited, which they must be upon Mr. Recorder's Distinction, otherwise it will be a Distinction without a Difference: Neither the Inhabitants nor Houses were ever seized, or could be seized into the King's Hands upon fuch Inquifitions as have been found, and Judgments of Seizure that have been given. The only Proof for this Difference was a strong Averment, that whilst the City of 1683 B.R. the City of London on a Quo Warranto.

London lay under the feveral Seizures, fometimes of the Mayoralty only, at other times of the whole Franchife, the Corporation was as vigorous as ever, and in Statu quo; not fo much as fufpended, but did exercise all Corporate Acts as before. An Averment against the express Sense of all the Citizens when under those Seizures, and against many Authorities of Law.

At the Parliament, 18 Ed. 1. the Citizens ( for they had then no Roll. Prerog. Mayor ) petitioned the King in Parliament, Quod Rex velit eis concedere pristinum Statum, sc. Majorem et antiquas Libertates. They petitioned not for their Houses, or the Liberty of their Persons, those were never seized; but to be restored to the Mayoralty, and their ancient Liberties, which were under Seizure in the King's Hands. If the Corporation had been in Statu quo, they would not have troubled the Commons to present such a Petition, nor the King to grant so idle a Petition, as eis concedere pristinum statum;

advised statum mutare. My Lord Coke's Opinion is, that the Chapter, when no Dean, or Commonalty, when no Mayor, have not Capacity fo much as to make 1 Inft. 263. b. continual Claim, nor to take by Purchase, nor sue

but they who knew their Condition better than

Mr. Recorder, could admit themselves out of Pos-

fession both of the Mayoralty and their ancient

Liberties, and pray to be restored to them. And the King's Answer was, he was not at present

any Action.

If the Commons of London meet 21 Ed. 4. 27. on Michaelmas-day, and choose a Mayor, the old Mayor not prefent, the Election is void; and so any other Act without the Mayor. If the Commonalty in the Vacancy of a Mayor make 21 Ed. 4. 69. Obligation under their Common

Seal, it is void; how much stronger will the Case be, when the whole Franchise is seized?

I have now removed the Objections which lay in my way, by opening the Nature and Effect of Seizures of Liberties into the King's Hands, and where Judgment of Seizure, and whereof Oufter are properly given; whereby it may appear, that this special Capias of Capias in manus Regis is as proper an Execution against the Body Politick, as the common Capias against the Body Natural; and in Judgment of Law the Politick Person is as properly faid civiliter mortua by Judgment of Seizure, as the Natural Person is said civiliter mortua by Judgment of any Attainder for any Mr. Recorder acknowledges, capital Offence. that in case of Natural Persons, when the Law gives Forfeiture of the Body, or of the Liberty of the Body, it is all one in Judgment of Law; the Law is the same when it speaks of Bodies Politick, to forfeit the Liberty of the Body Politick, and to forfeit the Body Politick.

3. My Way thus cleared, I will lay down the Grounds and Reasons of Law, upon which I conceive with some Clearness, that Corporations may be forfeited and seized into the King's Hands, as well as Offices or any other Liberties whatfoever; and then shall instance in some further Precedents, whereby it will appear they have been forfeited and seized. My Grounds are prin-

(1) That there is a Condition in Law annexed to the Franchise of a Corporation upon its first Erection, as strong, if not VOL. IV.

stronger, than to any other Franchise or Li-

berty whatfoever.

(2) That there is nothing extraordinary or peculiar in the Nature of a Corporation, to hinder taking Advantage of the Condition broken, or to exempt it from the common Condition of other Liberties in Confi-

deration of Law.

(1) Asto the first, Wherever the Law introduceth or alloweth any Right upon a Trust, or for the Benefit of the Publick, it implies a Condition, that the Trust be discharged, and the Ends of its Creation complied with. This Condition implied by Law is of stricter Obligation than Conditions express; it shall bind Infants and Femes Covert, 8 Co. 44. The principal Case is of Offices; but the Book faith, So it is of all Liberties and Franchises. And indeed throughout our Books, the Cases of Offices of Publick Trusts and Franchises run parallel; and the greater the Trust is, or of greater Necessity to be performed, the Condition is still the stricter. And therefore in Franchises, as well as Liberties, if the Franchise be for the better Administration of Justice, and of Necessity, Non user will be adjudged a Breach of Condition; but where not of Necessity, bare Non user will not be a Breach; yet Refuser, which is an obstinate and wilful Non user, may be a Breach; but in case of all Liberties and Franchises whatfoever, Abuser was ever judged a Breach of the Condition. This matter, upon the Question of Forfeiture of an Office is well stated in the Countels of Shrewsbury's Cafe, 9 Co. 50. Now this Franchise of a Corporation is granted upon a far greater Trust and Confidence, than any other Liberty whatsoever, as I have already shewn; viz. For the Government and Peace of the Inhabitants, and others coming within the Liberty of the Franchise, in Subordination to the general Government of the King; and that they are intrusted therewith by the King upon the publick Account of Government only, and not for any private Respect or Benefit whatsoever. Other Franchises are either subordinate and auxiliary to this, as to hold Courts, have Gaols, and fuch like, for the better Administration of the several Parts of Government; or elfe are of Profit or Ease, pro meliori sustentatione of the Charge and Burden of this subordinate Government. therefore Banks, in the Argument of Hayward and Fulcher's Case, Palmer 495. calls it the Principal Liberty, and other Liberties the Accessories.

In the Case of Knights Templers, the Corporation was diffolved upon the account of Non user, though without their Default; but the End of their Institution ceased. The Case is much stronger where it is a voluntary Cesser, as where the Abbots and Monks put off their Habit, and leave their Houses; this Non user will be a good Cause of discharging the Order. Where the Commonalty have Power to choose every Year a Mayor, if they do not choose a Mayor, their Franchise shall be forfeited, or they may be fined, upon this Reason, that common Justice fails for want of fuch an Officer, which was a Breach of the Condition annexed to their Liberty by Non user, 21 E. 4. 14. It appears by this Case, That the Commonalty, in the Vacancy of a Mayor, are to this purpose a Corporation, to choose a Mayor to perfect the Body; and 'tis the only

Corporate Act, that they are by Law enabled to

do without a Mayor; and this Right may be forfeited too. And as by never choosing a Mayor, they themselves would dissolve the Corporation; fo by forfeiting their Right, it is in the Power of the Law to dissolve them. It also appears expresly by this Case, that the King may proceed either for a Fine, or upon a Forfeiture, as he may do in the Cases of all Offices and Franchises

whatfoever, as he shall be advised.

If Non user in some Cases (as I have shewn) will forfeit a Corporate Right, no Shadow of Reason can be offered, why Misufer or Abuser will not do it as well as in all other Liberties. For as greater the Trust is, or stronger the Condition, so an Abuser of that Trust is a far greater Breach of the Condition, than a simple Non user. Single Bodies Politick have indisputably such Conditions annexed to them upon the Trust of their Creation; and the Breach of the Condition is in Law good Cause of separating the politick Person from the natural, by Deprivation, which in the Civil Law is of the same Effect as Judgment of Ouster by the Common Law; and their Suspension hath fome Refemblance with our Seizures into the King's Hands. If Mr. Recorder had but observed the different Laws that Spiritual Corporations and Civil Corporations are guided by, he would not have raifed his Wonder to that Height, that Quo Warranto's were never brought against Monasteries, Bishops, Deans and Chapters, Parsons and Vicars, and that bringing it now against the City of London threatned the whole Hierarchy of the Church; when, with his Leave, all these, if they offend, may by Law lose their Corporate Right, which may be severed from them by a certain Instrument called Deprivation, the Edge of which is no sharper than Judgment of Seizure, or Ouster in our Law. And certainly the Union between the politick and natural Body is as close and as strong in single Corporations, as in aggregate; and the same Authors have bestowed upon them the same Epithet, and that they cannot commit Treason and Felony; and the Body Corporate of the Bishop, Parson, Prior, Alien, &c. is as invisible, immortal, and as politick as that of aggregate Bodies. Yet not only Treason and Felony, but far less Misdemeanors committed by the natural Persons will forfeit the corporate Right, and amount to a Breach of the Condition annexed by Law. So little Crimes, as Waste, and wilful Dilapidations, will be Causes of Forfeiture; many of the Cases thereof are put in Sir James Bagg's Case, to which I refer, 11 Co. 98. For I do take that Case to be an express Judgment in Point, That there is a Condition annexed by Law to every Corporation, and that the Breach thereof is a Forfeiture. The Refolution there is, that any Member of the Body may forfeit his Corporate Right, and may by Law be divefted of it, which Right is there called his Freedom and Liberty. And it is the fame Right or Liberty, in which all, jointly confidered, have an Inheritance, wherein each Member hath a Freehold; for they are not seized of this Right in their Corporate Capacity, but as Natural Persons, the Question being of that Right which gives them the Corporate Capacity. And what any Member may forseit, every Member may; and the same Acts which will forseit the Right of every Member, separately considered, if done jointly by all the Members, will have the same Effect. What Act will amount to a Ensigning that Color graphly. will amount to a Forfeiture, that Case generally

determines, whatfoever is contrary to the Duty and Trust of a Member; especially if the Fact be contrary to his Oath, the Oath of Allegiance by the Statute 7 Jac. cap. 6. is made a part of the Freeman's Oath. The Case goes further, and affigns many Particulars, which will be Breaches of the Condition, viz. Attainders, Forgery, Perjury, Conspiracy, or any other infamous Crimes at the King's Suit; if these will be sufficient Caufe, there can be no doubt but Treasons, Felonies, and Oppressions, Seditions, and other Attempts in disturbing the Government, will be good Causes of Disfranchisement of any or many of the Members, who commit such Crimes. And this upon the Trust and Condition implied by Law, upon the first Erection of the Corporation; for the present Members are under no other Trust or Condition as to this Matter, than what the Law imposed upon the first Members.

I cannot fee how the Counsel for the City can evade the Force of Sir James Bagg's Case, unless

it be by a Distinction or two:

1.) Between every Man, and all Men; every Man may forfeit his Part, but all Men cannot forfeit the whole: Just such another Distinction as was made to all the Precedents between Seizures and Forfeitures.

2.) The other Diffinction feems to have a little more Colour, and it is between the

King and the Corporation.

The Corporation, fay they, are intrusted by Law with Power over their Members to remove them for acting against their Duty; but the King cannot disfranchife any particular Member; and if he cannot disfranchise any one Member, much less can he all Members, or seize their Liberties into his Hands, which in Law amounts to a Diffranchisement of all the Members.

I answer, The King may do both the one and the other; and in faying the King can do it, I mean in Course of Law.

r.] The King doth it, when the fubordinate Ministers and Governors within the Corporation do it; for they do it as his Ministers in Execution of his Laws; and it is their Duty to do it, according to the Trust he hath reposed in them, and the Power he gave them; and this Authority is greater or leffer, as he is pleafed to grant it, as appears by Sir James Bagg's Case. If the King grant them express Authority to remove, they may remove the Offender before Conviction at Law. But if no express Power be granted, a Conviction at Law must be first had; and the Judgment of the Law directs their Duty, and they are accountable herein to the King in his Courts of Law: If they mistake the Law, and displace a Member convicted of an Offence, which amounts not to a Forfeiture, the Party shall be restored by Mandamus; an excellent Precedent of Restitution, if they do not their Duty, to disfranchife where the Offence requires it.

2.] The King may do it, by commanding them to do it by his Writ out of the Court where the Conviction remains, or out of the Chancery, as he may the Coroner of the County, Mayor, and other Officers, as the Precedents have been. A Writ to remove the

Mayor of *Berwick*. So where an Alderman is dead, the King may o Car. 1. Memb. fend his Mandamus to choose ano-

ther, as done in the Case of Lanceston, P. 8 Car. r.

P. 3. Car. 1. 23 R. Hale, Corporat. Pl. 5. If they yield not Obedience, they may be fined, or may incur the Forfeiture of their Liberties, as the Case may require.

3.] In Case the Corporation cannot do Justice in punishing and displacing the Offenders, either because the Majority are Offenders, or favouring, or abetting the Offenders, there being a Failure of Justice in the Franchise, which the Law will not permit, by Judgment of Law the City or Ville shall be restored to the Government and Jurisdiction of the Common Law, by Seizure of the Franchise into the King's Hands.

4.] Failure of Justice, and the not suppressing and punishing of notorious Riots and Turnules, have been adjudged good Causes of Forseiture of Liberties, and the Plea of Non Ability to suppress them, disallowed as any Cause of excuse, as to the Point of Forseitures of the Liberties, which doth and will appear by the Precedents insisted on by Mr. Solicitor, and what I shall superadd. So that I conceive the Authority of Sir James Bagg's Case remains unshaken, that there is a Condition annexed to the Franchise of a Corporation, the Breach whereof will be a Forseiture. The greater the Trust of any Member of a Corporation is, the stricter is the Condition; as where any of the Members are chosen into any Places, which more immediately concern the good Government of the Corporation, a less Crime will be the Cause of his Removal, than will be of Disfranchisement of a private Member, as in the Case of an Alderman.

It was refolved, for being a Drunk-Trin. 14.

Bechitution

455. pl. 1.

It was refolved, for being a Drunkard and Haunter of Taverns, he being a Magistrate more immediately intrusted with the Government, was

Cause of Removal; though he have Freehold in the Place, yet it is upon special Trust and Considence. The Law will be the same, if the Magistrate gives the least Encouragement to popular Tumults, or frequent Conventicles, and unlawful Affemblies. And it is no Objection to fay, that some Statute Laws have laid a Penalty for the Offences, as it is in the Case of Drunkenness, and many Offences of Officers; and in Common Law Offences, the Law provides a Penalty against the Offender by Fine or Imprisonment; and yet the same Offence, if a Breach of Condition, will be Cause of Disfranchisement, as appears in Sir James Bagg's Case. The Penalties inflicted by Statutes or Common Law, are for the Breaches of particular Laws; but the displacing of a Magistrate is for Breach of the general Trust of his Place, wherewith he is intrusted for the Publick; and having broken that Trust and Condition, the Law adjudgeth him unfit to be intrusted, ne quicquam detrimenti capiat Respublica. The Question, What Acts of a Member will forseit his corporate Right, is no where in our Books fo diffinctly put as in Sir James Bagg's Case. But the Question, What Acts of the Members, and of what Number of the Members will forfeit the whole Franchise, I know no where distinctly put in our Books, but as they lie scattered in the Instances of Forfeitures taken, and Franchises seized; otherwise than upon the general Rules of non user & abuser of the Trust committed to them. But the Civilians do largely treat upon these Questions; Whether the Cities, Colleges, and Universities may be forseited and dissolved, and VOL. IV.

what Acts of the Members will be Causes of such Forfeitures. And therefore I crave leave, before I conclude this Head, from the Condition annexed by Law to all Corporations, only to mention one of them. It is Oldradus

de Ponte, in his Book intituled, Consilia sive Responsa, & Aurea Quasti-

ones. Where he debates the Point at large Pro and Con, and puts the Objections of some Authors, which are much the same enthusiastick Raptures, as have been made use of in this Case; viz. that they have no Souls, but are immortal Bodies, and such like Stuff. But he resolves the Question thus; I will repeat his own Words: Sed licet non habent veram personam, tamen habent personam fietam fietione Juris. Et ideo dicit Lex, quod Municipium Curiæ & Societatem personæ sustinent: Et sic eadem sistione animam ha-bent, & delinquere possunt, & puniri, eå tamen pænâ quæ possit cadere in eas, scilicet, quod privetur Privilegiis, & sic Capite minuitur. Et sic sicut vera persona per mortem naturalem desinit esse quod erat, sic ista persona sicta per mortem Civilem, quæ est, ut privetur Privilegiis, desinit esse quod erat, quia amodo non erit Universitas. And then assigns the Causes generally: Et quod Privilegia possint revocari, cum incipiunt esse iniqua vel damnosa. Et non potest esse magis iniquum, si utatur eo in contume-liam concedentis. Though this be a full Opinion of a learned Man, as to the Case in question, both as to the general Question of Forseiture, and the particular Breaches affigned; yet I use it not as an Authority; but only to shew the Concordance of other Laws with the Law and Practice within this Kingdom; and that learned Men have before now not only dreamt of fuch a thing, but have concluded the Point upon Debate and Reason of Law, That Corporations may be forfeited and dissolved, when their Privileges, as used by the Members, incipiunt esse iniqua vel damnosa.

(2.) My other Ground is, that there is nothing extraordinary or particular in the Nature of Corporations aggregate, to exempt them from the Condition of fingle Corporations, or of other Liberties: If there be, it hath not yet been shewn. It must arise either from the Number of the Perfons who take, and are the Subjects of this Liberty, because they are many; or from the Right conferred upon them. The Number of the Persons constituting this Body contributes nothing towards the Indiffolubility thereof, pleaded for. They were feveral natural Persons before the Union, and remain so many natural Persons; and by retaining their natural Capacities, are as capable of being separated, as they were before capable to be united by taking this Right. And as to the Number of the Per-fons, a Corporation differs nothing from other Communities, which may affemble and act in a Body: As the voluntary Societies in Inns of Court and Chancery, and Armies, which act under Commissions, to some Persons to collect and affemble, others to act jointly under them. These Societies have their peculiar Rules and Laws to act by, and act jointly and in a Body as Corporations do: But yet, in the one Case, if the Members so agree; or in the other Case, the Commission be revoked, they are all separated, and the Union dissolved. So as to the Nature or Numbers of the Perfons collected, a Corporation differs nothing from other Societies not 5 L 2 incorporated. incorporated. incorporated. From Number may be prefumed a greater Duration, and it is most probable many may outlive one; but it is certain that many shall die as one Man, and probable that all may die before others elected, which was admitted to be a Diffolution of the Body Politick: but ingenioufly distinguished, that this was rather a Separation of the Persons from the Body, than of the politick Body from the Persons. Be it so, it is admitted then they are separable, and that Number cannot protect the natural Persons from being fevered from the Body Politick by natural Death. And I have already shewn, that Number contributes nothing to the Indiffolubility of a Corporation, by Separation of the Members one from the other, which is called a Civil Death; and in Cases of Civil Death, the separating the Liberty from the Person, or the Persons from the Liberty, is all one. To take the Office from the Officer, or remove the Officer from the Office, is all one; and fo in Disfranchisement, to take away the Freedom of a Member, or to remove him from his Freedom, is all one: And so in Forseiture of Franchifes, the Judgment of Ouster is formally putting the Persons from the Franchise, and Judgment of Seizure taking the Franchise from the Persons; but in effect they are the same, viz. a Separation between the Persons and the Franchise. And this Separation being wrought by a Condition in Law annexed upon the Union, the Number of Persons can no more prevent it, than where Lands, or incorporate Inheritances are granted to many, and their Heirs, upon an express Condition, that no Advantage could be taken of the Condition broken, because the Grant is to many

From the Nature of the Right or Franchise, as little can be inferred for this inseparable Union

pretended.

1.) In its Creation, it is meerly by the Policy of Man, and the Rule is taken in Calvin's Case, 7 Co. fo. 25. That what is by the Law of Man, may be altered. And divers other Books speaking of the Effects of human Constitutions, laying down as a certain Rule, Quicquid colligitur, dissolvi potest; mortal Beings cannot confer Immorta-

All Rights whatfoever are incorporate, and fometimes abusive are styled immortal, which by Intendment of Law is only, that they have Continuance fo long as any Persons subsist capable of having them: And in this Sense the Right to Lands and Corporate Inheritances are of greater Duration than many Liberties, and particularly those of Corporations; because they subsist when they return to the Crown, which many Liberties do not, but are then extinct. Strata Marcella, 9 Co. & 15 Ed. 4. fo. 6.

2.) As to the Nature of this Right, whether it be confidered as a Right of taking and holding in another Capacity than that of natural Persons, or as a Right of taking in Succeffion, under neither Confideration can it import any infeparable Quality. In the former, it is both the fame with that of fingle Corporations, and plainly implies a Trust. the Cases of our Law, wherever any Persons take in another's Capacity than their own, it is always upon Trust, as Executors or Administra-tors, Churchwardens, &c. and all single Cor-porations: And where the Law creates the Trust, the Law provides Remedy, if the Trust be broken,

for putting the Truft into fafer Hands. And likewife, if confidered as a Right framed by Policy, to take in Succession, it is in Substance the very same with that of single Corporations, and if any Advantage be in point of Duration, it inclines to the Side of lingle Corporations, as better framed by Policy to have Continuance, than the other of aggregate Corporations.

1.] Because the Choice of the Successions, whether elective, donative, or presentative, is placed elsewhere, and not in the Person himself, that it cannot be in his Power to prevent the Succes-

2.]. Because the Law leaves it not in his Power to determine the Corporation, either by Surrender, or Forfeiture, but during his Life; and fo can-

not prejudice his Succession.

But in Lay Corporations the Power of Succesfion being intrusted with them by Elections to continue it, the whole Right is in them, and confequently in their Power to determine it, either by not electing, or electing those the Law incapacitates, which is the Cale of Worcester; or every Man of them may for good Caufe be disfranchifed, or the Franchife for Caufe feized, and confequently, for want of Succession, fail. Besides, togo in Succession doth not necessarily imply a Perpetuity: Goods may go in Succeffion, as to Churchwardens. A Chattel Leafe may go in Succession. The King grants Lands for Years, rendring the Rent to the Aldermen of Chesterfield; they take in Possession as a Corporation, Cro. Eliz. 35. (Mich 26) The fame Case, Hales, Corporation pl. 25. Upon these Grounds that there is a Condition annexed to all Corporations, as well as other Liberties, and that there is nothing peculiar in the Nature of Corporations aggregate, to exempt them from being liable to Seizure for Breaches of that Condition, I conclude, Corporations may be taken into the King's Hands by Seizure; which is a Separation of the Liberty of being a Body Politick from the natural Persons, who (as Bracton phraseth it) were but Usu-fruttuarii, and had not Absolutum Dominium. And by this Separation the natural Persons are only restored to the Government of the Common Law.

The Mischies that would inevitably follow, were the Law otherwise, have been insisted on by Mr. Solicitor. It were to fet up independent Commonwealths within the Kingdom; and according to the judgment of the Parliament

21 Ed. 3. would certainly tend 21 E 3. pl. 17. to the uttter Overthrow of the

Common Law, and the Crown too, in which all Sovereign Power to do Right, both to its felf and the Subjects, is only lodged by the Com-

mon Law of this Realm.

The Answer Mr. Recorder applied to the Mifchiefs, That they may be otherwise punished, is of little avail. Though he did not express in what Manner they might be punished, yet it must be intended by Fine, or at the Suit of the Persons injured by their Oppressions. The same Answer may be applied to the Oppressions by Officers, and the Abuses of all Liberties whatsoever, and likewise to excuse the Disfranchisement of any one Member of a Corporation: But that is no fufficient Remedy to cure the Mischiefs, whilst the Cause still remains, and is in as great Power to oppress, as before; which nothing can sufficiently restrain, but the Loss, at the least the Fear of

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the Lois of that Power. To put the Subjects grieved to contend with Corporations for their Relief by their feveral Actions, were for the common Law tolay a greater Burden upon them, than what they fuffered from the Corporation, as was fufficiently experimented in the Cafe of the Duty of Water-bailage of London, before the Quo Warranto was brought to refcue them: And if they recover Damages, those Damages can only be levied upon the

common Goods and Estate of the Corporation, 8 H. 6. 1. And many Corporations have little or nothing in common Stock, and few Corporations sufficient to make Sa-

tisfaction for all their Oppressions. And to profectute for a Fine is no Satisfaction to those who are injured, nor doth remove the Cause of the Oppression. And the Law would be very deficient, if such inserior Jurisdictions, or Corporations, were not subject to the common Law upon the like Conditions as other Liberties, Fran-

chifes, and inferior Jurisdictions are.

Mr. Recorder hath affirmed it with great affurance, 'That' never any till this Suit ever fo much as thought of refuming Corporations, which are fubordinate Governments. I shall only request of him, and of the other Gentlemen of the City's Counsel, to shew me the Opinion of one learned Man of this Kingdom, or any other Nation, deliberately delivered upon the Question, That fedatory and subordinate Governments cannot, for any Cause whatsoever, be forfeited or refumed. That de fatto they have been re-fumed in other Nations is testified by many Au-thors, with their Opinions, that de Jure they may fo be; which I forbear to trouble the Court with. Within this Kingdom of that Nature are Counties Palatine, the Cinque Ports, the Liberties of Ely, Lordships Marchers, and such like, and the Corporations of Cities and Towns; which are all held of the Crown of England. What the Practice and judicial Opinions have been concerning these Liberties, according to the Law of this Land, Mr. Solicitor hath shewn in several Instances; which I shall not repeat, but shall produce some others to prove the same Matter. I beg leave to rescue a very considerable Precedent produced by Mr. Solicitor, from the Gloss Mr. Recorder was pleased to put upon it, That it was an Act of Parliament; when its no such matter, but a Judgment of the King's Bench in point upon a Forfeiture. It is the Case of Sandwich, cited p. 9 Ed. 1. Rot. majus 35. Kanc. The Record is amongst the Plea Rolls, in the Treasury or Tally Office.

It was upon an Information at the King's Suit, presented by the Sheriff of the County against the Mayor of Sandwich, and Three others, for assaulting the Sheriff's Bailiff upon Execution of the King's Writ within Stanore, beating the Officer, and taking the Writ from him, and tearing it, and stamping it under his Feet. They plead to the Jurisdiction, that Stanore was within the Liberty of Sandwich, within the Cinque Ports; and that De aliqua seductione fac' corporis Regis, non tenentur respondere alibi, than at the Court at Shepway. The Plea was over-rul'd upon this ground, that none could claim such a Liberty without express Grant; and they shew no Charter for it, and were ruled to answer over. They insist upon that Exemption, and resule to give any farther Answer; whereupon Judgment was given, that they be committed to Prison: And

the Judgment goes farther, Et quia Johannes Dennis Major de Sandwich convictus est de transgressionibus prædictis; et sactum Majoratus in bis que tangunt Comitatum est sactum ipsius Communitatis, consideratum est, quod Communitas de Sandwico amittat Libertatem suam. This is an express Judgment of this Court upon the Forseiture of the Liberty, for a Crime committed by the Mayor and others, in a Matter relating to the whole Liberty. Before this, the Franchise of Sandwich was seized, as forseited into the King's Hands for a notorious Riot committed by the Inhabitants, in obstruction of Justice, 3 Ed. 1.

of Justice, 3 Ed. 1.

The Case upon that Record was thus: Upon an Inquisition found of Purprestures within the King's Warren of Dover, by stopping a Water-

Paích. 3 Ed. 1. Kanc' 54. Dorso Rot. majus.

course, whereby the Warren was overflown, a Writ issued from the Court of Dover, to distrain the Offender by his Goods, to amend and remove the Purpresture: The Officer distrains the Cattle of Simon Ercheston, who was the Offender, and lived at Sandwich, within the Cinque Port. Some of the Men of Sandwich make Rescous; and when the Constable of Dover sent Mesfengers to complain to the Mayor of Sandwich of this Rescous, and to require Redress; after the Complaint made, and no Redress had, several of the Men of Sandwich fell upon the Messengers, and severely beat them. Then the Constable sent more Officers to see Right done, against whom the Town was barrocaded and chained, and his Officers kept out by the Townsmen in hostile manner. Then the Constable went in Person, and after some time suppressed the Tumult, and upon their Submission, the Commonalty prayed the Constable would deliver their Submission to the King, which they then delivered to him under their Common Seal; and accordingly was delivered by the Constable to the King and Council, and adjourned into Parliament: And the Mayor, Bailiffs, and Commonalty ordered to be there at a certain Day, before the King and his Council in Parliament. Upon hearing thereof in the Presence of the Mayor and Bailiffs for the whole Commonalty, Judgment is thus entred upon that Record; Confideratum fuit per Dominum Regem & concilium fuum in Parliamento, quod Majoratus & Libertas de Sandwich pro prædictis Transgressionibus in manus Regis capiatur, & tradatur in custodia Constabulario de Dover, ad disponendum de prædicta Villa secundum communem Legem & Confuetudinem Regni, non obstante aliqua Libertate. It evidently appears, both by the Form and Matter of it, that that Form was judicial, and not legislative, and agreeable to the Forms of Judgment, in the other Common Law Courts, and in our Law Books. Here is a Judgment only of Seizure upon a Forfeiture, yet it amounted to a real Ouster; for the Town was actually diverted of the Liberty, and delivered up to the Government of the Common Law. For capiatur Majoratus & Libertas de Sandwich in the Singular Number, in manus Regis tradatur in custodia Constabulario suo, who is the Common Law Officer, within the Cinque Ports, is no more than leaving the Town to the Government of the Common Law; which is fuller explained by the subsequent Words of disponendum de Villa fecundum Legem & Consuetudinem Regni. And it appears by this Record, that there is a difference between the Liberty and the Ville, though fomeProceedings between the King and Hil. 35 Car. II.

times Ville is used for the Liberty of the Ville; but here the Mayoralty and the Liberty are feized, and the Ville delivered over to the Com-

mon Law Officer.

The next Precedent I infift upon, is that recited by Mr. Recorder, the Case of the Town of Cambridge, but lamentably defaced by my Lord Coke's marginal Note, and Mr. Recorder's Averment, that by the Record it appears to have been by common Consent of Parliament. I rather insist upon this, for that Mr. Recorder hath acknowledged its Force, that it worked upon the corporate Right, and was upon a Forfeiture, but lays the Force of it in its being an Act of Parliament, when in truth it

is a plain Judgment of a Court of Law, and it appears by the Re-cord it was no Act of Parliament. 5 R. 2. N. 45. to 66.

Mr. Recorder cited the Record, 8 R. 2. No. 11. 4. Inft. 228. and it is probable Mr. Recorder looked no further than that Book for it: In the Margin it is so cited, but miscited; yet in the Body of the Book, in putting the Case, it is truly cited; for the Record is 5 R. 2. 45. to 66. and it is evident by the marginal Note; and my Lord Coke's faying it was the common Confent, milguided Mr. Recorder, to affirm it to be an Act of Parliament, when the contrary appears The Complaint to the King and by the Record. his Counsel in Parliament against the Town of Cambridge was for a great Riot committed, and an Affault upon the University; and the Fact in substance is the same as related in the Fourth Institutes. It was profecuted at two Suits, the one against the late Mayor and Bailiss, who were at the Time of the Riot in their natural Capacity; the other against the Mayor, Bailiss, and Commonalty in their corporate Capacity; the Writs returnable coram nobis & concilio nostro. The former Mayor and Bailiffs appear, and plead in their natural Capacity, that they were neither asfenting nor aiding to the Riot; neither did or faid any Thing, that might turn to the Damage of the University, unless only by Coaction and outrageous Compulsion: And there feems to have been no further Proceedings in that Suit. Upon the other Writ the Mayor, Bailiffs, and Commonalty appear, and pray they may have a Copy of the Articles, which were read to them, and Counsel allowed to them, and Time to answer; and fuch Answer was returned, as is mentioned in the 4th Inst. But in the Record it is said, it was answered by the Court; and that the Court told them, that at present they should not be put to answer to the Crime (which must be in order to a Fine) but only touching their Liberties.

Then touching their Liberties, they put in a Plea by their Counsel, to the Jurisdiction of the Court, Cotton's Rewhich is omitted in my Lord Cooke;

only he faith, after many Dilatory Shifts and Subterfuges following therein, the Court overruled the Plea to the Jurisdiction, and ruled them to answer in chief; and if not, Judgment should be entred by nibil dicit. They then pleaded a frivolous Plea, partly not guilty, partly in Excuse; and the King's Serjeant replied, and the Plea was held naught. Thereupon they submitted, as to the Franchise, to the King's Grace, saving that it might be no Conclusion to them, if they should be called in question for the Crime. Whereupon Judgment of Seizure was only given. The Words

of the Record say thus: Nostre Seigneur le Roy de Assent des Prelates & Seigneurs en cest Parliament fist seiser la dit Franchise en sa maine come for-feit pur la ditz Causes. Throughout the Record it appears by all the Proceedings they were judicial; but the Plea to the Jurisdiction of the Court, and the Judgment by the King and Lords, only are Demonstrations it was no Act of Parliament, nor adjudged by the legislative Power, but by a Court of Law.

It appears upon the same Record, that the King granted feveral of the Particulars which were seized, to the University, who enjoy them to this Day. Et la Remnante de la Franchise de la dit Ville the King granted to the Mayor and Bailiffs, to hold of him and his Heirs, at the ancient Rent of 101 Marks.

33 Ed. 1. Plac. parl. 277. The Liberty of the City of Winchester seized into the King's hands by Judgment of the King and Lords, for suffering a Hostage of Baion, who was committed to their Charge by the King for fafe Custody, to escape, to the King's great Damage. The Writ of Seizure is directed to the Sheriff of the County. quod prædictam Civitatem Wintoniæ & Libert atem ejuschem Civitatis, cum omnibus ad eas tangentibus sine dilatione capiat in manum Regis, & eas salvas custodiat, donec Rex aliud præceperit. Whereby the Franchife being feized, the Men of the City are put under the Government of the common Law Officer. Afterwards the City compounded with the King for 500 Marks, and then the King reddidit eisdem Majori & Civibus Civitat. & Libertat. prædict. habend. & tenendum in forma qua eas tenuerunt ante captionem earundem in manus Regis, and Letters Patents of Restitution were granted, and a Writ of Restitution directed to the Sheriff.

These were Judgments by the King and Lords in Parliament, upon Forfeitures, and were Judgments of Seizure only, according to the fett-led Rule and Practice in the Common Law

Courts.

Mich. 18, Ed. 3, Rot. 161, B. R. in the Treasury or Tally Office. A Judgment of the King's Bench, against the Town of Ipswich, upon a Forseiture. The Bailiss of Ipswich are impleaded by the King, upon a special Information, reciting that in the King's Bench, sitting there, several Malefactors were indicted for the Death of one John Holtby, and that many of the faid Town, tam de majoribus quam de mediocribus, did com-fort and encourage the Felons after the Felony committed, and treated and entertained them with Viands and great Joy. And, after the Departure of the Justices, kept a mock Court publickly, and fummoned the Justices and the Officers of the Court, to appear under several Pains. To which the Bailiss appeared, and were opposed, by the Court, why they did not attach and stay the Malesactors? They answered, The Malefactors flew to Sanctuary: Being further opposed, that they did not attach those of the Town, that furnished the Ma-lesactors with esculenta & poculenta, they pleaded, quod non ausi suerunt, eo quod tanta suit multitudo gaudentium, & plures eorum fuere e parentela Ma-lefactorum: Whereupon Judgment was given contra Balivos & Communitat quod custodia ejusdem Villæ seisiatur in manus Regis, & quod aliquis ex Parte Domini Regis, qui sit ausus ad pacem Domini Regis manutenendam, se intromittat in eadem Villa, quousque Dominus Rex aliud inde dixerit. Which the Record 1683 B.R. the City of London on a Quo Warranto.

Record shews, is the Bailiff of the County, the common Law Officer. And the Mayor and Bailiffs in open Court furrendred their Staffs of Of-This Judgment is agreeable to those in

Parliament, and of Seizure only.
R. Claus. 7. Johan' Memb. 24. Civitas & Libertas Norwici was feized into the King's Hands, for hanging Approvers without the License of the King or his Justices; and the Mayor was summoned to answer for the Damage done to the King. Rot. Fin' Memb. 10. (13 Ed. 1.) the Liberties of Norwich seized for a great Riot, and burning the Church: The Case is mentioned Roll. Prerogative, fol. 204. The Liberties of Norwich were again seized, 21 H. 6. upon a Presentment of a great Riot taken before Fortescue, and afterward regranted to them, 27 H. 6. Pat. Roll. Memb. 19. The Case is cited by Mr. Noy, in the Case of the City of London, concerning the Death of Dr. Lamb, Cro. Car. 252.

The Liberties of Oxford were feized, 32 H. 3. for a great Riot committed by the Towns-Men, when the King's Brother was there, and killing of his Brother's Baker. The Writ to the Sheriff runs thus; Quod capiat in manus Regis villam de Oxon, ut eam salvam custodiat ad opus Regis, ita quod Major et homines ejusdem nullam inde babeant administrationem; the King in the fame Year pardons them, and grants them Restitution, and a Writ to the Sheriff to put them into Possession, 32 H. 3. Memb. 13. Hal. Lib.

L.f. 326.

Again the Liberties of Oxford were feized 29 Ed. 3. and part of their Liberties granted to the University, which are enjoyed by them to this Day, and the Residue restored to the Town; the Seizure was for a Riot commit-

ted, Rot. Claus. 29 Ed. 3. M. 21.
20 H. 3. The Liberties of Evesham, for using false Measures, when the King was there, and afterwards, upon Submission of the Ab-bots and Monks, the King makes Restitution to

them, R. Cl. 20. H. 3. M. 8.
18 Ed. 1. The Town of Southampton was feized into the King's Hands, for wounding, even to Death, an Officer in ferving the King's Writs: They after submitted to a Fine, and took a new Grant, and raised their Fee-sarm Rent to 20 l. per Ann. Roll. Prerog. so. 204.

It would be too great a Trouble to the Court, to cite more Precedents of Seizures for Forfeitures. In all these Instances Restitution was never made by the Court, but by the special Grace of the King, after Submission to him, and upon fuch Terms ashe was pleafed to accept; and in some Cases was pleased to restore them to the whole; in other Cases, but to the Part of the Liberties. That this Liberty of being a Body Politick may be seized into the King's hands by Quo Warranto, Mr. Recorder in Effect hath admitted it, if the Suit be brought against continuous Members, and the Cases produced particular Members, and the Cases produced by him prove it. For in the Case of Cusack, the Curia advisare vult was upon that very Point of being a Body Politick: And the Case of the Virginia Company, the very Liberty of being a Body Politick is by the Judgment seized into the King's Hands.

I will give some Instances where it hath been done, in Cases of Quo Warranto, against them by

the incorporate Name.

Fitzh. Avowry 129. In the Iter of Lancaster,

a Quo Warranto against the Bailiss and Commonalty of Lancaster: They appear, and claim by a Charter of King John, whereby the King grants to them all such Franchises, which the Burrough of Northampton had; but do not fet forth upon Record what Franchifes Northampton had; nor do make Title to the Franchise by Prescription: And for that Reason Judgment was given, that their Franchife be feized into the King's Hands, as forfeited.

In the Case I before cited, a Quo Warranto against the Bailiffs and Aldermen of New Radnor, and Judgment against them by Default, that

20 Jac. 1. Rot. 17.

the Liberty should be taken and seized into the King's Hands, though afterwards it was reverfed, because in misericordia was entred instead of a Capiatur pro fine; yet it is a Judgment in Point, that a Corporation might be forfeited and

feized by Default in Pleading.
The Case of New Malton, Trin. 6. Jac. 1. R.3. is an express Authority, that this Liberty may be feized by Judgment in a Quo Warranto against the Inhabitants of a Town, by their corporate Name: It is brought against the Bailiss and Burgesses of New Malton; and the Form of the Information is the very same with this against the City of London. They plead by their corporate Name, and intitle themselves to the Liberty by Prescription; and Verdict and Judgment against them by their corporate Name of Seizure only, that the Liberty be taken and feized into the King's Hands; and which is more, the Capiantur pro fine against them is entred against them by the corporate Name of Ballivi & Burgenses, though the Corporation by the Seizure was dissolved; and the Reason no Doubt was, that that general Name was a fufficient Description of the Persons who were liable to the Fine for their Usurpation. And no doubt can be made, but that the true Liberty may be forfeited and lost, by insisting upon a wrong Title, as well as by Default, or any other Forseiture whatsoever. This Town lies under the Weight of that Judgment to this Day, and are no Corporation; and being opposed by the Interest of the Lord Eure, who prosecuted that Quo Warranto, did never obtain any Restitution or Regrant.

A Quo Warranto against the Bailiffs and Burgesses of Berkhamstead Mich.15 Car. 2. in Com. Hertford: They appeared,

and Judgment pro defectu responsi given of Seizure, Pasch. 16 Car. 2. and they are no Corporation at this Day. In the ancient Eyres, the Justices in Eyre, when upon Claims put in, the Liberties were lost, either upon some Defect in Pleading, or for fome fmall Abuser or Mistake, the Justices were entrusted with the King's Mercy, to admit to a Fine for Redemption, and make Restitution: But Judgment first passed for Seizure. And regularly upon the general Summons of Quo Warranio in Eyre, or special Suit of Quo Warranio, which are all founded in the same Right, no other Judgment can be given, if for the King, but a Capias in manus, or of Ouster; if for the Defendants, a Judgment of Allowance, or Eat fine die. The Capias pro fine is collateral, and for the Usurpation, not for the Cause of Forseiture or Seizure. It was one of the Articles of Inquiry in Eyre, how they had used their Liberties; if an Abuse was found, though never so fmall, Judgment of Seizure was given; though

afterwards redeemed by Fine upon Submission. Quo Warranto upon a Claim of View of Frank-Pledge in Eyre. It Raftal pl. 1. was demanded of the Defendant, if

he had any Pillory or Tumbrel; he answered, He had not. Judgment was prayed on the Behalf of the King; for that amounted to a Forfeiture; and if that were not sufficient, that then it might be inquired on Behalf of the King, how they had used the Liberty. The Jury find, that the Defendants and their Ancestors had view of Frank-Pledge, but find that the Defendants had taken Amerciaments of Offenders against the Affize for Bread and Beer, amounting to two Shillings, in fuch Cases where the Offenders should have been punished by the Pillory and Tumbrel. Ideo consideratum est, quod Visus capiatur in manus Regis. And then they pray they may have their Liberty again upon a Fine, which is granted to them, upon Pledges for well using of their Liberties. And there is no Difference where the Liberty is lost upon a defective Claim or Mispleading, or for a Forseiture in Quo Warranto; the Judgment is the same of Capias in manus; and it is all one, whether the Cause of Forfeiture be found by a Jury, or confessed upon the Pleadings, in a Quo Warranto.

The next preliminary Point which was moved, is, Whether the Acts of Common Council be the Acts of the Corporation, and do oblige

them?

It feems a strange Question, that when to asfemble, confult, determine, and to make Orders and By-laws for the Rule and Government incident to every Corporation, without special Clauses of Grant, and that herein only confifts the Exercise of the politick Reason of the whole Body, it should be doubted, whether what they determine and refolve upon, being so jointly affembled, be a Corporation Act, or may affect the Corporation? Upon the Erection of all Corporations, this Power of affembling, deliberating, and determining for the Corporation, is either intrusted with a few particular Members, whose Continuance in that Trust (both as to the present Members and the Succession of them) is directed by the several Charters: Or else it is intrusted with the whole Body, and that either expresly in plain Words, or by Implication of Law, when the Charters are altogether filent therein: The Law in such Case lodgeth the Power of affembling, debating, and determining for the Corporation in all the Members, and the whole jointly affembled (or fo many of them as upon Notice shall appear) constitute the Common Council: And such Assembly is not stiled the Common Council from being retained and giving of Counsel, as Mr. Recorder would have it, in which Sense he only, and the Common Sergeant are the Common Council of the City; but they are so called from their joint assembling and confulting for themselves, who confittute the Body Politick. In the same Sense, the Parliaments of England, by many Authorities, are called Communia Regni Concilia. This Power thus lodged in the Whole, may be the Whole, or the major Part, which always binds the Whole, being lodged or delegated to a certain Number, which may represent the Whole. In such Case, where the Power is transferred, those Members to whom it is transferred constitute the Common Council in the fame manner, and their Acts are

of the fame Obligation, as where all meet, unless the Delegation were not general, but certain Cases reserved for the Determination of the Whole, as hath been done in feveral Corporations; but in all Cases not excepted, their Acts are the Acts of the whole Body. Where the Common Council is constituted of the whole Body, or of all the Members, who will meet upon Notice, there is no room left for Doubt, but their Acts, and the Acts of the whole Corporation are the fame. Mr. Recorder feems the only Person that ever doubted it, and is not to be beaten from his holds:

First, That the Common Council consist only of particular Members, and their Acts bind only the Members; & Actio non egreditur

Secondly, That no Corporation Act can be without the Common Seal.

Thirdly, That the Acts of the Common Council of London are under the Protection of the Statute or Charter in Parliament of 1 Ed. 3. their Acts are Perfonal, and they but Ministers of the City; and that the Charter provides, that the Liberty of the City shall not be taken into the King's Hands for any perfonal Trespass of any Minister of the City.

For the first, I have already demonstrated, that there are no Acts of the Corporation, but what are performed by the particular Members; I will not repeat. I have produced many Instances, that in point of Crime the Acts of particular Members do affect the Corporation, touching their Liberty. That they do so in point of Wrong between Subject and Subject, the Cases are infinite; I will only mention the Authorities: 9 H. 6. 36. b. 8 H.6. 1. a. & 14. b. 45 Ed. 3.2. b. 15 Ed. 4. 1. b. 5 H. 7. 26. a. 4 H. 7. 13. a. 32 H. 6. 9. a. 7. I shall add one Case more, that absolutely destroys Mr. Recorder's Hypothefis, upon which he relies, That a Corporation cannot do or suffer any Wrong; it is 48 Ed. 3. 17. b. The Mayor and Commonalty of Lincoln bring Covenant against the Mayor and Commonalty of Derby, upon a Deed of Covenants made by the Predecessions of those of *Derby* to the Predecessions of *Lincoln*, that those of the Town of *Lincoln* should be discharged from Toll for their Merchandizes brought to *Derby*. In their Count they affign for Breach, that two of the Burgeffes of Derby by Name did exact and take Toll of feveral of the Burgesses of Lincoln. The Defendants first take Exception to the Count for Variance from the Writ; that the Writ supposeth and alledgeth the Breach to have been committed by the Mayor and Commonalty, and the Count affigns the Breach by two Burgeffes: The Exception is over-ruled, and the Count held purfuant to the Writ for the Breach of Covenant, which binds the whole, and must be made by the Members. Then it was insisted upon, in point of Law, That the Act of the two Burgesses did not oblige the Corporation. It was admitted, that the Act of all the Members met together would oblige the Corporation: But it was refolved, that it was a Breach, and obliged the Corporation; and that the taking of Toll by their Officers was a taking of Toll by the Corporation; and the Reason given is, that all the Members of the Corporation cannot, by any common Intendment, be understood to meet to-gether to take Toll. Here is an express Judgment, that Crimen egreditur Personam, and shall render the Corporation liable for Wrongs done to a particular Member of another Corporation. Much stronger is the Case of the King upon Breaches of the Condition in Law, as I have shewn, where the Acts of the particular Members, committed against the King's Officers, are adjudged done against the King, and render the Corporation liable; but when all meet together, and do an Act, I may say it was never yet doubted, but the Corporation was obliged.

Trin. 17 Car. 1. Cro. 540.

The Case of Warren, which was cited, of the Place of Common Council Man of Goventry, is nothing to this Purpose; nor the Reason given, That such

this Purpose; nor the Reason given, That such Place was collateral to a Corporation; which was no more, than that the Court could not ex Officio take Notice of it as a fixed Place or Office, but must take it upon the Return; it being variously used in several Corporations, as I have shewed; and the Custom being returned to choose and remove them ad libitum, the Court could not judge otherwise, as they may of the Freedom of any Member, which is the same in all Corporations. And therefore in the Case of Estwick and Bret, Common Council-men of London, where the Court could take Notice, they were chosen for a Time certain, the Court adjudged they could not be removed without Cause, and granted Restitution. That the Members

Trin 23 Car. 1.

Rol. Reftit.
Pl. 8. fol. 456.

Of a Corporation can be punished only in one Capacity, and not in both Capacities, and impeaching

them for Treasons and Felonies in their Corporate Capacities, will be licensing them, or at least giving them an Exemption and Encouragement to commit these Crimes impune in their Natural Capacities, is a Strain so much above Ela, that I cannot understand it. Sir James Bagg's Case teacheth other Doctrine, That the punishing of any of the Members criminally for infamous Offences, by Fine, Imprisonment, or Pillory, at the King's Suit, doth not exempt the

Criminal from Disfranchisement.

The many Precedents I have produced do prove, that the Rioters or Members, who committed the Cause of Forseiture, were not discharged by proceeding against their Liberties. In the Case of *Norwich*, for hanging the Approvers, the Liberty was seized for Misgovernment, and Process issued against the Mayor to answer it at Westminster, criminaliter. And in the Case of Cambridge, the Court told them, they did not then put it upon them to answer criminally, but as to their And they themselves knew, that by Liberties. Seizure of their Liberties they were not discharged of their Crime: And therefore in the Plea of Submission they insert a Saving, that it might be no Conclusion to them, in case they were impeached Mr. Recorder doth admit, that if criminally. all the Members commit Treason, and be executed, the Politick Person is destroyed as well as the Natural Persons, and that justly too for so great an Offence; and therefore the Extent of Forfeitures doth not encourage, but deter Of-fenders from Commission of the Crimes. And the Citizens, when they know that their Riots, Oppressions, and Libelling of the Government, do not only subject their Persons to Punishment, who are the immediate Actors, but also subject the Constitution and Government of their City to be questioned, will look upon themselves under VOL. IV.

stricter Bonds for discharging their Duties, than common Subjects are. And therefore the Nobility, who have so great a Share in the Government, for Treasons do not only forseit their Lands and Lives, but their Right of Peerage, which is a special Trust for Government; and that was forfeited in Cases where their Lands were not forfeited, but only during their Lives, upon the Condition annexed to that special Trust; as before the Statute of 26 H.8. if a Nobleman (to him and the Heirs Males of his Body) having entailed Lands, commit Treason, his Lands are not forfeited from his Heir in Tail; but the Dignity is forfeited and extinct, and not supported by the Statute of Donis, by reason of the Condition annexed, Nevil's Case, 7 Co. fo. 34. The Law is the same, where the Dignity is granted in Parliament, or by Act of Parliament, it is no less forfeitable in one Case than in the other; the Condition the Law annexed is still the same. If when the Members of a Corporation, corporaliter affembled, commit Treason against their Prince, it must certainly be acknowledged to be against their Duty, in whatever Capacity they be considered; especially since the Statute of King James, which makes the Oath of Allegiance to be Part of every Freeman's Oath; and the corporate Right is held of the King. If the Law allowed no other Way of taking Advantage of Forfeiture of the corporate Right, but by executing of all the Members, the Law it felf might be accused of as great Tyranty as ever was practifed by the greatest of Tyrants. And to this and pothing elfo the Principle 12 decreases and nothing else, the Principle laid down by Mr. Recorder, that Treasons, Murders, and Felonies of the Members do not affect the Corporation in Law, doth directly tend, viz. to introduce Cru-

The Objection that no Acts are corporate Acts, or can affect the Corporation, but what are under the Common Seal, nothing certainly can be more vain than fuch an Affertion. Then no Mayor, Sheriffs, or other Officers, ever acted legally in their Choice by the Corporation, because not under the Common Seal: Then no By-laws are valid as corporate Acts, because not under the Common Seal: The same may be said by most of the corporate Acts in Cities and Towns.

In the Case of Cambridge before the King and Lords, 5 R. 2. Birdfield and other Burgesses appeared on the Behalf of the Commonalty; the Court demanded of them if they had Authority under the Common Seal of the Town? They answer, The Town had no Common Seal, but that they were chosen at a common Assembly of the Town summoned for that Purpose, which is the Common Council, to appear for the Commonalty, to answer and receive ce queux la ley volt, and the Authority was adjudged sufficient. The Common Council, fay they, are but Ministers of the City, and the Liberty of the City hath a special Protection against the personal Acts of their Ministers by the Charter in Parl. 1. E. 3. I have a Copy of that Charter by me from the Records in the Tower. The King's Grant indeed is, de affensu Prælatorum, Comitum, Baronum, & totius Communitatis Regni in instanti Parliamento. The Considerations of the Charter are pro melioratione Civitatis, and for the laudable Services of the Mayor, Aldermen, and Commonalty, performed to the King and his Ancestors; but the Grant is only Civ. Civitatis predict, habendum 5 M

fibi & successorib. suis. The Words of the Grant are: Quod pro aliqua personali transgressione vel judicio personali alicujus ministri ejusdem Civitatis non capiatur libertas illius in manum nostram vel heredum nostrorum, nec custos in eadem Civitate ed occasione deputetur, sed bujusmodi Minister prout quali-tas transgressionis requirit, puniatur. These are all the Words in that Charter, which refer to this Matter; and the fame were granted to them, in fome former Charters out of Parliament. This appears by this Charter in Parliament, that Libertas Civitatis, which is the Franchise or Corporation, had been seized and might be seized for some personal Miscarriages of the Ministers; for it is meerly the King's Grant, that exempts them from it for the time to come. I do agree, that every personal Miscarriage of their Ministers was never any Cause of Forfeiture; but it must be Miscarriages of Omission or Commission, which amounted to a Misgovernment within the Corporation. As 30 H. 2. Rot. Cl. memb. 5. The City of London was taken into the King's Hands, for not levying a Hue and Cry upon the Death of Persons who were slain, Hale Lib. L. fo. 269. H. 3. memb. 2. Their Liberty feized for giving of false Judgment in the Hustings, Lib. L. 309. These are sufficient to shew what are the personalis transgressio, and personale Judicium intended to the Charter; though many the like Instances may be produced. Who are the Ministers intended partly appears by the Charter, but fuller by other Authorities, viz. Mayor, and Aldermen, and Sheriffs, who are in that Charter expressly mentioned. But this Charter did not prove of any great or long Advantage to the City, in differing them as to this Privilege from other Corporations; for they were met with, either by excessive Fines, set upon their Officers for perfonal Defaults and falle Judgments; or that it excused the City only upon the first Offence; and if again they committed the like Offence, it was no longer personal, but become their Offence, because they did not displace their Officer to provide against his reiterated Crimes. And therefore, as Mr. Solicitor hath shewn, the Liberty of the City of London was after this feized into the King's Hands for Misgovernment; besides the Punishment of their Ministers became difficult, because the Offences being committed in London, the Inquiry of them must be by Men of the same, who favoured these Officers. And thereupon, to fettle this matter, an Act of Parliament was made by the fame King, which is in Print. The principal Grounds of the Act, as the Act recites, 28 Ed. 3. c. 10. were that the notorious Errors, Defaults, and Misprifions for Default of good Governance of the Mayor, Sheriffs, and Aldermen of London, could not be inquired of, nor found by Men of the same City. The Act fettles the Rule, that for the first Default of the Mayor, Sheriffs, and Aldermen, they shall forfeit 1,000 Marks; for the fecond Offence 2,000 Marks; and for the third Default, the Franchise and Liberties of the City shall be taken into the King's Hands, and this for the Defaults of their Ministers; which is a plain Judgment in Parliament, that the Franchise of London may be forseited; and explains the Charter of the 1st Ed. 3. And to make the Remedy effectual, these Defaults are omitted to be inquired after by the Juries of Foreign Counties; and fo shut the Door against

all Pretences for the Charter, 1 E. 3. and former Charters. It is enacted, that the Ordinance shall be held firm and stable, notwithstanding any Franchises, Privileges, or Customs. By this Law the Fines of their Ministers for their first and second Offences, in Breach of good Government, are ascertained, which by the former Charters were at Discretion; but for the third Offence of their Ministers, their Franchise might be seized as before 1 E. 3. and their other Charters might, for the Offence of Milgovernment, and from thence till this Statute for the fecond Offence. But neither the Charter 1 E. 3. or this Law did extend to any outrageous Acts of their Members, as breach of their Duty and good Government, but only to the personal Acts of the Mayor, Sheriffs, and Aldermen, in their several Trusts committed to their Managery. Under this Law the City of London stood till 1 H. 4. from which King the City expected greater Favours than ordinary, as having merited them by being the chief Instruments of his Promotion to the Crown; but the manner wherein they were in-ftrumental, I forbear to mention. Yet from ftrumental, I forbear to mention. Yet from that King they could obtain no more, as to the Forfeitures for the personal Offences of their Ministers and Officers, than to be put into equal Condition with other Cities and Boroughs. The Statute, after Recital of 28 Edw. 3. That our Lord the King confidered the good and lawful Behaviour of the Mayor, Sheriffs, and Aldermen, and of the Commonalty of London towards him, and therefore willing to ease and mitigate the Penalty aforesaid, by Assent of Lords and Commons hath ordained and established, that the Penalty aforefaid, as well of the 1,000 and 2,000 Marks, and the Seizure of the Franchise, shall not be limited in a Certainty; but the Penalty in the Case shall be by the Advice and Discretion of the Justices, as other Cities and Boroughs be within this Realm; and that the Remnant of the Statutes stand in their Force: So that from 1 H. 4. the City of London never could pretend to any other Exemption from Forfeiture of their Franchise than other Cities and Boroughs may.

Here I crave leave to join fome other Records to those produced by Mr. Solicitor, particularly

relating to the City of London.

2 Pat. Roll. pars 2. memb. 9. The king appoints John Lord Breaton Custos of the City, with Commission to americe and punish the Aldermen and others of the City, according to their Demerits.

8 Ed. 2. Memb. 3. dors. A Writ issues for the orderly choosing of the Mayor and Sheriss, which began then to be tumultuous, and, as the Record saith, Quod quidem populares & plebes, conspiratione inter eas babita, dissidia innumeraque facinaria dista civitate note dieque perpetrantes, conventiculaque clandessina in locis privatis sacientes, non vocati & summoniti, bujusmodi Electionibus se immiscent communicationibus & clamoribus. The Writ recites the Elections to have been per Aldermannos & alios cives discretiores & potentiores; and commands that they be so done, prout in eadem civitate antiquit serie consuevit: otherwise, that the King would not admit them, when presented to him or his Exchequer.

14 Ed. 2. pars 2. memb. 22 The King grants the Office of Mayor, feized into his Hands at the Iter in the Tower, to Robert Kendall, durante bene placito.

### 1683B.R. the City of London on a QuoWarranto. 819

15 Ed. 2. pars 1. memb. 2. The King first replevins to the Aldermen, Sheriffs, and Citizens the Office of Mayor, who present to the King Hamond de Chigwel for the Office, and the King admits him; and then the King grants to the Aldermen, Sheriffs, and Citizens, the Mayoralty to hold at the King's Pleasure.

hold at the King's Pleasure, 26 Ed. 2. memb. 5. The King absolutely restores to them the Mayoralty, to choose as before

the Seizure into his Hands.

16 R. 2. pars 1. memb. 28. dorf. A Commiffion iffueth to the Duke of Gloucester, and several Lords and Judges, to enquire of the Defaults of the Mayor, Aldermen, and Sheriffs, upon the

Statute of 28 Ed. 3.

16 R. 2. memb. 2. dorso. The Commissioners sate at Eaton, in Com. Bucks, and the Mayor, Sheriffs, and Aldermen, were convicted of several Miscarriages, and the Liberty of the City (by the Judgment of the Court) seized into the King's Hands; and the King (by the Advice of his Council at Windsor) constituted Baldwyn Badington Mayor in the Room of William Venner, and two other Sheriffs, and 24 Aldermen, to hold during the King's Pleasure; and they all took their Oaths before the King and his privy Council: And in that Record the Prior of Christ Church was sworn an Alderman,

16 R. 2. pars 2. memb. 31. In the same Year the King, at the Intercession of the Queen, grants to the Aldermen, Sheriffs, and Citizens, that they might use their Franchises as they did before the Seizure; but with this Clause of Restriction, Quousque aliter ordinaverinus. Upon which the City chose John Hend Mayor, and John Shadworth and Henry Venner Sheriffs, who were removed the same Year by the King, and Henry Dalingrugs appointed Mayor, to hold during the

King's Pleafure:

16 R. 2. pars 1. memb. 36. The Record affigns the Cause, Pro minus discreta & insufficienti gubernatione & regimine civitatis nostræ.

20 R. 2. The King makes full Restitution to them of their Liberties; in Print, and in the Char-

ter pleaded.

22 H. 6. memb. 25. dorso, Elections of Mayor and Sheriffs beginning again to be tumultuous, a Writ in the nature of that in Edward the second's Time issued, commanding the Choice to be per Aldermannos, necnon discretiores distaccivitatis, adbuc specialiter sumnonitos, according to the ancient Custom: And after in Edward the Fourth's time the Choice was settled upon the Livery-men by Act of Common-council.

So then there can remain no Question, but that the Mayor, Sheriffs, Aldermen, and all the Commons in Council assembled, may commit Acts for which their Franchise may be seized: And though there may be no real Difference where all the Commons assemble, and where only a certain Number elected by the rest; yet I shall not farther discuss that Point at this Time, because that Question doth not arise upon this Record. For the Offences wherewith they are charged are both laid, in the Replication, to be committed by the Mayor, Citizens, and Commonalty of London, by which must be intended the whole Body.

The whole Body plead to it; but in the Rejoynder they do not traverse; and deny they did the Facts: So that as to the Actors, it must be intended they are the same Persons, who are sued and defend upon Record, which are all the Members of the Committee of the C

bers of the Corporation. VOL. IV.

There are two Branches of the first Offence laid in the Replication:

I. That the Mayor, Citizens, and Commonalty in Common Council affembled, did make and

publish a Law for levying of Money

2. That the Mayor, Čitizens, and Commonalty, by Colour of that illegal By-law, did exact and levy upon the King's Subjects divers great Sums of

Money.

In the Rejoynder they take it by Protestation, that no Act or Fact of the Mayor, Aldermen, and Common Council, is an Act or Fact of the Body corporate, or politick; which is Protestatio Juris, non Falli, and is that Error I have endeavoured to refute, that the Acts of all the Members of the Corporation affembled in Common Council, are not the Acts of the Corporation. But yet by this Protestation of Matter of Law they would infinuate a Not Guilty as to making of the Law, and feem afraid to own it, and do not bare facedly own it. But after they have intitled themselves to the Markets, in such a Manner as I afterwards confider, then they proceed to number the People, which furely was not done upon any legal Ground to move your Judgments. Then fay they, that Time out of Mind there hath been a Common Council not exceeding 250 Persons, elected out of the Freemen; but do not say of what Number it doth confift, nor by whom elect-ed, whether by Citizens or Foreigners, by the Mayor, Aldermen, or by whom chosen, so as the Court may judge of the Matter of Law fo strongly protested, whether they were the Reprefentatives of the whole Body, or no. Then they say, Sir William Hooker Mayor, and the Aldermen of the City, ac communarii, sive cives de Communi Concilio ejusdem Civitatis; which may as well be intended of Mr. Recorder and the Common Serjeant, who are de Communi Concilio civitatis, as of any other; for the Persons are not named, nor is it faid they were elected, nor by whom, nor any Words of Reference to the Custom alledged; but generally, that they met in Communi Concilio secundum consuetudinem civitatis, not referring to the former Custom alledged. But being met, they made the By-law for the feveral Sums of Money, to be received for the Use of the Mayor, Citizens, and Commonalty. Which Rates, and no other, the Mayor, Citizens, and Commonalty, exegerunt & perceperunt, according to the By-law. Qui quidem Actus sive Ordinatio est eadem Lex supposed, by the Replication, to be made by them the Mayor, Citizens, and Commonalty. And traverse absque boc, that any Law was made for Monies of Persons coming to the Markets aliter vel alio modo than they had before fet forth. I know those learned Gentlemen who figned this Plea, and the other to the Charge of the Petition, if they could have found fufficient matter of Justification to either, they would not have fuffered them to appear upon Record in fuch uncouth Dreffes; and therefore Deficiency of Matter may excuse the Insufficiency of Pleading; for there is Skill shewed in the Contrivance to have drawn on a Demurrer; for nothing was dreaded more than an open Examination of the Facts upon a Publick Trial, which would have fallen very little short in both Cases, as to the Aggravation laid in the Replication.

Upon this Pleading the Mayor, Citizens, and Commonalty have confessed, that the By-law was made for them, and the Monies to be levied for their Use. They have also confessed, that by force

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of

of that By-law they exacted and received the Monies; and their Justification will be considered by and by. But as to the making the Law, they neither confess it made by themselves, nor by any deriving Authority under them; neither do they traverse, or deny it. For the Averment, that it is the same Law, and the Traverse, that any Law was made aliter vel alio modo, is no legal Denial, that the whole Corporation ( confisting of Mayor, Citizens, and Commonalty ) did not make that Law upon which an Issue could be taken. Befides, if Mr. Recorder would have the Court intend, that the Common Council, fet forth in the Rejoinder, is a diffinct Body of Men from the Politick Body of the whole City, the whole Plea amounts but to the General Iffue. What the confequence thereof will be, I will consider upon the Point of the Crimes fet forth; but at present the Court cannot otherwise intend, but that they that made this Law and this Petition, were the fame Mayor, Citizens, and Commonalty, who are expressy charged therewith, and in their Pleas they do not traverse or deny it. It is just such another Plea, as where an Information is brought against feveral Persons for killing and taking away of the King's Deer; the Defendants should plead, that certain Persons (not naming them, nor from whence they come, nor by whom fent) pretended a Custom to kill the King's Deer, and according to that Custom they killed the King's Deer, for the Defendants Use, and the Defendants carried away the Deer. Who (I pray) shall the Court intend killed the Deer, but the Defendants, or some by their Authority

I now come to the main Point of the Case: Whether by any thing disclosed upon those Pleadings, there appears a sufficient Title to the King, for the Court to give Judgment of Seizure of the Franchise of the City of London? The Title I insist upon for the King, is for a Forseiture by Acts done by the Mayor, Citizens, and Commonalty, in breach of their Duty, and the Publick Trust reposed in them upon their first Erection. It is my part to maintain, that the Causes assigned are sufficient in themselves, and sufficiently disclosed to the Court, for the Court to give Judgment up-

on; I shall consider them,

First, As they stand upon the Replication, as Crimes laid to their Charge, which will amount to

a Forfeiture of the Franchise.

Secondly, How they fland upon the Rejoinder and other Pleadings, whether fufficiently traverfed or denied, confessed and avoided, or in the least extenuated.

First, The Crimes laid in the Replication, are

two in general:

1. Oppression of the King's Subjects by colour of Law: And,

 Stirring up Seditions by Libelling their Prince and his Government.

These two only are laid in the Replication, but collected out of many sufficient Causes for Seizure of any Franchise. The notorious Riots committed in the Face of Justice, to the comforting and abetting of Criminals, and Terror of the Judges; and those not only not suppressed or punished by the Magistrates; but countenanced and encouraged by them. The Tumults of many Thousands, exposing and burning in Efficies several of the King's Protestant Subjects, not suppressed or punished by the Magistrates; but by some encouraged, and by Contributions supported. The Encouragement of Libels and Libellers of the King

and Government, by and within the City. These and many more I could enumerate are common Offences to the City of *London*, with other Cities, and populous Corporations; but these are such as have been in the Cases produced adjudged Causes of Forseiture of the Franchises for Misgovernment.

And in these London hath but imitated it self in former Times, and other Cities and Burroughs.

But in the Cases insisted upon, London hath outdone it felf, and all other Cities and Burroughs too, by affuming a Power to make Laws for levying of Money upon Foreigners for their own Use ; and to deliberate, adjudge, and condemn their Prince's publick Actions, and publickly libelling of them to his Subjects. Never did London before now, or any other City or Burrough (in times of Peace, and not under an actual Rebellion) commit the like Breaches upon the Government, to affume a Power superior to any the King hath in like Cases, to lay Burdens upon his People, and to levy Money, and to invade the King's Prerogative, by deliberating and determining of his publick Actions to the confequences thereof, and publickly libelling them to the rest of his Subjects. And in Execution of fuch unjust Power, that the Mayor, Citizens, and Commonalty, did make and publish a Law for levying of Money upon the King's Subjects, as well Foreigners, as others, coming to the publick Markets with Provisions. And chargeth feveral particulars, and divers other Sums imposed upon all Comers to the Markets, whether they fell or no; and that if any Person resused to pay, he should be put out of the Market.

Again, that the Mayor, Citizens, and Commonalty, by pretext of this Law (made by themfelves, and for their own private Lucre) did exact and levy yearly of the King's Subjects, Sums of Money amounting to Five thousand Pounds per Annum, and converted and disposed the same to their own use, in subversion of the good Government of the City; in oppression and depauperating the King's Subjects coming to the Markets; in raising the Prices of Provisions in Markets, to the Damage of the King's Subjects; to the manifest Disherison of the King and his Crown, contrary to the Trust reposed in them as a Body Politick.

In the first Branch of their levying Money, there is this Crime laid to their Charge: An Abusion of the Liberty of a Body Politick in its highest Point of Trust, viz. of making Laws for the better Government of its Members, and other the King's Subjects repairing to the City. This is no distinct Liberty from the Body Politick, but incident to it, as hath been shewn, and therefore cannot for any Abuse be singly lost, or severed from their Body Politick, no more than the Body Politick can subsist or attain the Ends of good Government without fuch a Power, which the Law raifeth for a better Discharge of that Trust. But the Law entrusteth no Corporation with a Power to levy Money for their private Profit, be the Colour what it will; nor can fuch Power be derived from the Crown to any Corporation; neither can any Authority be produced, that gives the least Countenance to such an Authority: The Case of Blackwell-Hall is express against it; that was ruled good, because it was pro bono publico, and not pro privato lucro; it was but a small Reward for the Officer who attended that Business; the City got nothing thereby. Corporations, as well as other Communities not incorporate, are by Law entrusted with Power to raise

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Money for Uses publick to the Community; but jured Persons may have their Actions, or that they fuch Power is confined to the Precincts of the Community; they cannot lay their Charge upon Foreigners; as for Reparation of Churches, Highways, Bridges, and fuch like publick Charges. These Crimes, at Common Law, came the near-est Treason of any. Sir Thomas Halley, 20 R. 2. for preferring a scandalous Bill, was adjudged to die as a Traitor; his Life spared at the Instance of the Bishops; and after 1 H. 4. N. 9. upon his Petition the Judgment was reversed. To lay Impositions upon the King's Subjects was not only an Incroachment on Royal Power, but of the Power of Parliaments. And what Incroachments of Royal Power were Treason, what not, was in the Breast of the Judges, as appears by the Petition in Parliament 21 Ed. 3. N. 15. and after fettled by the Statute 25 Ed. 3. Certainly that they have an immediate Tendency to a Rebellion, is evident. To alienate the Subjects Affection from their Prince is a great Step that Way; and for fo great a Body of Men (both for Riches and Reputation) to adjudge and publish, that the King, by his Prorogation, hath interrupted the publick Justice of the Kingdom, and the necessary Provisions for his own Safety, and the Preservation of his Protestant Subjects, is in effect to determine and publish the King unfit for the Government, and by necessary confequence would aliene the Affections of fuch as should believe them. Add to this the Power they affume, and justify, to levy Money to their own use, upon Foreigners as well as Citizens, and that to any Sum; which Mr. Recorder preffed as the force of his Argument, that little or more made no difference. When those they have perfuaded to draw their Affections, shall be assured of such a Legislative Power to affift them with Supplies; what Confequences may be expected, every Man may judge. Especially if one thing more had been effected, as was contrived and endeavoured to be established; that London should become the Asylum of all Malecontents, as Rome was heretofore, who might there vent their Gaul against the Government impune, and without fear of Conviction.

I shall consider the Offences particularly, as they stand upon the Replication, as to the Levying of

Money.

1. They are charged, that they in Common Council affembled, respecting only their private Lucre, and in breach of the Trust reposed in them for good Government, did affume upon them an illegal and unjust Power and Authority to levy Money upon the King's Subjects to their own Use, without any lawful Authority. And the City of London have by feveral Charters fuch express Power given them, but it is confined to their own Members; neither the King nor the Law ever gave them any Power over Foreigners, to charge them for the private Profit of this City. Now to assume such a Power is a plain Usurpation by a Body Politick upon the Crown and the Law, and is a manifest Breach of that Trust for good Government, by an open and avowed Oppression of the King's Subjects by colour of Law, which is the worst of Oppressions; and therefore the Law not only gives a new Name, but layeth heavier Penalties upon Oppressions committed by Persons in publick Trust. It is called Extortion, and Oppression, where committed by any Person in publick Offices or Trusts. It is not sufficient that the inmay be fined at the King's Suit; but the Law gives a Forfeiture of the Places of Trust, and all may be exacted from them, if the King please. The Persons injured may recover their Damages: They may be fined at the King's Suit, and their Offices feized, the Law adjudging all these Penalties but equal to the Crime. The Markets, as they stand upon the Replication, must be intended Free Markets, as the Streets of London are for all the King's Subjects to have recourse to with their Provisions, for supply of the Inhabitants, without payment of any Toll. The Sums of Money, for buying whereof the Law is made, as fet out in the Replication, cannot be for any Toll of Markets, nor for Piccage or Stallage, which may be annexed to Markets; but Impofition upon the Perfons, or Goods, coming and brought thither, whether they fell, or not, and whether they have any Stalls, or not. And the Process is admirable, that if the Person refuse to pay, he shall be turned out of the Market; as if the Law were, that every Man that walks in the Streets should pay 6 d. and if he refuse, he should be turned out of the City. I must confess, the Process is as good as the Law. Thus this Crime stands upon the Replication. How have the Mayor, Citizens, and Commonalty varied it in their Rejoinder? Not one jot; for as to this point of Charge, that they usurped such a Power, and did execute it by making a Law for levying of Money in Oppression of the King's Subjects, they give no Answer at all, either by traversing, or denying, confessing and avoiding. If they had traversed their making of the Law, the Special Plea had amounted to the General Issue; but as it is, there is no Answer at all given to it. And therefore, if the making of such a Law, in the manner fet forth in the Replication, be an Abusion of the Franchise, Judgment of Seizure must be given for that Abuse.

The Reasons given by Mr. Recorder, that the making of this Law will not forfeit the Franchise,

were these:

(1.) That if the King had made fuch a By-law in the Charter of Incorporation, that would not have forfeited the Corporation; no more can it, if it be made by the Corporation afterwards.

I do not understand the mystick Inference of this Argument, unless it be to continue the Allegory of refembling Corporations to Kings, that they can do no Wrong, and confequently can forfeit nothing by their Acts, though against Law. Where the King annexeth any Power to any Offices or Corporations, which the Law allows them not to exercise, the Law doth not adjudge the whole Grant void, but only those Powers: But if Officers or Corporations shall affume upon themselves to exercise Powers which the King could not grant, against the End of their Institution, by Extortion and Oppression of the King's Subjects, it is not fufficient that the Acts are void, because illegal; but the Offenders shall be punished in such manner as the Law provides.

(2.) In all the Suits where By-laws have been adjudged unreasonable and void, it was never held or faid, that fuch By-laws forfeited the Corporation; and if it should, every little Mistake in the By-law should forfeit the Corporation, which would render the State of Corporations very un-

steady and uncertain.

1.) I Answer, first, That in those Suits between

Party and Party, there was no occasion for the Court to declare how far the By-law has intrenched upon the Prerogative, by breach of the Condition in Law annexed to the Liberty. But I remember, in the Case of the Mayor of Wiccomb, Mich. 27 Car. 2. upon Complaint in this Court to my Lord Chief Justice Hales, of his refusal to sign the Poors Rates, he publickly declared to him, That if he persisted in his Obstinacy, a Quo Warranto might be brought to seize the Franchise.

2.) There is a plain Difference between Bylaws, for regulating the Actions of the Members, and others within the Corporation, with a Penalty to inforce Obedience, and a Law directly for levying of Money: In the latter Case, the levying of the Money is the principal End of the Law; and to levy it pro privato lucro, and upon Foreigners, can receive no Palliation from being a Mistake against all the Laws and Authorities that are extant. But in the former Cases they have a Semblance for common Benefit, and possibly might be for the Benefit of all the Members, could the Restriction be made by Law; and the Penalty is but collateral, to inforce Obedience, and will fland and fall as the Law determines of the Principal. And the Law no where determines all the Cases, where the Liberty of any Members (as to Trade) may not, or may be restrained, where-by there is Room left for Mistakes; but against

so known and universal a Principle, that no Cor-

poration can levy Money for their private Profit, no Excuse of Mistake can be admitted.

3.) That which shelters all other By-laws from Oppression, is wanting in this; that as to the Recovery of the Penalty, they refer to a Course of Law, whereby they submit their Bylaw to the Judgment of Law for its Validity, that if they have committed any Mistake, it may be corrected by Law. But here the Remedy is plain Force; if the Person do not pay, he shall be turned out of the Market with his Goods: What was fettled by Wrong, shall be recovered by Force. Thus Mr. Recorder's arguing makes the Duty a meer voluntary Payment; it is folve, aut abi, he hath his Election to pay, or be gone. I have not met with a more arbitrary Principle afferted, or defended in a Court of Law. Should the King lay an Imposition of 12 d. on every one that entred Whitehall, with Order to the Porter to turn him out upon Refusal of Payment, what a Dust would this make, that the Subjects Rights to have access to their Prince were invaded? Why, it is no more than folve, aut abi. Right of all the King's Subjects, to come with the Provisions to publick Markets, is far greater, and as great as of the Lord Mayor, or of any of the Citizens to come there; and the putting fuch Terms upon their Right is absolutely illegal in the worst Sense that Word is at any time used. And herein Mr. Recorder was in the Right, that more or less are not material, because every Sum imposed in such Case is illegal, and what is illegal, cannot be reasonable; which absolutely precludes the Averment, that the Sums were reasonble; which obtains only in such Cases, where of common Right some Sum may be taken.

4.) In the last Place, the questioning of a Liberty in a *Quo Warranto*, whether upon the Title, or for a Forfeiture, is upon the Right between the King and the Corporation. In Case of Mistakes and common Errors committed, those

are not to be justified upon a Question of Right; and if they be, they are no longer Mistakes, but wilful Crimes. And therefore, in all times such Mistakes, both in making of Laws and Matters of Fact, have been passed by, and pardoned by the Charter of Confirmation, etiams abust such erint. And in the Multitudes of Suo Warranto's that have been brought, most ended by Submission before Pleader. But where it shall be insisted upon in Point of Right, though in a smaller Point of Oppression, upon such Grounds as may equally intule them to commit the greatest Oppressions, Magis & Minus do not affect the Case in Point of the Right of Forseiture; but the Question is, Whether they have broken their Trust? And if so adjudged, Forseiture is a necessary Confequence.

(3.) The Third ReasonMr. Recorder in fifted upon is 19 H. 7 cap. 7. That there had been no need of that Law, if Corporations By-laws would be

Cause of Seizure.

1.) I answer, That Statute extends not to the By-laws of Cities and Boroughs incorporated;

but to Guilds and special Fraternities.

2.) It extends to good By-laws as well as bad, for greater Caution, that they put no new Bylaws in Ure till allowed; but the Allowance makes them neither better nor worse, only shelters for the 40 l. Penalty, as in the Taylor's of Ipfwich's Case, c. 11. b.f. 54. So that the By-laws are but of the same Force they were before that Statute, &c. if they are good Laws, they may be executed without Allowance; and I have before shewn, that the Addition of another Penalty doth not dispense with the Penalty upon breach of the Condition given by the Common Law. The other Crime of Oppression they are charged with, is, that they did exact and levy, to their own Use, the several Sums, and others, amounting to 5,000 l. per Ann. in Oppression of the King's Subjects, and raising the Prices in the Markets for their own private Lucre.

Secondly, In their Rejoinder, taking by Protestation they are not of that Value, the Mayor, Citizens, and Commonalty acknowledge the exacting, and receiving the Monies to their own private Use, but fay not of what Value they are; but be they of what Value they will, attempt a Justification. It must be admitted, that if the Justification be insufficient, the Court cannot otherwise judge of the Crime than as it is laid in the Replication; where it appears to be as great Extortion and Oppression of the King's Subjects, and continued for many Years together, by colour of an Authority usurped by them, as ever was practifed by any Subjects upon their fellow Subjects; which cannot be denied to be an apparent Breach of that Trust committed to them, for the better administration of the Laws and Justice to the King's

Subjects.

The Parts of their Justification are these:
(1.) A Custom, that Time out of Mind, there have been publick Markets within the City.

(2.) They make Title to these publick Markets by Prescription, but claim not any Toll of com-

mon Right belonging to these Markets.

So that both upon the Custom alledged, and Prescription made, the Court cannot otherwise intend but they were free Markets, as in truth they were. Then they alledge a Custom, that Time out of Mind, they used at their Charge to provide Places where the Markets were held, and

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Stalls and Stations, and other Accommodations for the Market People, and Surveyors, and other Officers, for the better Government of the Market People; and did cleanse and were bound to cleanse the Market-places. And for defraying of their Charges for all the time aforesaid, they had and used to have diversa rationabilia Tolneta, Ratas, sive denariorum summas, of all Persons coming to the Market, for Stalls, Stations, and other Accommodations for the felling of their Provisions. Although they received Monies time out of mind, and until the By-laws, they cannot tell what these Sums were, nor what to call them, whether Tolls, Rates, or Sums of Money. Tolls they could not be, that is admitted of all Hands, because against common Right, and to be paid upon entry into the Market, whether fold, or not. They do not intitle themselves so much as to Picage or Stallage; for they make no Title to the Land where the Markets have been, or are held. And we all know, that before the Act of Parliament provided at the Publick Charge fit Places, and fettled them upon a publick Trust for Market People, what Provision was made of Places by the City, viz. in the Publick Streets, where there ever was a Free Market for Provisions, as would have been made evident, had the City tendred a sufficient Issue. fides, the Sums charged in the Replication can neither be of Picage or Stallage; but laid upon Goods brought within the Market, whether the Vender made use of any Stall, or Breaking of the Ground, or no. Neither is it averred in this Plea, or by any Words of Reference can it be inferred, that the Sums in the Replication are the fame with those they claim; they claim only by custom rationabilia Tolneta, Ratas, sive denarior' Summas.

(3.) Mr. Recorder would justify this Plea, that such a general Claim, with an Averment that they are reasonable, is a sufficient Justification of particular Charges, which are against common Right; and insitted upon the Claim of the City of London of the Water-Bailiff's Office, with the Fees thereto belonging; and the Case of Maidenhead in Palmer's Reports, of the Market, with the Toll thereto belonging. These Precedents anfwer themselves, there was no particular Charge for the Toll or Fees, but what is charged particularly is answered; besides, the Toll and Fees are claimed of common Right, as belonging to the Market and Office. In Maidenhead's Case the Judges agreed, that Toll according to common Right might be granted by general Words; but Toll against common Right could not, nor be prescribed for but in certainty. In that Case reported by my Lord *Hales*, Franchise, pl. 11. the Difference is expresly taken; and the Authorities cited of 9 H. 6. 45. 11 H. 6. 14. Fit. Avowry 126. That Demands against common Right ought to be prescribed for in certainty; and the Authorities produced by Mr. Recorder in the Lord Cobham's Case, 1 Len. 218. Hickman's Case, 2 Roll. Abridg. 125. and Roll. 2. Abridg. 265. The Case of Dublin for Keyage or Cranage, so the Case of Hill and Hawks, and the Bell-Man of Litchfield, prove it. No Man questions but Cities and Boroughs, upon goodConsideration, may prescribe for Sums of Money against common Right; and may prescribe for an apt Remedy for Recovery of such Sums; but all the Authorities prove it must be prescribed for in certainty, that

the Court may judge of the Reasonableness of it. And whoever claims against common Right, must make out his Demand, both in certainty, and that it is reasonable; it is otherwise, where according to common Right, as in Fines for Copyhold Estates, it is incumbent on the Tenant to shew if unreasonable. Besides, this Custom is void, because they do not intitle themselves to any Remedy for these uncertain Sums.

(4.) The next part of the Justification is, that time out of mind, within the City there hath been a Common Council; the Imperfection whereof

I have already observed.

(5.) They fet forth a Custom for this Common Council to make Laws for the better Government of the Markets, and appointing convenient Places and Times for the Markets. Et ex Affefsione & in certitudinem reductione of reasonable Tolls, Rates, or Sums of Money to be paid by Persons coming to the Market, pro Stallis, Stationibus, & aliis accommodationibus; so as these Laws be profitable to the King and his People, and not contrary to the Laws of the Land. For the first part of the special Custom, for the better Government of the Markets, and appointing convenient Places and Times, it needed not; for it is incident of common Right to every Lord of a Market, and the Grantee of every Market, without special Clauses, hath the same Power and Trust. And yet it is ushered in with great Solemnity, a Confirmation by Magna Charta, a Charter in Parliament, 1 Ed. 3. & 7. R. 2. to make good a Custom, which is but the Common Law. Unless they set up this Custom to divert themselves, who have pleaded themselves Lords of the Markets, and so to fix it in others who are no Lords of the Markets; and thence to infer that the Custom having intrusted others, than the Mayor, Citizens, and Commonalty, with the Government of the Market, they the Lords of the Market ought not to suffer for the Mis-government of those other Members. The Second part of the custom is insensible. To make Laws and Orders, ex Assessione & in certitudinem reductione of reasonable Tolls, Rates, or Sums of Money, to be paid by all Perfons coming to the Markets, for Stalls, Stations, and all other Accommodations. What is meant by Assessione without an Anglice I cannot imagine; it is no Law Term; in its proper Signification, it fignifieth fitting together; whence our Seffions quarterly, and Seffions of Parliament, have their Name. The general Rates fet by the Parliament upon the feveral Counties are sometimes called Assessments, and those intrusted with equally dividing the Rates in the feveral parcels upon the Inhabitants, are called Affesfors. In which of these senses, or what fense, the City's Counsel apply this Word, I cannot resolve; for Mr. Recorder did not resolve it. It feems by the fubsequent Words to be explained in certitudinem ponere, and to have some refemblance to the Parochial Affestments, where the Duty before is imposed by Law, but the ascertaining of every Man's Proportion is done by the Affessors: And this Mr. Recorder inclined to in his Endeavours to support the Custom, generally for reasonable Rates. And in this sense too the City feems to understand it, by waving of the Assessment in their Rebutter. In our Surrejoinder we traverse the Prescription of taking of the Rates mentioned to be by the By-law affeffed, and reduced into certainty; which Issue they wave,

and infift only upon their Prescription generally alledged. Now, if taken in this sense, the Clause is wholly infensible and incertain, because the Tolls, Rates, or Sums of Money to be paid, are not referred to any former Law that imposed them; they do not so much as refer to the Prescription, and the Sums claimed thereby; but the Clause is independent and absolute of it self. Neither can the Court now intend it to refer to those Sums claimed, because we would have so intended it; and therefore took an apt Traverse; but the City waved it in their Rebutter; and they do lie under this Dilemma, that either it must be so intended, and then being traversed and waved by them, the Issue must be taken against them; or it cannot be so intended, and then the Custom is incertain and infenfible. And it cannot be intended by the Court for levying of Money by a new Imposition for the private Advantage of the City; that (as I have shewn) would be against Law, and is contrary to the Prescription they have made, and would vitiate their Plea, by claiming the

Thing by Prescription, and by a new Law.
(6.) They set forth a By-law, which imports a new Imposition throughout, of several Sums to be paid to the Mayor, Citizens, and Commonalty; and they provide a new Remedy, that the Refuser shall be removed out of the Market. They aver indeed, the Sums are reasonable; but set out no Fact upon which the Court may any ways judge they are fo; which are incumbent upon him that will claim any thing against the common Right. They do not so much as aver, that the Mayor, Citizens, and Commonalty laid out one Penny out of their Revenue, for providing the Markets and Stalls, or what other Stations or Accommodations they furnished the Market People with, so as to give the least Support to this extraordinary By-law.

And this Averment was industriously left out, lest Issue might be taken upon it; and sufficiently proved, that both the Places, Stalls, and Conveniencies, were provided for out of the publick Monies granted by Parliament, in Trust for all the King's Subjects coming to the Market, as we have fet out in our Surrejoinder. Then it would have evidently appeared, that this By-law was not only in Breach of the Common Law Trust reposed in them for good Government; but in Breach of that Trust reposed in them by Act of Parliament. For all the King's Subjects, and these publick Monies received and laid out upon that Trust, are made the Consideration to ground the Subjects Oppressions upon by this By-law. Though they laid out not one Penny, as appears to the Court, yet they acknowledge to have received all the Money to their own Use; and their Justification failing, it must be intended, they did it in fuch manner as is fet out in the Replication, which chargeth the highest Oppression that can be possibly committed by Subjects upon Subjects, and is destructive of common Justice and good Government. It is likewise as great an Usurpation upon the Crown, to lay Taxes upon the King's Subjects without his Authority, and openly and avowedly to justify it. How much superior this Offence is to those, whereupon Instances of Seizure have been given, I leave to the Observation of the Court. Their reply, that the Tollonly can be forfeited, or at most the Markets, can weigh little. That the Markets cannot be forfeited, Mr. Recorder admits upon the Authori-

ty of the Case of Maidenbead, that Toll is not incident to a Market. This Imposition is wholly foreign to the Markets, which must be intended Free-Markets, wherein all the King's Subjects have Right to fell and buy, discharged of Toll, which shall be intended to have its commencement by Erection, not by Grant to any Person, which the King may do in cases of Fairs and Markets. Or if they be granted to any Perfon, if without Tolls, such Grants are upon Trust, for benefit of the King's Subjects to buy and fell in; and the Grantee intrufted with the Rule and good Government thereof, for the benefit of others. Besides, the seizing of the Markets is no Punishment of the Corporation, but of all the King's Subjects, who are the Persons oppreffed, and whose Rights are invaded by this Imposition. The Oppression is by the Corporation, and by an Authority they claim over the King's Subjects, to lay an Imposition upon their Goods, and to levy it by Force; which is an A-buse of the Power the Law hath intrusted them with, and a Misuser of the Franchise to Op-pression. To forfeit the Sums exacted and levied is idle, and no Punishment; for they never had Right to them, and so no Right can be forfeited. In the Case of Maidenhead, where a reasonable Toll was granted, they had a Right to Toll, which may be forfeited by Abuser, in taking an unreasonable Toll; but where there is no Right to take any Thing, there is no Right to be forfeited, but that Right by colour whereof the Extortion or Oppression is committed. If an Officer, by colour of his Office,

oppress, the Office is forfeited, or R. Quo War-

Cases were cited by Mr. Solicitor. The Levying of two Shillings for the Penalty of breaking the Assize, forfeited the View of Frankpledge. Using of false Weights and Measures forfeited the Franchise of Evesham. And generally, whatever is an apparent Breach of good Government, wherewith every Franchife is intrusted, will in point of Right between the King and the Franchise amount to a Forfeiture; because it is a Breach of publick Trust reposed in them by Law.

2. I shall conclude with the last Branch of the

Crimes laid to their Charge:

For invading the King's Prerogative, and publickly libelling of him, and his Publick Acts to the People.

The Replication chargeth the several Facts thus: (1.) That the Mayor, Citizens, and Commonalty, in Common Council affembled, malicioufly, advisedly, and seditiously, and without any lawful Authority, took upon them to censure the King, and the Prorogation of Parliament made by the King.

(2.) That they gave their Suffrages, and ordered a Petition should be presented to the King, in the Name of the Mayor, Aldermen, and Commonalty, containing the scandalous Matter alledged.

(3.) That they maliciously, advisedly, and seditioully, and to the intent the faid Petition should be dispersed and made publick, to persuade them, that the King by the Prorogation had obstructed the publick Justice of the Kingdom, and to stir them up to a Dislike of the King's Person and Government, and to diffurb the Peace of the Kingdom; did order the faid Petition (containing the faid scandalous Matter ) to be printed.

(4.) They

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(4.) They afterwards malicioufly, advifedly, and feditioufly, and to the Intent that the Petition should be dispersed and published among the King's Subjects, to aliene and withdraw their Affections from the King and his Government, did print, and cause to be printed and published the said Petition, in Contempt and Scandal of the King and his Government, and to the promoting and exciting of Sedition and Disturbance of the

Peace within this Kingdom.

These Crimes, at Common Law, were contra Pacem, and punishable by Fine and Imprisonment in particular Subjects; where committed by Perfons in publick Office, or intrusted with Government and Preservation of the Peace, they are of a deeper dye. In the Title of the Statute, 13 Car. 2. cap. 1. for Preservation of the King's Person and Government, they are called seditious Practices and Attempts; for prevention whereof that Law provides, That if any Person or Persons shall maliciously and advisedly (by Writing or Printing) express, publish, or declare any Words, Sentence, or Thing, to incite or slir up the People to hatred or Dissike of the Person of his Majesty, or the established Government; such Person is made incapable of any Ossice or Place of Trust, and to be further punished, according to the Common Law and Statutes in such Cases.

This Law takes Notice, they were Crimes at Common Law, and punishable as seditious Practices. Sir James Bagg's Case allows Conspiracies and ignominious Crimes to be Causes of Disfranchisement; much more a Conspiracy of all the Members to libel the Government, and alineate the Affections of the People from their

Prince.

Now what Answer do they give to these Charges

in either Rejoinder?

To the first and last they give none at all, they shew no Authority for them in Common Council to debate, deliberate upon, and to determine of Prorogations of Parliaments by the King, or the Consequences thereof, which are inter ardua Regni, and not to be treated of but by the King's Writ: They are not of the King's and Kingdom's Common Council, but intrusted to advise in Affairs of the City, and ne futor ultra crepidam. They are charged to have done this advisedly, seditiously, and without any Authority; and it is charged precedent to the Petition.

To the fourth for Printing or Publishing of it, to the Intent that it should be dispersed amongst the King's Subjects, to aliene and withdraw their Affections from the King, laid to be 13 Jan. 32 Car. 2. they say it was printed by Samuel Royeroft, by the Mayor's Appointment; Qua quidem Petitio & Impression funt eadem Petitio, Impression & Publicatio, in the Replication mentioned: And traverse, Absque boc quod aliqua Petitio concern' Prorogationen prad's fast', ordinat', publicat' sic impress. fuit aliter, vel alio modo quam; but do not add vel alio tempore. In which respect this Plea is stronger than the former, to involve the City in the Guilt.

Then they own the Petition was voted and ordered to be preferred and printed nemine contradicente, to be fure to leave not one Citizen out of the Guilt; but they do aver, the Printing was to undeceive their fellow Citizens, whereas the Charge is, that it was to deceive them. The whole Plea amounts but to the General Issue, admitting the Petition it self were justifiable, and

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the making of the Petition lawful. Many things in themselves are lawful, yet if done with an evil Intent, and for an evil Purpose, become unlawful and criminal, and upon Not Guilty, Proof must be made of the evil Intent; where the Thing it self is unlawful, there needs no other Proof. To lie under an Hedge on

Shuters-Hill is lawful; but to lie there in wait to kill or rob a Man is unlawful, and imports Scandal. To lay Wool near the Sea Side is lawful;

Lukner and Cruchly, 4 Car. Cro. 149. Lock and Lock 15 Jac. 1. Roll. Abr. 59.

but laying it there with an Intent to export it, is criminal, and forfeits the Wool. And it is not good in Pleading to answer such Intent with contrary Averments; but where the Intent is Substance, it must be traversed or denied specially, otherwise the Plea amounts to but the general Issue. This manner of Defence, or shadow of Justification, proves one especial Ingredient of the Charge; that it was done advisate. The City fay it was done upon weighty Confiderations, and many Occurrences deliberated upon, and relate to them, all upon Record, that the Court may judge, whether they had not good Reason for what they did. And if they could judge, that their whole History taken together are no sufficient Considerations for any Subjects to agree or order any Petition to be preferred and printed, to flir up the Subjects to a dislike of the King's Perfon and Government, which is charged upon them, and not answered; the Court must adjudge the Fact to be done maliciously, and sediti-ously. But the Words of the Petition are in themselves scandalous to the King and Government. Petitioning is lawful, and the City of London have often petitioned the King with good acceptation, and observed a good Decorum becoming Subjects, both in the Matter and Manner of their Petitions; they used not to advise or meddle in matters of State, but when sent for to advise, they confined themselves to the Affairs of the City. They never before, as I have met with, charged the King's Acts of State as Interruptions of the Profecution of publick Justice.

The Words of the Petition are, Your Petitioners were extremely surprized at the late Prorogation, whereby the Profecution of the publick Jus-tice of the Kingdom, and the making the Provisions necessary for the Preservation of your Majesty, and your Protestant Subjects, bath raised an Interruption. To delay, interrupt, or deny Justice, spoken of any Person intrusted with the Administration of Justice, and spoken of him in Point of his Trust, always imports Scandal; in the Case of the common Magistrates, they do necessarily import breach of Duty; neither in common Parlance amongst the Vulgar, nor any History or Author, that I have met with, were they ever used in any Sense of Credit or Reputation to the Person of whom they were spoken or published. Interruption of Justice is a greater Imputation than Delay barely, because the one may be a meer Omission, but Interruption imports some Act, whereby Justice is stopped; but both are temporary Denials of Justice, as Denial is an absolute Stop of Justice. Nulli negabimus aut differemus Justitiam, are not only the Words, but the Duty of every King. To say or publish of, or to a King, in the Point of the Exercise of his kingly Office, and a Point of as high Trust as any is, that of the Prorogation of Parliaments, that he hath interrupted the Profecution of the publick Justice of the King-5 N

dom, imports the greatest Scandal imaginable. For it was more of the King's Duty than of either Houses of Parliament, to promote the Prosecution of publick Justice, especially in the Cases set forth, which so nearly concerned his Person; and therefore the charging of the King with the Interruption of that Justice, is of greater Imputation to the King; and the more Infrances they give, it is an Aggravation of their Crime, by charging the King with interrupting the publick Justice in all these Instances. And there is as much Venom concealed in as few Words, as ever I met with. Tacitus did never outdo the Penner of that Petition, whereby all the principal Attributes, the Law makes necessary for Princes, are impeached at once, both the Judgment, Mercy, and Wifdom of the King. The Interruption of the publick Justice reflects upon his Justice in a high manner. The Interruption of the Means of his own Prefervation, besides his Justice, restects upon his Wisdom; that the King should not take care thereof, or did not foresee the Danger he put himself into, by the Prorogation. The Interruption of the Means for the Preservation of his Protestant Subjects, impeacheth his Mercy too, and chargeth the King with Cruelty to his Subjects, in taking no better Care for their Prefervation, when under fuch imminent Dangers; with a fecret Infinuation, that as he had stopped Justice against his Popish Subjects, so he was regardless of the Preservation of his Protestant Subjects. What greater Malice could be inclosed in a Nutshell? If Words were dubious and of a double Signification, and might be taken in a good Sense as well as bad, they ought not to be published by Subjects of their Prince; and when charged to be spoken or published in the worst Sense, to withdraw the Subjects Affections from their Prince, the Court cannot intend them spoken in any other Sense; that must appear upon the Evidence, which cannot be in this Case, because they have not pleaded the General Issue, nor traversed that Point. But here the Words can bear no other Sense, but a direct Scandal to the King and his Government, in the Point of Prorogation of Parliaments. That the City fo understood them is evident by the Petition, in that very Clause, where they say, they were extreamly surprized at the late Prorogation. Why should they be surprized? If the King had done nothing thereby, but what was just and good for his People, they had often tasted of his Goodness, and could not be surprized at that. It must then be fome very ill thing in the Prorogation, that so extreamly surprized them, and filled them with fuch Terrors, as throughout the Petition they express. And they discover their Minds plainly, that the Effects of the Prorogation were the Causes of their Surprisal, viz. The Interruption of the Profecution of the publick Justice of the Kingdom, and of making the necessary Pro-visions for the Preservation of the King and his Protestant Subjects; and in the next Paragraph they explain themselves further, and call that a Delay, which before they called an Interruption; that they were even impatient of the least Delay, of the long hoped for Security, whilft they fee the King's Life invaded, and the true Religion undermined, and their Families and innocent Posterity likely to be subjected to Blood, Consussion, and Ruin. The panick Fear, and dismal Consequences, are charged upon the Pro-

rogation. And to what other Purpose do they publish this severe Sentence upon the Prorogation, with their dismal Fears, but to affrighten the King's Subjects, and beget the like Fears in them? The natural Consequence whereof is to withdraw their Affection: Oderunt quen metuerunt Populi.

Mr. Recorder, though he could not produce one Authority, that to interrupt publick Justice, was everused in a good or justifiable Sense; yet endeavours to evadethe Scandal of the Words by proper Answers.

That these Words are not spoken of the King, but of the Prorogation, as Consequences of it. Is not this Quibling? The Prorogation is only the King's Act of proroguing the High Court of Parliament. And to charge the Acts of a King, or other subordinate Magistrate in execution of his Office, with Injustice, Folly, or Infanity, is the same thing as to charge the Persons themselves.

No, faith Mr. Recorder, unless the Action had been charged to have been done with fuch Intention; but they do not charge the King: And that it is so explained in another part of the Petition, by faying, But that which supports them against Despair, is the Hopes they derive from your Majesty's Goodness, that your Intention was, by this Prorogation, to make way for your better Concurrence with the Counsel of your Parliament. Evil Intention may make an Act, otherwise good, to be bad and against Law, by Intendment of Law; the Intention is evil, and the Person anfwerable for all the Consequences thereof. If a Man throw a great Stone over the Wall, and a Person is killed, the Law adjudgeth it Murder: He cannot justify it by averring he had another Intention. So in the matter of Scandal, if an unlawful Act or Crime, which purports Scandal, be charged upon a Person, it is no Justification, or Excuse, to aver he did not charge the Perfon, nor his Acts, with doing it with an evil Intent; but as the Law supplies Malice in the Criminal, where the Act is unlawful, fo it intends Malice in the Libeller, in a matter which in it felf imports Scandal. Several Cases may be put to this purpose. To charge the

Wife with poisoning her Husband, is Roll. Ab. 71. actionable, though not alledged done

voluntarily, or with an intent to kill; the Law intends it. In this Case they charge that the King by his Prorogation interrupted the publick Justice of the Kingdom, and with the dismal consequences, which in their Judgment would follow thereupon, and publish this to affrighten the whole Kingdom; and that they were near despairing of their Safety, but hoped his Majesty did likewise intend by the Prorogation to make way for his better Concurrence with the Counfel of his Parliament. A pretty Complement for fo infamous a charge; and if it import any thing, it is a further Reflection upon the King, that he had not before concurred with the Counfel of his Parliament. But to fix the matter home, Mr. Recorder in the last place justifies this Libel from the truth of the Fact, that the publick Justice of the Kingdom, and finding out means for Prefervation of the King and his Subjects, had received an Interruption by the Prorogation. This toucheth to the quick, and is more than the City have averred in all their Pleadings; they have nakedly represented their several Facts, precedent to the Petition; and leave it to the Court to judge,

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whether there be fufficient to justify them, to make and publish such a Petition. But to aver it to be true, is to equal the Crime of the Petition, in charging the Prorogation with the Interruption of the publick Justice. But I hope, upon better Consideration, he will change his Opinion, and likewise upon the Inferrence he made, that if true, it is no Scandal to print and publish it to the King's Subjects; for in both Points he is apparently mistaken. It is admitted there was a Plot, and fuch Proceedings as are fet forth against Delinquents; and that the King by his Proclamation and in his Speech expressed his Sense of the Plot, and pressed the Parliament to proceed to Trial of the Lords in the Tower committed for the Plot, and that there are many fuch Bills depending in Parliament. And it shall be admitted, that upon the Prorogation all these Proceedings were stayed, and, if Mr. Recorder please, received an Interruption; and to fay so is true. But in this Case, if the City had been of an Opinion, that the Parliament, upon the King's Signification of his Pleasure they should proceed to the Trial of the Lords, did not make fuch haste to try them, as the City judged was necessary for the Preservation of their Lives and Fortunes; and thereupon the City should have petitioned the Parliament to proceed to the immediate Trial of the Lords in the Tower, and thereby charge them, that they had delayed them the publick Justice of the Kingdom, by not proceeding sooner to the Trial of them, according to the King's Defire, Mr. Recorder would not have averred the matter of Delay of Justice to be true, and therefore no Scandal to the Parliament; but he would then have found out the Difference between staying of Suits, and Proceedings in Courts by the proper Judges, and the Delays and Interrup-tions of common Justice; the latter are unlawful and criminal, and against the Duty of the Judges, but the former upon just Grounds are lawful, and many times in Prosecution of common Justice; and many times to proceed in such Cases would be great Injustice either to the Criminal or the Publick, where the Witnesses on either Side are not ready, or for fome other good Cause the Judges put off Causes till another time, or adjourn a Court before all the Causes be tried. No Lawyer can truly say, that by the putting off the Cause, the Prosecution of Justice hath been interrupted; or will it be any just Justification for him for such Scandal, that there were Causes depending before the Adjourn-The Acts of inferior Magistrates are not to be examined, censured, and adjudged, much less scandalized by those that are under their Magistracy; that would let in Confusion, and tend to the Overthrow of all Government. To say of a Justice of the Peace, You have perverted Justice, is actionable; Seignior De la Ware and Pawlet, Trin. 37 El. More 409.

Mich. 1. Car. 1. Cro. 14. Sir John Isham versus Yorke; I have been with Sir John Isham for Justice, but could never yet get any at his Hands but

Injustice.

Trin. 7. Car. Cro. 223. W. Marsham versus Briggs; Sir William Marsham is but an balf-eared

Justice, he will hear but one Side.

Mich. 8. Eliz. Rot. 1. Walsh was indicted for scandalizing one Sir Robert Catline, Chief Justice, and this Court, by saying, My Lord Chief Justice is incensed against me, I cannot have Justice, nor VOL. IV.

can I be heard; for it is made a Court of Conscience. He was afterwards discharged upon the general Pardon, 8 Eliz.

They may be judged by Superiors, but not by Inferiors. Where the Common Law alloweth or authorizeth the staying of Proceedings by Adjournment, or otherwise; to say the Act is done to delay or interrupt the publick Justice of the Kingdom, or that thereby the publick Justice of the Kingdom hath received Interruption, is not only highly fcandalous, but absolutely untrue: For it is according to the Rules of Common Law, and the publick Justice of the Kingdom, and may be the promoting of Common Justice, and for the Benefit of the Publick, and ought to be fo intended, when done according to Law. For the Reasons of such Acts, much less the fecret Intentions of the Judges, or of the Persons whom the Law hath entrusted with such Powers, are not to be examined, iensured, or condemned by any Subjects, by any Corporation whatfoever. Petitions may be rejected by either House of Parliament, and so may Bills too, though they have the greatest semblance of common Benefit; yet this is no denial of Justice, nor to be fcandalized under any fuch Notion: They may defer the Confideration thereof, or enter upon other Business; that is no Delay or Inter-

ruption of common Justice.

The King may do the like, he may reject the Bills passed by both Houses, or he may advise upon them by these Acts, which the Law allows to be no Interruption of publick Justice: The King may adjourn or prorogue the Court of Parliament. Anciently those Words were used and taken promiscuously, though now from the different Effects they are differently used. And Mr. Recorder owns, that the King is by Law intrusted with this Power, and it is happy for the Subjects he is so intrusted; it being for their Benefit; which is a flat Contradiction to his Polition, that it is true that the publick Justice of the Kingdom is interrupted, or hath received an Interruption by the Prorogation: Because what is just and lawful, secundum legem terræ, cannot be unjust or unlawful, which every Interruption of publick Justice is; and if the Act be not unlawful, it is no Delay or Interruption of Justice. if the Subjects cannot examine into or censure these lawful Actions of their Princes, but must intend them to be upon just Grounds, and for their Benefit, and in order to their common Safety; to charge their Prince's Actions with the interrupting of publick Justice, and of the Means for his own and his Peoples Preservation; and to publish this to all his Subjects, is, in Judgment of Law, a false, scandalous, and malicious Libel; and if not fufficiently punished, where will it end? To publish a Libel is in no Case lawful, be the Matter never fo true, nay, though the Party who is libelled be dead; and the Degrees of the Crime, where against a private Person, and where against a publick Person, appear in the Case cited by Mr. Solicitor in the Reports, fo. 125. And that it is against all Laws both of God and Man, and the Milchiefs there represented. In the Case of all Common Pleas the Offender shall be fined, and by the Statute of 13 Car. 2. all natural Perfons are for the future disabled, and incapable of any Office or Place of Trust, where the Libel But where the Matter is is against the King. false, and the Libel published against the King, to withdraw 5 N 2

withdraw his Peoples Affections from him, and that by the joint Counsels of a Corporation, there can little Room for a Question remain, but they have broken their original Trust for good Government, and misused their Liberty to Licentiousness. How criminal is it for private Subjects to deliberate of and determine, and publickly to censure the Counsels and Actions of their Princes, will appear by the Cafe of Stubs, Mich. 21 & 22 Eliz. Rot. 3. where the Case was, that a Treaty of Mariage being on foot between the Queen and Duke of Anjou, John Stubs published a Book called, The Discovery of a gaping Gulph, whereinto England is like to fall by another French Marriage, containing a Diffwasive against the Marriage: And therein amongst other Things chargeth, That this Marriage hath Sin in it self, and of it self only, for being against the Law of God. And in another Place, That it opens all the Ports of Foreign Enemies, with feveral bad Reflections upon the Duke. This Book was delivered by Stubs to Hugh Singleton, a Stationer, to print, who caufed it to be printed and published. They were both indicted for it in this Court, and the Indictment laid to be, with intent to hinder the lawful Purpose of the Queen and Duke to marry, and to animate and stir up the Queen's Subjects to Rebellion, and to raise Discord between the Queen and her Subjects, and to subvert the good Government of the Kingdom. Upon Not Guilty pleaded (for they had not the Confidence to juftify) they were found Guilty, and Judgment given for cutting off their right Hands upon the Statute 1 Eliz, cap. 6. for libelling the Queen, In this Cafe the censuring of the Queen's lawful Purposes, in a more private Matter than the Administration of her Regal Office, by common Subjects not called to advise, is a Subversion of good Government within the Kingdom; and the publishing the Effects and Consequences thereof to be finful and dangerous to the Kingdom, is a libelling of the Queen and her Government within the Statute. The censuring of the Exercife of the King's lawful Prorogation, and charging it with the Interruption of publick Justice, is of a more dangerous Nature. Every natural Perfon convicted of this Offence, is by the Statute of 13 Car. 2. disabled for any publick Trust; the Proceeding against the natural Person could not be for want of Proof, it being transacted in their Council. In this Process against the Whole, they have confessed it with the Aggravations laid. If the King pass not a Bill which the City of London have a mind to, this Rejection of fuch Bill shall in print be published to all his Subjects, to be a Denial of Justice. If the King reprieve a Malefactor, it shall be a Delay or Interruption of publick Justice. To pardon a Malefactor, shall be a Denial of the publick Justice of the Kingdom. So that the Tenor whereby the City of London hold their Franchise, and all their Liberties, will be quite changed and altered, without the Aid of an Act of Parliament. The City will no longer hold all their Liberties from the Crown quam diu se bene gesserint, which was their ancient Tenure, referved by the Crown and the Laws of the Land upon their first Erection, but will gain absolutum Dominium. And the King shall exercise no just Prerogative, but at their good pleasure; otherwise they will blast him to his People, and aliene their Affections from him. I have done with the Case. I have nothing more to offer. I have

at large proved, that the Corporation of London is a great Franchise and Liberty. I have proved that Point of Forfeiture, and their Demeanors towards the Crown: they stand in the same Level with other Cities and Boroughs, which be forfeited and feized. I have presented to the Court two superlative Offences, both against their Prince and their Fellow Subjects, as well can be; wherein they have exceeded all other Cities and Boroughs, and themselves too in any former Age. Manner of their Pleading, and Defence at the Bar, argue the Difease to be dangerous and infectious to other Cities and Boroughs, and of the Nature of the Kings-Evil, incurable without the King's Hands. I have this Day brought them in Judgment before the Court, in order to their Cure. Nothing remains for effecting of the Cure, but the Judgment of the Court for Seizure of the Franchise of London into the King's Hands; which I demand for the King.

Mr. Attorney General having taken up so much time, the Court put off the hearing the Counsel for the City till another Day, when Mr. Pollexsen

argued, as follows,

Mr. Pollexfen. N this Case, when I consider the Greatness and Consequence of it, That it affects the King, the Parliament, the Laws, the very Government under which we have lived, this great City of London, and all other Corporations and People of England, and their Posterities, for ever, I cannot but be troubled that I should be the Man to whose Lot it should fall to argue it; but that which comforts me is, that your Lordship and the Court, upon whom the Judgment of this great Case depends, will help out my Defects, and according to what is required in the great Places you bear, take care and provide, that by your Judgment the ancient Government and Laws of this Kingdom receive no Damage or Alteration. The King's Counsel have on their fide only some general words out of old Records of Forfeitures and Seisures of Liberties, which are of uncertain and doubtful Sense; but there is not on their side produced any one Precedent, Judgment, or Opinion, to maintain the Point in question, viz. That a Corporation, or Body Politick, ever was determined, or dissolved, or taken away for a Forfeiture: No, not in the maddest of Times, in the Times of Edward the 2d. and Richard the 2d. when the Tumults and Disorders were so great, that they not only feized and took away Liberties and Franchifes, but the Lives of Princes, Nobles, Judges, Lawyers, and all that stood in their way: In those times, though they have hunted and searched with all diligence, not one instance of a Corporation taken away, or dissolved by a Forfeiture, is cited. So that from hence I hope I may fafely conclude, that I argue in this case for the old and known Laws, as they have been ever practifed through all Ages, and against that which never hath been practifed or known, which is a great Incouragement to me. The Pleadings being very long, I shall only repeat so much of them as I use, when I come in order to speak of them.

I. The first thing proper to be spoken to is the Information it self, and therein I make this Question: Whether as to that part thereof that chargeth the Corporation with usurping upon themselves the Being of a Corporation, whether

that

that be properly brought against the Body Politick, as this is, or ought to have been brought against the particular Persons? I do agree, that as to the other things mentioned in the Information, the having Sheriffs, Justices, &c. the Information is properly brought against the Corporation: And I do also agree, that it may be good as to those things, though bad and insufficient as to the charging the Corporation with Ufurpation of their Being, without lawful Warrant or Authority. And that I may come fingly to this Question, I do put out all the other Franchises in the Information, and take only what concerns this Point; and then the Information, as to this Point, chargeth, That the Mayor, Commonalty, and Citizens of London, by the space of a Month last past before the Information, diduse, and claim to have and use, without any Warrant or Regal Concession, within the City of London, the Liberty and Franchise following, viz. to be a Body Politick Re, Fatto, & Nomine, by Name of Mayor, and Commonalty, and Citizens, and by that Name to plead and be impleaded; which Liberty, Privilege, and Franchise, the same Mayor, Commonalty, and Citizens, upon the King, by the time aforefaid, have and yet do u-furp. This is the Substance of the Information as to this Point; and, Whether this Information thus brought, as to this matter, be fufficient in the Law, upon which a Judgment can be given, or ought to have been brought against particular Persons, is the Question. I conceive it ought to have been brought against particular Persons, and is insufficient as it is, and that no Judgment can be given upon it, supposing the Defendants had demurred, or pleaded nothing to it. To make out the Insufficiencies, I desire to consider what it imports.

1. The very bringing the Writ, and exhibiting the Information against the Corporation, imports and admits the Mayor, Commonalty, and Citizens, to be a Body Politick, capable to be sued and impleaded, respondere, & responderi; otherwise there is no Defendant, no Person in Court, against whom the Suit is brought. It is not enough that the Person sued be a Person by supposition, or a pretended Person, but none in reality. If a Writ or Information be brought against a Baron and Feme, this must admit that they are Baron and Feme really and truly ; and if there be any thing after in the Writ or Information, that shews that they are not truly and really Baron and Feme, but that they do wrongfully and unduly take upon them to be Baron and Feme, when in truth they are not, this would be contrariant and repugnant, and abate the Writ or Information. The like is supposed by the bringing the Writ or Information against the Body Politick; it supposeth and affirmeth them really and truly to be fuch, and the subsequent Affirmation that they usurped so to be, and are not fo really, is contrariant and repugnant.

2. When in the Information it is alledged, that the Mayor, Commonalty, and Citizens, the Liberty, Privilege, and Franchife of being a Body Politick Re, Fatto, & Nomine, and to be fued and impleaded, upon the King have and yet do usurp; to usurp or do any Act of Necessity, imports and admits a precedent Existence of the Person that doth usurp, or do the Act, to the Act done. Particular Persons may usurp, and

take upon themselves that which they have no Right unto: The Persons that do the Act did before exist, and had a Being. And when a Corporation is faid to usurp, it of necessity must be supposed to have a precedent Being. The sense of Usurpation in a Quo Warranto is the Subject's taking upon him Franchises without Warrant.

My Lord Coke faith, That Usurpation in the Common Law hath two Significations: Inst. 1. 277. b.

1.) The one when a Stranger presents to a Benefice, and his Clerk instituted and inducted, he gains the Advowson by Usurpation.

2.) The other when any Subject without lawful Warrant doth use any Royal Franchises, he is said then to usurp upon the King.

So that an Usupation supposeth of necessity a Subject or a Person precedently in esse, that useth the Franchise, or that doth usurp. That which is not in esse, that hath no Existence, cannot use any Franchise, cannot usurp. The very alledging that they usurp, doth admit of necessity an Existence precedent in the Corporation, such as can usurp, or act, and therefore this Information is inconsistent with it fels.

3. But another Reason to prove that it ought to be against particular Persons, and cannot be against the Body Politick, is drawn from the Judgment that must be given upon this Information, if Judgment for the King. The Judgment must have two things in it.

1.) To damn the Corporation, Quod penitus extinguatur & excludatur from being a Corporation for the future; for being wrongfully usurped, it cannot be continued: A Judgment to continue Wrong and Usurpation can never be a right Judgment.

2.) A Fine to the King for the usurping it for the time past. This Judgment may and ought to be given, where the Information is against particular Persons, for usurping upon themselves to be a Corporation, and they shall be fined and imprisoned; but this cannot be where the Information is against the Body Politick; for by the Judgment the Body Politick is extinguished and dissolved, and no Fine can be imposed upon that which is not: So that hereby the King must lose his Fine, which the particular Persons usurping ought to pay, and the Law is agreeable always to it self, and the means answerable to the end. I suppose no Man will affirm, that where a Suit or Judgment is against a Corporation, that the Fine or Execution shall be against all, or any particular Member.

For the Precedents and Authorities in this Point,

(1.) I do agree, that there be Precedents in the Crown Office of Quo Warranto's brought against Corporations in such manner as this is brought, for usurping to be a Corporation, and to claim divers other Liberties.

Quo Wurranto against the Bailiss and Burgesses of Stratsord, for claiming to be a Corporation, and to have divers Liberties and Franchises; thereupon a Plea put in, and a Confession of their Claim by the King's Attorney P. 2 El. r. I.

The like against the Corporation of Reading, the like Plea and Confession, the very next Term after the Information filed. M. 3 & 4 El. r. 4.

Proceedings between the King and Hil. 35 Car. II.

Against the Corporation of Horsham, a Plea and Confession by the Attorney. H. 14 Jac. r. 37. The like against the Corporation of Dover,

but nothing done upon it besides Plea put in. H. 19 Fac. r. 26.

The like against Bath, a Claim put in, and

confessed. H. 20 Jac.

The like against Brackley, and a Noli prosequi. H. 20 Jac. r. 58.

The like against Baston, a Claim put in, and

confessed. T. 3 C. 1. r. 22.

The like against New Sarum, Imparlance, and nothing more upon it. T. 2 C. 1. r. 47.

The like against Bridgport, Claim and Confes-

fion. T. 6 Car. 1. r. 43.

The like against Biddeford, a Claim and Noli

prosequi. M. 2 C. 1. r. 36.

The like against Wiccomb; they plead themfelves a Corporation by another Name, and traverse the Name in the Information; nothing more on the Roll. M. 8 C. 1. r. 42.

And it is probable there may be more like these, but if of any authority, they are for me, and not

against me.

1.) For that they all being for claiming other Liberties, as well as to be a Corporation, and being good and fufficient as to the other Liberties and Privileges that the Corporation claims; though infufficient for this of claiming to be a Corporation, they must be proceeded upon, if the Attorney pleaseth. But is any to be found where only the claiming to be a Body Politick, and nothing else? or if other things questioned, yet only proceeded in as to this particular of claiming to be a Body Politick, as in this Case? That will be like.

2.) In all these nothing is done; a Claim or Plea put in, and that confessed, or Non prof. or not proceeded upon to Judgment. Perhaps not proceeded in because insufficient, and so are Authorities for me: For there being so many of these, which are either Non pros. or not proceeded in, perhaps the Reason might be, because insufficient in the Law, as to the Corporation, and so are Authorities for me in this Case. But

one there is found.

Quo Warranto vers. Bailiffs and Burgesses of New Malton in Yorkshire; T. 6 Jac. 1. r. 3. Quo Warranto they claim divers Liberties, as Courts, Markets, and others, and amongst the rest, to be a Body Politick. They put in a Plea, and make their Claim by Preferription; Iffue is joined, and tried by *Nifi Prius* at *York*, and found against the Corporation, and a Judgment entred, Quod Libertat' & Franchesiæ prædict' in manus Domini Regis capiantur & seisiantur, & quod Bailivi & Bur-genses capiant ad satisfaciend Dom Reg pro Fine suo pro Usurpacion Libertal & Franchessa prædist

There is no mention of this Case in any Book or Report, as far as I can learn; fo that this passed fub filentio. Next, how can this Judgment

be good?

[1.] How can that be a right and lawful Judgment, which shall be given for the continuing a thing that is by the very Judgment adjudged to be unlawfully usurped, and a Fine for it? It is directly oppositum in objecto.

[2.] How can the Corporation be feized into the King's Hands? Extinguatur & excludatur is proper; the Corporation cannot be in the

King.

[3.] How could the Bailiffs and Burgesses be

fined? when they are vanished and gone, there is no Corporation in Being; that which is laid upon a Corporation cannot be levied upon the

particular Members.

I have made Inquiry after this Borough of New Malton: It is a small Borough, within the Manor of the Ancestors of my Lord Eure; it did anciently fend Burgeffes to Parliament, but from the time of King Ed. 1. to the beginning of the Long Parliament, 1640. it fent none then; upon Petition a Writ was ordered, and they then and ever fince have chosen Burgesses: My Lord Eure being Lord of the Manor, and offended with them, did profecute this Quo Warranto, and they having neither Lands, Revenues, or Estates to defend themselves, he easily prevailed, they never in truth being incorporate, nor having any Charter. But that which I give for Answer to thefe Precedents is,

1.] They are all, where not only the Being of the Corporation, but also divers other Liberties were in question; so that the Informations were good in Part, and not worth the while to que-flion whether good, as to that Part of their be-ing a Corporation. The Fine upon them for usurping the other Liberties, would have been

more than they could bear or pay.

2.] That this is but one Judgment, and in a Case of a small Borough, and that Judgment, as entred, not agreeable, but inconfiftent with the Rules of Law or Reason. The Body Politick could not be feized into the King's Hands; but whenever a Judgment is given for the King, for Liberty which is usurped, or extinct in the Crown, the Judgment must be quod extinguatur, and that the Person that claimed them deinceps Libertai' & Franchesiis predict' nullatenus intromittat', sed ab usu earund' amodo omnino cessat; quodque the Perfon that used them, pro usurpacion' Libertat' & Franch' prædist' super Dominum Regem capias' ad respondendum dist' Dom' Reg' de Fine suo pro Usur-patione Libertat. & Franch. prædist'. That this is the Form, C. En. 559. a 537. 527. b.
3.] That this Judgment of New Malton passed

fub filentio; for there is no mention of it in any Book, nor doth it appear that ever the Question was moved or debated. And for Precedents in Matters of Practice and Process, they are of Authority; but in Point of Law, unless they have been upon Debate, are of little Authority to prove what the Law is. Rep. 4. 94. Slade's Case,

L. 5. E. 4. 110.

But on the contrary, all the Precedents that are in any printed Books of Informations, were brought to question, Whether Body Politick, or not, are against particular Persons by Name: Against Christopher Helden, and others, C. En.

527. Pal. 9. fo.

Quo Warranto against Cusack, and others.

Rol. 2. r. 113, 115.

Quo Warranto against the Virginia Company was brought against Nic' Farder, and others, Quo Warranto they claimed to be a Corporation. Rol. 2, 455. Some of them pleaded infufficiently, upon which there was a Demurr, and a Queftion, How the Judgment should be entered? for that the Master and chief of the Company were left out of the Quo Warranto. By which it appears, that it ought to be brought against the Master, and particular Members by Name.

Next, for the express Authorities in this Case, to prove it cannot be against the Corporation.

Rol. Rep. 2. 15. is express, That if a Quo Warranto be brought to dissolve a Corporation, the Writ ought to be brought against the particular Persons; for the Writ supposeth that it is no Corporation. The Difference there taken, when the Attorney General supposeth the Defendant to be a Corporation, otherwise when he questions them as Inhabitants of a Vill, then they ought to enable themselves, they must then shew themselves a Corporation, also prove it.

My Lord Hales, in his Common Place Book in Lincolns Inn Library, fol. 168. faith thus: Nota, sc. Quo Warranto soit port pur usurper de une Corporation serra port vers. particular Persons, quia in disaffirmance del Corporation, & Judgment serra donne que serra custe; mes si le Quo Warranto soit port pur Liberties claim. per Corporation,

to soit port pur Liberties claim. per Corporation, ferra port vers. le Corporation. This is positive.

This, if it were only my Lord Hales's Judgment were of no little Authority; but I think it is a Report taken upon the Case of the Quo Warranto against Cusack and others. But Mr. Attorney finding," as I believe, all the Precedents to be against him ( For in them all there are either non Prof. or no Proceeding to Judgment, the Causes whereof, or at least some of them, probably might be the Insufficiencies of these Informations) and finding also the Authorities in Print, which have been cited to be all against him, and none for him, endeavoured to maintain the Information as brought not against the Corporation, but against the Citizens or Inhabitants of the City in their natural Capacities, and to that purpose cited the Case, C. En. 537. of a Quo Warranto against the Inhabitants of a Village, Quo Warranto they claimed to be a Body Politick; and argued, That a Quo Warranto lies against the Cives of such a City, or Burgenses or Tenants. This seems to be rather a sudden Contact. ceit, and altogether undigested, and not well considered. But in answer thereunto, and to prove that this Writ is brought against the Defendants as a Corporation, and cannot legally be taken in any other Case; if a Mayor and Commonalty plead that they are seized in Fee, they need not say in Right of their Corporation, the Name shews them to be a Corporation, it need not be alledged, Leo. 1. 153. An Action there brought by the Guardians and Fellowship of Weavers; the Book faith, That they need not fet themselves out to be incorporate, the Name shews it; so of Cities, saith the Book, Hob. 211. So then, when the Writ is brought against a Mayor and Commonalty, or Mayor, Commonalty and Citizens, the Law takes notice of them to be a Corporation, and the Writ against them as such; the Name shews it. But against Inhabitants of a Village, a Writ brought by that Name, that cannot be taken to be other than Inhabitants, the Name fo shews it; and in such Case, some of the Inhabitants, by Name (viz.) A. and B. appear in Person, in their own, and Names of the rest of the Inhabitants, and plead, and are Defendants, Co. En. 537. So did they, as appears in that Precedent. No Appearance ever was of Inhabitants in other manner. But in this Case here are no Persons that do appear by Name, but the Corporation appear, and make an Attorney under their Common Seal. The Corporation, and no particular Persons, are the Defendants before you, or else you have no Defendants before you; for there is none appearing in Person, here is no Defendant, nor none against whom you can give Judgment; but all the whole Proceedings vain and against no body. So that if we should admit, as Mr. Attorney argues, That this Information is not brought against the Corporation; then there can be no Judgment for want of Defendants appearing in their natural Capacities; you must have it against the Corporation, or no body. A Mayor cannot be, but where there is a Corporation; therefore this Notion is impossible, as I conceive. So that if there were nothing else in the Case, if the Information be ill brought, they can have no Judgment against us.

II. But admit that the Information as to this Point be sufficient, then I proceed to consider the other Parts of this Case; the Plea: That contains the Defendants Title (viz.) That she is a Corporation time out of mind, and many Confirmations by Acts of Parliament and Charters. It is not denied, but that the Title made

by the Plea is good.

But next the Replication, that contains,
1. An Issue upon the Prescription (viz.)
That the Citizens of London have not been time out of mind a Corporation by Name of Mayor,
Commonalty, and Citizens, &c.

2. A pleading over, That the Mayor, and Commonalty, and Citizens taking upon them (assumentes super se) to be a Body Politick, and

to have Power to make By-laws.

1.) Colore inde, but for their private Gain, & contra fiduciam per Dominum Regem & Leges bujus Regni in them reposed, took upon them to raise Money upon the King's Subjects by Colour of an Ordinance by them de facto made, and in Profecution of this usurped Power, the Mayor, Commonalty, and Citizens, in their Common Council assembled, published a Law for levying Money upon the King's Subjects that came to the Markets within the City, 17 Septemb. 26 Car. 2. (viz.) De qualibet Persona, for every Horse Load of Provisions brought into any publick Market within the City to be fold, 2 d. a Day, for every Dorser of Provision, 1 d. a Day, for every Cart-load drawn with not more than three Horses, 4 d. a Day, if with more, 6 d. a Day; that if any refused to pay, he should be amoved from his Place in the Market: That by Colour of this By-law, the Mayor, and Commonalty, and Citizens have extorted great Sums of Money for their own private Gain, amounting to Five thousand Pounds per Annum.

2.) And farther, That whereas there was a Seffion of Parliament holden 21 Octob. 32 C. 2. and continued till the 10th of Jan. 82. and then by the King prorogued to the 20th of that instant January; the Mayor, Commonalty and Citizens, Jan. 13. in their Common Council assembled, malitiose, advisate, & seditiose, absque legali Authoritate, in se assumpterunt ad censendum & judicandum dict Dom Regem nunc, & Prorogationem Parliamenti, by the King prorogued; and in the same Common Council, Vota & Susfragia sua dederunt & ordinaverunt, That a Petition sub nomine the Mayor, Aldermen, and Commons of the City of London, in Common Council assembled, to the King should be exhibited: In which Petition it was contained, That by that Prorogation the Profecution of the publick Justice of this Kingdom, and the making necessary Provision for the Prefervation of the King, and his Protestant Subjects, had received Interruption. And that the

Mayor,

Mayor, Commonalty, and Citizens, in the same Common Council, did unlawfully, malitiose, advisate, & seditiose, with Intent that the same Petition might be published and dispersed among the King's Subjects, to induce in them an Opinion, that the King had by that Prorogation obstructed the publick Justice, and to incite Hatred against the King's Person and Government, and to disturb the Peace, did order that Petition, containing the faid scandalous Matter, to be printed, and thereupon to those ill Ends and Purposes they caused it to be printed and published: By which the Mayor, Commonalty, and Citizens, the aforefaid Liberty and Franchife of being a Body Politick forisfecerunt, and after, by the time in the Information, have and yet do usurp

Before I come to the Matter, I would fpeak to the Pleading herein, and in the subsequent Surrejoinder: And for the Pleading in it, I think it is as fingular and unprecedented as the Matter of it is. This Replication, supposing the Matter had been the Act of the Body Politick, and good and fufficient, yet, as pleaded, is infufficient, and not warrantable by any Law or Practice ever known. It contains,

1. An Issue, viz. no Corporation time out of Mind.

2. Two Caufes of Forfeiture of the Corporation, admitting they once were a Corporation. So that though the Point in Question be but one, viz. Whether we are lawfully a Corporation

or no Corporation, though the Plea is fingle, that we are a Corporation by Prescription time out of Mind, yet here is, to try this Point,

1. An Issue.

2. A double Plea, alledging two Caufes to

avoid it for a Forfeiture.

This I conceive cannot legally be done, though in the King's Case. I do agree, the King hath great Prerogatives in Pleadings, and as far as ever they have been allowed or enjoyed, let them be so still; but that the King can to the same Matter both take Issue, and also plead over at the same time, that I deny. It is most reasonable, that the Law should be careful to preserve the King's Rights; but on the other Side, I think it is not reasonable, that the Law should admit or allow as legal, any way of Proceeding that should destroy or render the Subjects Right indefensible, be his Right as good as it may be. If so be that Mr. Attorney may both take Iffue upon the Fact, and also plead over, I would, by your leave, ask how many Iffues, and how many Pleas over the King's Attorney may have? Suppose the King bring a Quare Impedit, or Writ of Right, or any other Action, the Defendant makes his Title, which is usually done, by many Grants and Conveyances from one to another, to bring it to himself. May the King's Attorney now take as many Issues as Facts issuable, plead as many Pleas as he pleafeth, and all this simul & semel? It is true, that in this Case Mr. Attorney hath affigned only two Breaches, or Caufes of Forfeiture; but he might, if he had pleafed, by the same Reason, have affigned two hundred. If this may be, are we not all at Mr. Attorney's Mercy? If this may not be, then how many Pleas? Is it in Law defined? In favorem Vitæ a Man may plead a special Plea, and plead also Not Guilty, but not feveral special Pleas; but that there is any such Prerogative for Mr Attorney, in Suits betwirt the King and his Subjects, I can find no Instance or Authority for it: For though it be true, as I have said, that the King hath great Prerogatives in Pleading, yet it is as true, that this is not boundless; but that if in the King's Writs there be Mistakes, or his Writ or his Action misconceived, he shall be bound by it in like manner as Subjects are or

Partridge against Strange, Com. 84. a. 236. a. and in the fame Book in my Lord Berkley's Case, it is expresly said, That though the King hath many Prerogatives concerning his Person, Debts, and Duties; yet the Common Law hath fo admeasured his Prerogative, that it shall not take away, or prejudice the Inheritance of any.

The King hath a Prerogative that he may wave his Dumurrer and take Iffue, or wave his Iffue and demurr upon the Plea: But faith the fame Book, fol. 236. he must do it the same Term, not in any other Term; for then he may do it in infinitum, without end, and the Party hereby may lose his Inheritance; and for that the Common Law will not fuffer the King to have fuch a Prerogative. These are the Words of the Book. And in the Point that this Prerogative must be made use of the same Term, and that the King's Attorney cannot vary in another Term, and wave his Issue, is 13 E. 4. 8. Bro. Prer. 69. 28 H. 8. 2. So in making Title to a Quare Impedit, he at the end of the Term waved his first Title, and made another. But it is true alfo, that as to the Point of waving Demurrers, and taking Iffue in another Term, there is Authority that he may so do; Rex vers. Bagshaw, Cr. 1. 347. but whether it may be done or not in another Term is not material to our Case: But the use I make of these Cases is to prove that the King's Attorney should not have both together fimul & femel, as in this Case he hath done; he must wave one before he can have another Plea. For those Debates about his varying his Plea by waving his Issue and Demurring, or waving his Demurrer and taking Iffue, fignify nothing, if he may in one Plea, and at the same time take Issue and Demurr, or plead over to the same Matter or Point, as is done in this Case; therefore those Books strongly prove, that the Prerogative that the King hath, is by waving or relinquishing one, and choosing the other; and therefore not to have or use all together and at once, as is done in this Cafe.

The King shall be bound by one Issue, he shall not have divers, 9 H. 4. 5. So that as this Replication is at the same time simul & semel to the same Matter, to take Issue that we were not a Corporation time out of mind, and to plead two Matters of Fact for Forfeiture, is the first Attempt that ever was of this kind, and in its confequence confounding the Right of the Subject, and leaves him perhaps only but a Colour of Law, but most difficult, if not impossible by it to be defended, let his Right be what it will, if Issues and Pleas without number may be by the King's Attorney joined and pleaded, and the Subject must answer. The very Charge besides will undo the Subject, and wrest him out of his Estate by the Law that should preserve him. Point, if I mistake not, will deserve Consideration, if it be new, and the first Project (for so I beg leave to call it ) of its kind; for I know no Book or Instance of the like, unwarrantable

by old Laws and Rules of Pleading. The old Laws and Ways are good and fafe: Eventos varios res nova semper habet. Perhaps the Confequence and Mischies attending this way of joining Issue, and at the same time pleading over as many Pleas as Mr. Attorney pleafeth, are as great as any other in this Case, and not less to be minded or regarded. As of the one side great are the King's Prerogatives, and most necessary to be preserved, and maintained; so it cannot be denied but that the Law hath fet Limits and Bounds, which must be kept and observed in pleading, which is the Method and Mean of preferving and determining Rights, without which no Man can be preferved by the Law. But suppoling that feveral Causes of Forfeitures may be assigned, yet they must be all Facts done at the fame time, or they confound one the other; for if the first Fact was a Forfeiture, thereby the Corporation was determined, and at an end, and the subsequent could not be the Act of the true lawful Corporation; for that was forfeited, determined, and gone, by the precedent Forfeiture: And if so, that it was forfeited and gone by the precedent Act, viz. the making the Ordinance Septemb. 17. 26 C. 2. then how could it act and forfeit it self fix Years after, in the Year Thirty two? This seems impossible. But to avoid this, Mr. Attorney in his Argument doth hold, That though the Act be a Forfeiture, yet till there be a Judgment, or fomething on Record to determine the Corporation (and in this Cafe the Judgment to be given shall do that Work). till such Judgment, the Corporation remains. Then taking it as Mr. Attorney will have it, and as the truth is, supposing a Forfeiture, until that Forfeiture appear on Record, or that there be fome Office or Inquisition that finds it, and that returned, and on Record, were it of any Estate in Lands, Tenements, Hereditaments, or Offices, it is not determined or vested in the King, but continues. This is quite contrary and contradictory to all that you have done, and the very Foundation of this Quo Warranto; for if you admit, as then you do, that the Forfeiture ipso fasto did not determine, but that it must be this Quo Warranto, or Judgment upon it, that must determine the Corporation, and that the Corporation, notwithstanding such Act, was or is in being; then they have not usurped upon the King, they are the same Corporation they were; they have the same Power to act they had; they have the fame Warrant and Right they had, only subject to a Judgment against them, that may be given hereaster, for a Fact already past; for fince that an Usurpation is a fortious and wrongful using a Liberty or Franchise upon the King, without lawful Authority. Then, supposing fuch an Act of Forfeiture doth not ipso facto determine or dissolve, but a Judgment, or some other Act of Record, must first be had before fuch Diffolution; then till fuch Judgment, or Act of Record, they are lawfully a Corporation in being, and their lawful Warrant remains, and they did not, nor could fo long usurp their Being, and then hereby is your own Information destroyed and abated: For there you say that they did by the space of a Month, without any Warrant, use and usurp the Liberty to be a Corporation. But hereby you grant that it was not used unlawfully, nor usurped, but notwithstanding the Forfeiture the Corporation lawfully continu-VOL. IV.

ed, unless there had been some Judgment, or other Act on Record to determine it. This I rest upon as impossible to be avoided. Is it posfible that a Corporation or Body Politick can at the same time be lawfully and rightfully such, and not lawfully and rightfully such? Can Right and Wrong be the fame? Can the fame thing rightfully be, or have its Being, and at the same time not rightfully be, or have its Being? Can we possibly be at the same time, viz. the time mentioned in the Information, a lawful Corporation, and yet an usurped or unlawful Corporation? Could we then have a lawful and rightful Authority to be a Corporation, and at the same time have no lawful or rightful Authority to be so? These seem to be Contradictions, and if so, are the most difficult of all things to be believed or imposed; therefore to be plain in this Matter, either tell us that we are yet till Judgment a Corporation or Body Politick lawfully and right-fully, or not. If you fay we are, then as yet we are no unlawful Corporation, nor have usurped to be one, as in your Information and Replication you have alledged. We have not then unlawfully taken upon us to be a Corporation, and therefore cannot have Judgment against us, or be fined for having or being that which we lawfully have or be, as you now admit we are; confequently you must go some other Way, you have destroyed your own Information, and can have no Judgment upon it. But perhaps this Concession of Mr. Attorney, that the old and lawful Corporation and Body Politick is still in being, and shall so continue, till by Judgment or Matter on Record determined, may only be fome sudden Thoughts; for not only the Matter, but the whole Proceedings in this Suit, being at least unexperienced, and perhaps much out of Practice, it might eafily happen, that in an hasty Proceeding all things might not be thought on, nor all the Objections or Inconveniencies foreseen, and perhaps the Consequence of the Position, that a Miscarriage, or doing an unlawful Act, should ipso facto forfeit the Body Politick or Corporation, might make a Man start, and cast about how to avoid it, and flying from one Danger run into another. These are things ordinarily happening, and perhaps have in this Case happened, and were the Cause of this Concession, that the old and lawful Cor-poration is yet in being, which is contrary to the whole Frame and Scope of both the Information and Replication, and probably never thought on or intended when the Information or Replication was made, being quite contrary and inconfistent with the Frame and Foundation of them both. If it be holden according to this Concession, that the old and lawful Corporation was not by the supposed Acts of Forfeiture dissolved and determined ipso fatto, but remained and continued lawfully a Corporation, and yet is fo; then we have not usurped, but are a lawful Corporation during the Time in the Information, and not as therein supposed by Usurpa-tion, and without lawful Authority; and there-by the Information confounded and abated. But supposing, according to what the Infor-

mation and Replication suppose, that the Acts of Forseiture did ipso facto dissolve and determine the Corporation, for they will at last, I doubt, come to that again; for this present thought that it shall be forseit, but not dissolve

ed or determined till Judgment, will be subject to almost all the same Inconveniencies; for when Judgment is given, the Forfeiture must relate to the Time of Offence, and to avoid all mean Acts, as in other Cases it doth. But to pass this over.

III. Supposing the Information good, the Replication good, and the Matters alledged for Forfeiture to be as in the Replication alledged: The next thing I pray leave to speak unto, is, Whether the Matter alledged in the Rejoinder be not sufficient to justify or excuse the two Facts alledged for Cause of Forfeiture. I conceive they are. The Pleadings here must first

be stated.

1. As to the Ordinance or By-laws for the Toll in the Markets. As to that the Defendants in their Rejoinder have alledged, that the City of London is, and was always the capital and most populous City of the Kingdom. That there are and always have been great publick Markets within the faid City. That the Mayor, Commonalty, and Citizens, are and always have been feized of those Markets in their Demesne as of Fee; and at their own proper Charges provided Market places, Stalls, Standings, and other Accommodations for Persons coming to those Markets; and Overseers and Officers for better Regulation and keeping good Order, cleanfing the fame. That for defraying those Charges, they have, and always had and received divers reasonable Tolls, Rates, or Sums of Money, of all Persons to those Markets coming, for Stalls, Standings, and other Accommodations by them had, for exposing to Sale their Victuals and Provisions in those Markets. That the Freemen of the City of London are numerous, above fifty Thousand. That there hath been time out of Mind a Common Council, consisting of the Mayor, Aldermen, and certain Free-men annually elected, not exceeding the Number of two hundred and fifty, called the Com-That there is a Custom within the Cimons. ty, that the Common-Council make By-laws and Ordinances for the better Regulation and Government of the publick Markets, and for the appointing convenient Places and Times when and where, within the City, the Markets shall be kept; and for the affeffing and reducing to Certainty reasonable Tolls, Rates, or Sums of Money, to be paid by Persons coming to the fame Markets, for their Stalls, Stations, and other Accommodations by them had, for exposing to Sale their Victuals as often as and when to them should be thought expedient, fo as their Ordinance be useful to the King and his People, confonant to Reason, and not contrary to the Laws of the Land. That this Custom is confirmed by Mag. Char. Stat. 1 E. 3. Stat. 7. R. 2. That after the Burning and Rebuilding London, and the Alterations thereby made, Controversies did arise within the City concerning the Markets and Tolls. That thereupon Sir William Hooker, then Mayor, and the Aldermen, and Commons in Common Council assembled, did make an Ordinance, intituled, An Ast for the Settlement and well ordering the several publick Markets within the City. By which reciting, that whereas for Accommodation of Market People with Stalls and Necessaries for their Standings, for cleanling and paving the fame, for defraying incident Charges about the fame, reasonable Rates had always been paid:

To the end the Rates to be paid might be ascertained, that the Market People might know what to pay, and the Officers what to take, to avoid Extortion, it was ordered there should be paid by the Market-people for their Stalls, Standings, and Accommodations in the Mar-kets, For every Horse-load of Provision under publick Shelter, 2 d. a Day; for every Dosser 1 d. a Day; for every Cart-load drawn with not above three Horses 3 d. a Day; with more Horses 4d. a Day; and upon refusal to pay to be removed. Then they aver that these Rates are reasonable. That they are all the Rates that are paid by such Market-people to the Use of the City. That these Rates they have received fince the making these Ordinances. That there is no other Ordinance for raising Monies for fuch Provisions exposed to Sale in their Markets

in any manner made.

To this Rejoinder Mr. Attorney hath fur-rejoined, and taken it by Protestation, That the City were not seized of the Markets, nor at their own Costs provided Stalls and other Accommodations; and that the Rates by the Ordinance appointed were not reasonable. For Plea sets forth an Act of Parliament made 22 Car. 2: enacting, That to the end apt and convenient Places within the City should be put out for Buildings, and keeping the Markets; and that the Royal Exchange, Old Baily, and common Gaols and Prisons within the City should be made more commodious; for the enabling the City to do these Things, they should have a Duty out of Coals imported betwixt May 1670, and Mich. 1687. into the Port of London 12 d. per Chaldron; which Duty they have accordingly received, amounting to a great Sum, and notwithstanding that Duty, without Title or Right, the Defendantsmade the By-law for their private Gain, absq; boc, that the Mayor, and Commonalty, and Citizens, have time out of Mind had, or accustomed to have Tolneta, ratas, sive denariorum summas per ipsos Majorem, Communitatem, ac Cives Civitatis prædict' superius supposit' fore per præsat' legem sive ordinationem prædict' assess. S in certitudinem reduel' prout per placitum superius rejungend' supponitur.

The Defendants they rebut, and fay, that they have always had reasonable Tolls, Rates, or Sums of Money of all Persons coming to their Markets to sell their Provisions, for their Stalls and Accommodations: Et de boc ponit se super patriam: the Attorney demurs. Upon his Pleadings the Questions are, Whether the Matters alledged by the Defendants, in Justification of the Ordinance, or By-law, be a good Justification in Law, or not? If it be, Mr. Attorney in his Surrejoinder hath given no Answer to it at all; he hath neither confessed it, nor denied it. The Rejoinder faith, that the Defendants are, and always have been feized of the Markets in Fee. That they at their Charge provided Marketplaces, Stalls, Standings, and Officers for the Accommodations of the Markets, and cleanfing them. That for defraying those Charges they have always had divers reasonable Tolls and Rates for Standings and other Accommodations. That the Common Council have, as often as expedient, always made Ordinances for regulating those Markets, and for affesting and reducing to certainty reasonable Tolls, Rates, and Sums of Money to be paid by the Market-people for their

Accommodations. That according to this Cufrom, they made the Ordinance and By-law. Mr. Attorney in his Sur-rejoinder hath not denied any Part of this; but offers a Traverse to that which is no where alledged or supposed. It is never pretended that the City have had time out of Mind the very Tolls and Sums of Money for Toll affested by the Ordinance. There is not a Word in the Rejoinder to that Purpose, but to the contrary; (viz.) That they in their Rejoinder claim a Power by Ordinance of Common Council to affess and set the Rates of these Tolls and Payments, as often as and when to them shall feem expedient. It is admitted in the Rejoinder, that these Sums were not time out of mind, only they had Power to fet, affels, and ascertain, as often as expedient. Therefore when Mr. Attorney traverseth our having time out of Mind the Tolls, Rates, and Sums of Money by the Ordinance affeffed, and in certitud' reduct' this is plain, besides any thing claimed or pretended unto, if he had intended to traverse what we have alledged, that we have had time out of Mind divers reasonable Tolls and Sums of Money for Stalls and Accommodations: Or if he would have traversed the Instance alledged for the Common Council affeffing those Tolls, as often as expedient, that was plain and easy to do; but that he hath not done: He hath only traversed whether the Tolls, Rates, and Sums of Money, by the Ordinance affeffed, and reduced into Certainty, have been time out of Mind. This is the proper Sense of his Traverse, but if doubt-ful in its Sense, his Traverse is nought for that Cause; for dubious Words can make no Issue for the Jury to try, else Men should be tricked and ensnared by doubtful Words to pervert Right. So that if the Matter alledged in the Record be fufficient in Law to justify the making this Ordinance or By-law, then what is done therein by the Act of Common Council is lawfully and rightfully done, and no Forfeiture. I do agree, that for a Lord of a Market to prefcribe to have a Toll uncertain, and as often as expedient, to ascertain it, is no good Prescription. But that is not our Case; I do distinguish be-twixt that and this Case: Where there is by Cu-stom, confirmed by Acts of Parliament (for I shall shew that they are Acts of Parliament, notwithstanding what hath been objected against them) a Power and Authority vested in the Lord Mayor, Aldermen, and Common Council, to regulate and order the People, Trades, and Markets in the City, and the Places, and Conveniencies, and Officers, from time to time, and consequently to regulate and ascertain the Tolls or Rates to be paid by the Market-people, to prevent Extortion and Disorders; that such Custom is legal. The Chamberlain of London's Cafe: An Ordinance that no broad Cloth shall be fold in the City, before it be brought to Blackwell-Hall to be fearched, and a Penny for every Cloth to be paid for Hallage, under pain of forfeiting 6 s. 8 d. a Cloth, to be recovered in the City Courts, Rep. 5. 69. Though objected that this was an Imposition of payment of Money upon the King's Subjects, yet adjudged good, and a Procedendo granted.

An Ordinance that no Unfreeman shall use a Trade in London, adjudged good, City of London's Case, Rep. 8. fol. 1. A multitude of Ordinances they have for regulating all manner of VOL. IV.

Trades, and of Rates and Prices; and as much reason there is to object against them, as this Ordinance, or the Custom in this Case: But the City of London have a Government and Power of making Ordinances, for governing and regulating Trades, buying and felling within the City, placed in the Common Council, and confirmed by Act of Parliament; and therefore not like the Case of any private Lord of a Market. But it is true, their Ordinances must not be unreasonable. The Payments that are imposed by this Ordinance, are only imposed upon those that are under shelter; it is reason a Recom-pence should be paid, and there is no Unreasonableness or Injustice appears in the Ordinance, but a reasonable Recompence. But the Custom or Power of the Common Council is not denied, as I take it: For they have not denied the Power to regulate and ascertain the Tolls or Sums of Money alledged to be in the Common Council; if they had, that must have been tried: Nor have they denied the Rates fet to be reafonable. So that I think, as to this Matter we have well intitled our felves, and justified our making our By-law, and taking the Tolls or Rates thereby appointed; and nothing in the Surrejoinder against us to the contrary is objected.

But for confirming and making good our Cuftoms, in the Plea, there are three Acts of Parliament pleaded,

1. Magna Charta.
2. Stat. 1. E. 3.

3. Stat. 7. R. 2. The King's Counfel have not denied Magna Charta to be a Statute, but have denied the other two to be Statutes, or Acts of Parliament; and the Reasons given by them are:

Because not in Print, nor Roll of it to be found; or because no body knows where to

find it.

As to the first, Private Acts of Parliament do

not use to be printed, few are.

As to the fecond, Suppose there were no Roll to be found, doth this after so long a time conclude there was none fuch, especially fince Mr. Solicitor was pleased to acknowledge that there are no Parliament Rolls of E. 3. till 4 E. 3? It is true that almost all the Parliament Rolls of H. 3. E. 1. E. 2. and till 4 E. 3. are indeed lost. But besides, in those Days publick Acts were not only entred upon the Parliament Rolls, but from thence transcribed, and sent under the Great Seal to be published by the Sheriffs of the Counties, in the Cities and Boroughs, and also by Writ to the Courts in Westminster-ball to be there entred and recorded, of which there are many found, especially in the Exchequer; and hence came the Rule in Law, that Judges, ex Officio, are bound to take notice of general Acts of Parliament : But for private Acts they were put under the Great Seal, and the Parties interested had the same to produce. But that these in this Case should be questioned to be Acts, is strange.

But to prove them Acts: As to the Act I E.3. (1.) We have pleaded it under the Great Seal of King E.3. that made it with a profert bic in Cur' and shewn it with our Plea as we ought; and this is Evidence sufficient of it self. If the same, produced under the Great Seal put to it when made, be not sufficient Evidence to satisfy, what can be?

(2.) But in this Case it is enrolled upon Record 5 O 2 also,

also, Inter placita Coronæ penes Camerarios in Scaccario; it is enrolled there, Irin. 1. E. 3. r. 61, 62.

But perhaps it may be objected also, That this was no Act of Parliament, but only a Grant or Patent in Parliament; because it is that the King de assensity Præsator Comitue Baron ac totius Communitae regni in præsenti Parliamento.

I answer, that Acts of Parliament observe not any certain Form. In the Cafe of the Earldom of Oxford expresly, Jones 103. that there was variety in penning Acts of Parliament in ancient time, Dominus Rex per Confilium fidelium subditor' suor' statuit, and other Forms there, are yet good Acts. But that they were anciently in form of Patents or Grants in Parliament, Magna Charta, C. 1. is in form of a Charter or Grant. The form of the Act of Parliament, 11 E. 3. Princes Case, R. 8. fol. 8. for creating the Prince, Prince of Wales, begins, Edwardus Dei gratia, &c. in form of Patent, and is De communi affensu & consilio Prælator' Comitu' Baron' & aliorum de concilio nostro in præfenti Parliamento, and adjudged a good A& of Parliament; and the Authorities and Reasons to prove it an Act of Parliament are fol. 18, 19, 20. fo full, that it might be thought that this Objection would never have been made: And that this is in the fame Form that all the rest of the Acts of this very Parliament of the 1 E. 3. Memb. 17. are, appears by the Patent Roll of the same Parliament. A Charter granted by the King de affensu Prælator' Comitu' Baron' Communit' Regni in Parliamento apud Westm' to enable the City to apprehend Felons in Southwark. An Act in the fame Form, for the annulling the Conviction of Treason, that was against Roger Mortimer, in the time of E. 2. Rot. Clauf. 1 E. 3. An Exemplification then entred of an Act made in the fame Form, in the fame Parliament, for the annulling the Attainder of Thomas Earl of Lancaster, attainted tempore E. 2. Rot. Pat. 2 E. 3. P. S. 1. M. 17. Divers other Acts of Parliament in the same Form made 1 E, 3, for annulling divers other Attainders that were tempore E. 2. So that as to this Act of Parliament 1 E. 3. I think the Objections are answered, and that it is an Act, as pleaded. Rot. Pat. 2 E. 3. P. S. 2. M. 11. Inft. 2.5 27, 639.

And as to the other Act 7 R. 2. that that is no Act of Parliament, only a Prayer of the Commons, that there might be a Patent granted to the City, confirming their Liberties, licet usi vel abust fuerint; and the Answer was, Le Roy le veult.

They object for Reasons against that being

an Act of Parliament,

First, that it wants the Assent of the Lords. Secondly, It is only a Prayer of the Commons to have their Liberties confirmed, and the King's Answer Le Roy le veult, but nothing done to confirm it.

As to the first Objection, supposing it true that there is no mention made of the Assent of the Lords, yet the Act is a good Act.

1.) It appears to be in Parliament ad instan-

1.) It appears to be in Parliament ad instantiam & requisitionem Communitat? Regni nostri in præsenti Parliamento.

2.) The Answer in Parliament, that is given by the King to the making all Laws, is given to this, Le Roy le veult.

3.) And next, it is admitted to be upon the Parliament Roll, 7 R. 2. Num. 27. I have before faid, that Acts of Parliament are not in any certain Form; fometimes entred as Char-

ters or Grants, fometimes as Articles, fometimes and frequently as Petitions; the Books I have already cited prove it. But according to the Course of Parliaments, let it be in what Form it will, let it begin in which House it will, yet it must go through both the Houses of Parliament, before it can come to the King for his Royal Affent. If either House rejects or refuseth, there it ends, it comes not to the King; nor is the Royal Affent in thefe great operative Words, Le Roy le veult, in Parliament given to any thing, but what the whole Parliament have affented and agreed unto. So that this is an Objection grounded upon a Reason contrary to all the Course of Parliaments, which shews that the Lords Affent was to it, though not mentioned. Selden's Mare Clauf. 249, gives a full Refolution herein: Cer-tiffimum est, laith he, that according to Custom no Answer is given, either by the King, or in the King's Name, to any Parliamentary Bills, before that the Bill, whether it be brought in first by the Lords, or by the Commons, hath passed both Houses, as it is known to all that are versed in the Affairs and Records of Parliament. And in the Prince's Case before cited, there the Act is faid to be de Assensu & Consil of the Lords, but doth not name the Commons; And this answers the other Reason also, viz. That it should only be a Prayer and Petition alfo, to have a Charter of Confirmation granted: For fince the Forms are in manner of Petitions, since the Royal Assent or Words, Le Roy le veult, is never put to any Bills in Parliament, but fuch as are thereby made and passed into Laws, the giving the Royal Affent is fufficient in this Case to prove it a Law. But for further Evidence, we have it under the great Seal of King R. 2. thus penned: Ad instantiam & requisitionem Communit' Regni nostri Angl' in præsenti Parliamento nostro, pro majori Quiete & Pace inter Legeos nostros focendis, & pro bono publico de assensu Præ-latorum, Dominor' Procerum, & Magnat' nobis in eodem Parliamento assistentium, &c. So that here, by it is fully proved, and shewn, that though the Assent of the Lords be not mentioned in the Copy, yet that it was had, and under the great Seal of R. 2. it so appears. We have also, in our Book of the Acts of that time in the City, the Proclamation made upon the first promulging this Act, in the time of Sir. Nicholas Brember, Lord Mayor, Lib. H. f. 169. a & b. and therein it is also entred in the same Words, as before, under the great Seal of R. 2. de affensu Prælator, &c. Next, our Books and continual Practice ever since. It is true, that in the 7 H. 6. fol. 1. when it is said, that the Customs of London were confirmed by Statute, Quare what Statute; but it is not there made a Quare whether this were a Statute; Instit. 4. 250. Rep. 5. 63. Rep. 8. 162. all fay that the Customs of London are confirmed by Parliament, 7 R. 2. Justice Jones 283. hath it verbatim out of the Parliament Roll. The constant Course of Pleading the Customs of London is to plead a Confirmation of them by this Act of Parliament: So that as to this Point there is not any one Book or Opinion, before this Day, in favour of what is affirmed, that these are not Acts of Parliament; and our Plea stands good in Law, and the Ordinance, and By-law, and Custom is good, and then no Forfeiture thereby. But

But suppose, and admit, that this By-law be the Act of the Corporation, and not good and sufficient in Law, nor in Law justifiable, Quid sequitur? Then it is void in Law. Then if it be void in Law, how can it make a Forfeiture? Suppose a Lessee for Years, or for Life, makes a Feoffment, but it is not duly executed for want of Livery and Seisin, by which it is void in Law, can this make a Forfeiture of the Estate of the Leffee? Suppose a Corporation Tenant pur auter vie makes a Feoffment, which is void for want of Livery duly made, will this forfeit their Estate? A void Act shall not destroy or forfeit a precedent Estate. A Parson, that hath a former Benefice, accepts a fecond Benefice incompatible, was instituted and inducted, but did not read the Articles, his first Benefice was not forfeit or void hereby, because by the Statute the not reading his Articles had made his Institution and Induction void. Dyer377.b So that then whether this By-law or Ordinance were good or void in Law, perhaps is not much material; it cannot make any Forfeiture of the Corporation, it can have no fuch effect; for if it be a good and lawful By-law, no For-feiture can be for doing a good and lawful Act. If the Ordinance be not warrantable by Law, then it is void in Law; if void in Law, a void Act can make no Forfeiture.

But you received, fay they, and exacted from theKing'sSubjectsSums of Money by thisOrdinance.

I answer, Suppose we did, and that we had no Right to have this Money; if an Officer, by colour of his Office, receive more than is due, it is Extortion, and a Crime punishable: ButifaPerfon, that is no Officer, take Money that is not due, or more than is his due, the Parties injured have their Remedies by Action; but this is no Crime for which any Forfeiture or Penalty is incurred by the Person that so takes or receives the Money. Suppose a Lord of a Manor exact or take greater Fines or Sums of Money from his Copyholders or Tenants, than he ought, they have their Remedies by Actions against those that receive; so if a Corporation receive or take Money supposed to be due, but in truth is not, how can this forfeit any thing?

But you took upon you, say they, a Power and Authority to tax the King's People, and to

take and receive the Money fo taxed.

I answer, This is but the same thing, only put into greater Words. It is still but the making of an unlawful By-law, and thereby appointing Money to be paid which ought not, or more than should be; and as to the turning of it, or expressing it in stately Words, of taking upon you, or usurping Authority to impose upon, and tax the King's People; whosoever doth any Act or Thing, he takes upon him, and doth also execute the Power and Authority of doing that Act or Thing, which is comprehended in the Thing done. The making a By-law, or Ordinance, whereby more is ordered to be paid than ought, or Money appointed to be paid where none is due, is still all the Fact and Thing done; and if that make no Forfeiture of the Corporation, or Crime punishable by Indictment or Information, except only as the Statute 19 H. 7. c. 7. which I shall hereafter mention, hath appointed for Forfeiture of 40 s. the taking or usurping the Power to do it, cannot be more, or effect more, than the doing the thing which comprehends it.

2. As to the other Cause alledged in the Replication for Forfeiture, the Petition, printing, and

publishing it; in the Replication 'tis alledged, That the Parliament the 10th of January was prorogued to the 20th of January. That the 13th of January the Mayor, Commonalty, and Citizens of London, in their Common Council affembled, malitiose, advisate, & feditiose, took upon them ad judicand' & cenfend' the King, and the Prorogation of the Parliament by the King fo made; and that the Mayor, and Commonalty, and Citizens of London, so in the said Common Council affembled, did give their Votes and Order, that a Petition, in the Name of the Mayor, Aldermen, and Commons of the City of London, in Common Council affembled, should be exhibited to the King. In which Petition it was contained, that by that Prorogation the Profecution of the publick Justice of the Kingdom, and the making necessary Provisions for the Preservation of the King, and his Protestant Subjects, had received Interruption. And that the Mayor, Commonalty, and Citizens of London, in Common Council, as aforefaid, affembled, maliciously, and seditiously, to the intent the same should be dispersed among the King's Subjects, and to cause an Opinion that the King obstructed the publick Justice, and to stir up Hatred and Dislike against the King's Person and Government, did order the faid Petition to be printed, and afterwards they did print it, and caused it to

be published.

The Defendants in their Rejoinder to this Breach set forth and alledge, That there was a Plot against the Life of the King, the Government, and the Protestant Religion; and set forth all the Proceedings upon it, the Attainders and Impeachments of the Lords in the Tower in Parliament depending, the Proclamations declaring the Dangers by this Plot, that they could not otherwise in human Reason be prevented, but by the Bleffing of God upon the Consultations and Endeavours of that great Council the Parliament, and commanding a General Fast to be kept in London the 22d of December, and that it was kept accordingly. The Proceedings in the Parliament towards the Trial of the Lords, and preparing Bills to be enacted into Laws, for Prefervation of the King and his Subjects against these Plots and Conspiracies. That divers of the Citizens, loyal Subjects, being much affrighted, and troubled in their Minds, with the apprehenfion of these Dangers, did exhibit their Petition to Sir Patience Ward, then Lord Mayor, and the Aldermen, and Commons in Common Council then affembled, containing their Fears, and Apprehensions, and Expectations, from the King and that Parliament; did petition, that the Com-mon Council would petition for the fitting of that Parliament, at that time prorogued. And thereupon the Mayor and Aldermen (naming them) and Commons in Common Council affembled, from their Hearts truly loyal to the King, and for the Satisfaction of the Citizens, who had exhibited that Petition, and of intent to preserve the Person of the King, and his Government, did give their Votes, and order a Petition should be exhibited to the King in the Name of the Mayor, Aldermen, and Commons in Common Council affembled, and fet forth the Petition in the Name of the Mayor, Aldermen, and Commons in Common Council affembled in bæc verba: Wherein among other things it is contained, That they were extremely surprised

at the late Prorogation, whereby the Profecution of the publick Justice of the Kingdom, and the making Provisions necessary for preserving the King's Person, and his Protestant Subjects, received Interruption. And did farther agree and order, that that Petition, after it had been pre-fented, should be printed, which was so ordered with intent, that false Reports concerning the Petition might be prevented; the Enemies of the King, and the Conspirators, from proceeding in the Conspiracy deterred; the Troubles in the Minds of the Citizens alleviated, and the Citizens know what had been done upon their Petition. That the Petition was delivered to the King, and afterwards printed. That this is the fame Petition and Printing in the Replication mentioned abjq; boc, that any Petition of or concerning the Prorogation of the Parliament was made, ordered, published, or printed in any other manner than they have alledged, as the Attorney General supposeth. To this part of the Rejoinder Mr. Attorney hath demurred generally by the Demurrer, the Fact alledged in the Replication is admitted to be true. And it is true, that there are no Words, that are written or fpoken, but are subject to various Constructions: But I take it that no Words, whether written or fpoken, ought to be taken in an ill fense, if they may reasonably be taken in a better, Nemo præsumitur esse malus; and therefore the Words must stand as they are penn'd. And having first expressed their Fears, and next their Hopes, from the King and Parliament's Proceedings in Trial of those that were impeached, and making Laws for their Security, and how they were furprised at the Prorogation, then they say, That by that Prorogation, the Profecution of the publick Juflice of this Kingdom, and the making necessary Provisions for the Preservation of the King and his Protestant Subjects had received Interruption. It is mentioned only as a Consequence of the Prorogation, it is not faid or expressed that the King did interrupt; for I think there is great difference betwixt the one fort of expression and the other. An ill Consequence may attend a good, and commendable, and most necessary Act; but no Confequences can make an ill Act good; and therefore the expressing the Consequence doth not necessarily condemn or declare the Act to be an ill Act. Suppose that in the time of the great Plague a Man had had a Suit in Westminster-Hall, wherein all his Estate had been concerned, and had faid or writ, that by the Adjournment of the Terms by the King, the Proceedings of the Courts of Justice in his Suit had received an Interruption, had these Words been punishable? The Adjournment was then the most necessary and commendable Act that could be for the Prefervation of the King's Subjects in that raging Pestilence; and the Act it self being so good and necessary, though there were such Consequence as to that particular Suit, the writing or faying that it had fuch a Confequence, fuch an Interruption, did not, I conceive, condemn, judge, declare or express the Act to be ill. Suppose a Man had had a Bill depending in that Parliament, to be enacted for the enabling him to fell his Land to pay his Debts, to free him from a Gaol: Or, suppose that some one of the Lords impeached in that Parliament had made a Petition for the Sitting of the Parliament, and had therein expressed as a Reason and Ground of his Petition,

the like Words as in this Petition: What would the Court have judged of it? are not the Cases much the fame? If they are, there will be no distinction of Persons in Judgment; I am sure there ought not. Perhaps when this Petition was made, there might be too much Heat in the Minds of Men; and it is true, that Heat increaseth Heat, and Fire kindles Fire; it is time for all forts to grow cool and temperate, and to weigh and confider we are, or should be, considering Men. This Petition was made Nemine contradicente, and undoubtedly among fuch a Number as the Common Council, there must be Men of variety of Tempers and Dispositions: But for the greatest number of the Aldermen, and Common Council, think of them; we know the Men, many of them; can we imagine, that they had either the least ill thought or meaning towards the King, his Person, or Government, in this Petition, or the printing it? And as for the printing it, that, my Lord, stands upon the fame Reasons and Grounds: For if there be nothing ill or unlawful in it contained, then the printing and publishing of that which contains nothing ill or unlawful, is not, as I conceive, ill or unlawful. Printing is but a more expeditious way of Writing, and is good or bad as the matter printed is good or bad. The Defendants in their Rejoinder have fet forth their whole Case, the Reasons and Grounds of what the Common Council did, and the manner and intent of their doing it; all which Fact cannot be denied to be true, but is now confessed by the Demurrer. It hath not, nor can be faid, but it is well pleaded, and might have been traverfed and denied, if not true: But it is confessed by the Demurrer to be true, and therefore that must be taken to be the Fact, and not as alledged in the Replication, and then so taken, I submit it to your Judg-

3. But the next thing confiderable is, Whether, fuppoling and admitting, that if done by the Body Politick, it had been a Miscarriage or a Crime, whether not being done by the Body Politick, nor under the Common Seal, but by Common Council, whether thereby the Being

of the Corporation shall be forfeit?

A Common Council in Corporations is generally a select Number of the Body corporate, constituted to advise and affist the Corporation in their ordinary Affairs and Business. There is no certain Rule nor Measure of, their Power, wherein all the Common Councils agree. In fome Corporations the Common Council have greater Authority, in some less, according to the several Authorities by the respective Charters where the Corporations are by Charters; or by Custom or Usage, where the Corporations are by Prescription: But in all they are a subservient Number of Men, constituted and authorized for particular Ends and Purposes. And in this Case I think the Court can take Notice of the Common Council no otherwise than upon the Record they appear to be. The Replication doth not fay what they are, but would go in the Dark, by Intention and Prefumption, the best Way and Method to arbitrary Determination. The Rejoinder faith, that the Citizens and Freemen are a great Number, Fifty thousand, and more. That there hath been time out of Mind a Common Council, con-fifting of the Mayor and Aldermen, for the time being, and of certain Freemen, not exceed-

ing two hundred and fifty, annually elected to ferve as Common Council Men, and are called the Commons of the City. That time out of Mind there hath been a Custom, that the May-or, Aldermen, and such Citizens, so elected to be of the Common Council, according to Cu-ftom, have been accustomed to make By-laws and Ordinances, for the better Regulation of the publick Markets, for appointing Times and Places, and affeffing and reducing into Certainty reasonable Tolls, Rates, and Sums of Money, payable for Stalls and Standings in the Market. For any thing appears upon the Record, this is all they have Power to do: Non constat to the Court that they have any other Power or Authority over Lands, Estates, or any thing else. Next, if this which in the Rejoinder is alledged, of the Being and Power, be true, and so admitted, then what they did in making the Ordinance, was done by good and lawful Power and Authority, and then can be no Offence: But if to make the Ordinance be an Offence, and an unlawful Act, you deny the Custom to be good, and say, the Custom is void, and against Law, and for that Reason the Ordinance Then non constat that they had any illegal. Power at all to do any thing, and then a Common Council to advise without Power to do any Act: And if fo, how can a Parcel or Part of a Corporation, not authorifed to do any Act, do an Act that shall forfeit? Suppose a particular Company, as the Mercers, had done this, could this be a Forfeiture? But if to avoid this you will fay, that the Court shall take Notice of the Common Council of London, to have the Management of the Business of the Corporation belonging to them; this I think the Court cannot do, and I cannot fee how possibly they can, as a Court, judicially take Notice hereof. Suppose our Question had been concerning another Corporation, could the Court then, as a Court, judicially have taken Notice of the Power or Authority of their Common Council? Mr. Solicitor in his Argument held, that there was no Difference betwixt London and another Corporation, except that London was the biggeft. Then put the Case of any other Corporation, could the Court judicially have taken Notice of their Power or Interest, without having it specially fet forth? Is it possible the Court can, fince they differ one from the other, as much as their Charters or Constitutions do differ, of which there is hardly to be found two in England that do agree in their Powers? If it had been of another Corporation, of Necessity the Constitution of the Common Council must have been set forth. If you are upon a By-law, made by any other than the Body Politick it felf, must not the Power and Authority of those that made it be shewn, and set forth in Pleading, in any Case where there is Occasion to use it? How otherwise could the Court judge or determine of it? So that taking the Law to be as the other Side faith, that London differs not from any other Corporation; it is no where alledged in the Pleading, that they have Power to make By-laws, for the ordering and governing the City, or that they can bind all the Corporation in Sale or Disposition of their Lands, or have the Power of the Common Seal: Therefore when the King's Counsel argue from these Powers, their Power of forfeiting, they argue quite out

of the Record; they have no where alledged or pleaded what they are, or what Power they have, as they should have done, if they had so intended. So as to this Particular, here is nothing before the Court, nothing upon Record, to shew how or which way the Body Politick should be concerned in these Acts of about Two hundred and fifty of their Members, called the Common Council. Wherefoever any Bylaws or Ordinances are pleaded, the Power to make these By-laws or Ordinances is pleaded, and so are all particular and derived Authorities, whenever Occasion to plead them, and necessary they should be so: For it is Fact that the other Side may and ought to be at. Liberty to deny it, if he fee Cause; and therefore if they will have it that the Common Council have abused some Power or Authority they have, thereby to forfeit the Corporations, they ought to have shewn it; to say that notice shall be taken, or it shall be intended or presumed, is in truth a Presumption upon the Court, as if the Court should take notice of, intend, or prefume, what the King's Counsel would have, which the Court cannot, nor will do, more in this than in other cases. But supposing the Court will take more notice of London than any other Corporation, and will take notice of the Common Council there, and of their Power and Authority; and I will suppose, as the other side do, that they have the Power of making Bylaws, of leafing, granting, and managing the City Lands and Revenues, and of fealing with the common Seal, and that this they have by Custom; then furely, say the other side, they have the Power of furrendring and forfeiting the Corporation. If I should answer, surely and without doubt they have not, this would not argue they have not; but the Argument should come of the other fide, to prove they have; they have not, nor can produce any Case or Opinion to prove it; and the very thought that they could is fo new, that I believe none can be found like it. But let us consider the nature of this thing a little particularly: Though general Difcourses are most easy, and florid, yet perhaps a particular Enquiry may best discover. that they have the Power the other fide fay they have; yet they are not the Corporation, but a part constituted for these particular ends and purposes, for which they are impowered. Corporations had their Creations by Charter; that gives them their Being, and the Form, Method, and Power of Action. Suppose that the first Charter of Incorporation that was granted to London did grant, that the Citizens should be incorporate, and a Body Politick, by the Name of Mayor, and Commonalty, and Citizens; that there should be a Mayor, so many Aldermen, and so many of the Citizens, annually elected, that should be a Common Council; and that they should have Power to make By-laws, to demise or grant their Lands, under the common Seal, in the name of the Corporation: If they do any Act not within their Commission, is not that void? Suppose a Grant made to the Common Council, would not that be void? Suppose a Grant made by the Common Council, in the Name of the Common Council under Seal, or in the Name of the Corporation, but not under Common Seal; is not all this void? This I only instance to shew that their Charter and Authority

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is their Power and Warrant they are to act by: Didever any Man hear of, or fee a Charter giving the Common Council Power to furrender the Corporation? Or was it ever thought of before these Days? If then no such Power by the Charter be given, if they cannot do it without Power given them, shew me their Power, or else I think I may conclude fure they cannot furrender the Corporation without Power. But the Common Council in London, that is by Custom, and their Power is by Custom. Then if the Custion be what is their Power? It is answered, what they have used and accustomed to do, that they may do; what they have not used or accustomed to do, that they cannot do; for if Custom and Usage be the Authority, that Authority can go no faither than their Custom and Usage goes. Then farther than their Custom and Usage goes. Then put the Question, Have the Common Council used to furrender or forfeit the Charter? No Body can fay it. What Reason then is there for any Man to fay they can do it? It is probable, that the Common Council in London had first their Institution from some By-law or Ordinance, though now not to be produced, but confumed by Time. But be it that, or any other imagined Commencement, can it be imagined that those that gave them their original Authority, gave them Power to furrender the Corporation, or forfeit it? Suppose that the Power given them did authorize them not only to make By-laws and Ordinances for the good Order and Government of the Corporation, to grant or demise their Lands and Revenues, but had some general Words in it to act and manage the Matters of the Corporation: Is it not against all Sense to fuppose, that that which is deputed and constituted for the well ordering and managing of the Corporation, should have Power to surrender it? Then as the Counsel of the other Side argue, that because they may surrender, they may forseit: By the same Reason, I hope, I may argue, if they cannot furrender or dispose of the Corporation, they cannot forfeit. Next, those Acts of the Common Council are not done neither in the Name, nor as the Acts of the Corporation, nor under any Seal; but do import in themselves only to be the Acts of the Common Council: The Ordinance, that is made by the Mayor, Aldermen, and Commons in Common Council affembled. The Petition is the Petition of the Lord Mayor, Aldermen, and Commons in Council assembled. Their Leases or Grants are in the Names of the Corporation, and under the Common Seal, and the Common Council only ministerial to the Corporation in ordering, managing, and disposing all for the Benefit and Advantage of the Corporation, to avoid the Inconveniency of affembling the numerous But that any thing that hath but a ministerial Power, for the Service and Benefit of their Principal, should have Power to dispose of, fell, convey, or furrender, and destroy their Principal, is no Consequence in Law or Reason. No Deputy, Affistant, or Bailiff hath such Power; if he exceed his Authority, his Act is void. Is it not fo with all Authorities and derived Powers? what they do beyond their Authority cannot bind those from whom they derive it. It cannot be the Act of the Corporation; for a Corporation cannot make a Petition, no more than they can make a Deed, or fubscribe a Writing, except under the common Seal. Corporations cannot make a Lease at will, license a Man to enter upon their Lands, or do

any like Act, but under their common Seal; nor can they commit a Trespass or Disseisin but by Command precedent, or Affent subsequent, under their common Seal. How then can this be their Act? There is nothing in it that imports it should be theirs, nor ever intended to be theirs; it is not done by them, nor in their Names, but by the Common Council, and in the Name of the Common Council. If we may take notice of what is out of the Record, we know that they have in London a greater Assembly than the Common Council, viz. the Common Hall, wherein the Common Council are no more than others. Can the Petition of the Mayor, or Mayor and Aldermen, in their Names, be taken to be the Act of the Corporation? if that cannot be, why should the Petition of the Common Council in their own Names be any other than their own Petition, as their Ordinance and By-law are theirs, and not the Corporation's? 12 H.7. 25, 26. 9 E.4. 39.

The Case of Corporations takes notice of their Power, as Common Councils, to exclude the Commonalty and the rest of the Corporation. The Act allows the Common Council's ordering Petitions. But where is it to be found that it was ever said or thought on before, that they could forseit or dissolve the Corporation? Rep. 4, 77.

13 C. 2. cap. 5.

4. But supposing all that I have said against me; and supposing the Acts of the Common Council to be the Acts of the Corporation, and supposing those Acts, viz. the making the Ordinance and Petition, not justifisable or excusable; then the great Point will be, whether they or either of them are such Miscarriages or Offences in Law, for which the Charter, that is the very Being of the Corporation, shall be forseit? This I call the great Point, for I think it to be as great in Consequence as ever any at this Bar, as if Magna Charta were at stake; for in my apprehension, not only London, but all the Corporations of England, and the Government of England, will be deeply concerned in the Question. For let us but consider what a vast part of England is concerned in the Corporations of England:

(1.) Ecclefiaftical, or mixt, as Archbishops, Bishops, Dean and Chapters, Parsons, Vicars, Universities, Colleges, Hospitals of all forts.

(2.) All the Cities and confiderable Towns and Boroughs in *England*.

(3.) The very Frame of our Government is concerned; for one of the Estates of the Kingdom, viz. The Commons in Parliament, consists of Knights, Citizens, and Burgesses; the Citizens and Burgesses are usually chosen by them that are free of the respective Cities and Corporations, and where not chosen by them, yet the Elections are generally under their Power and Instrucce,

and the Return made by them.

Perhaps also a Peerage is a fort of Corporation. Perhaps the World it self, at least this little World, will no longer be able to subsist in Health than the due Order and just Temperament of the several Parts and Powers therein are preserved, and contain themselves within their own Bounds. The taking away or inseebling any principal Part brings a Lameness and Deformity, Pain and Disorder upon, and at length consounds the whole. The Laws answer their ends, whereof the principal is the Preservation of the Government, which preserves the Laws, they cannot subsist one without the other; therefore whatsoever it is that tends to the Subversion, or leav-

ing

ing at Will and Pleasure, that which is so considerable in our Government as Corporations are, ought to be thoroughly considered.

The better to examine and confider this great Point: In the first Place, the Reasons given on

the other Side are,

First, That if Corporations be not forseitable for their Miscarriages, they will attempt and do extravagant Acts, raise Sedition or Rebellion, and there will be no adequate Punishment to

their Miscarriages.

In answer this Reason, I say that there is no illegal Act that they can attempt or commit, but that they are under the fame Severities and Corrections of Law, as any other the King's Subjects not incorporate are. Though it be true, that the Corporation it felf is only a Body Politick, an invisible Body, yet the Members of it they are visible. If they as Members of that Corporation commit or do any unlawful Act, they are punishable for it in their own private Capacities: If they make any Ordinance or By-law to raise Money unlawfully upon any of their Members, or others, the By-law or Ordinance is void: If they receive or collect any Money by it, the Receivers and Collectors are to answer it, they are to be sued as any other Subject. Suppose a Lord of a Manor or Market make an unlawful Order to collect or take Money from his Tenants or Copyholders, or unreasonable Tolls in his Markets; this Order is void in Law, and those that collect or receive any Money by it, are answerable for it, and the Parties grieved have their proper Actions and Remedies, and perhaps the Markets, or at least the Tolls, may be feized, or forfeit for this Miscarriage. This is the Provision that by Law is made against such Exactions, and this is just, and adequate, and reasonable. And if a Corporation make fuch Ordinance, By-law, or Order, and thereby there is the same Receipt or Exaction, the Subject hath the same Remedy, and there is the same Forfeiture of Toll or Market, as in Case of any natural Person, or Lord of a Manor, and the Provisions by Law made are just, and reasonable, and adequate, in this Case of the Corporation, as of the other. The like for any Offence that can be committed, it must be done by particular Members, and they must answer for it. And this is no new Opinion; 21 E. 4. 14. is express, that a Mayor and Commonalty, or other Body Politick, cannot commit Treason, although all the Commonalty do commit Treason; every of them is a Traitor in his own Person. I might cite other Authorities to this Purpose, but they have been already cited by Mr. Recorder in his Argument; and though the Counsel for the King would make these Books to be but some slight Opinions, yet unless they could shew some Authority, Book, or Case, to the contrary, their despising or little valuing what they can find no Answer for, will not render the Authority and constant Opinions of our Books of less Esteem than they ought to be. It is no Excuse if they do an unlawful Act, that they are Members of a Corporation, or did it as a Corporation. No Body can say this will excuse them; so that, notwithstanding their being a Corporation, they are as subject to the Law, be the Offence Treason, Sedition, or any other Crime or Offence, as any other the King's Subjects are; every particular VOL. IV.

Member that acted or committed that Offence, is answerable to the Law for it. The particular Members, that commit the unlawful Act, and all that act under their Authority, are subject to the same Law as all other the King's Subjects. And therefore this Reason, that else there will be no Punishment upon them adequate to the Offence, and consequently a Mischief and Inconvenience, is but a Shadow, and nothing proportionable to the Mischiefs and Inconveniencies attending the Position of a Forseiture of the other Side. But consider the Injustice that would be of the other Side, if this should be so: We know Affemblies determine their Acts by the major Vote, and great struggling there is, as we too frequently see in their Debates and Resolutions, and carried by Majority of one or two Votes, fometimes by Surprizes and undue Management, fometimes by Fear and Terror: Suppose an evil Act so carried or managed, is it Reason that all the whole Corporation should be thereby forfeit; and thereby all other Men, to whom they owe any Debts, must lose them, and the many Interests and livelyhoods depending upon the Corporation, the Customs, Courts, Offices, and Privileges belonging to it, endless to enumerate, shall all be undone and destroyed?

Secondly, The next Reason that hath been given is, that it is a general Rule in Law, That the abusing or misusing of a Franchise, is a Forsei-

ture of the Franchise.

I answer, This is true in the Sense that the Books do say it; for if a Man misuse or abuse a particular Franchife, he shall forfeit that particular Franchise; but he shall not forfeit any other, except it be depending upon, and incident to it. And the Cases cited prove nothing farther: That when a Man hath divers Franchifes not depending one upon another, and misuseth one Franchise, he shall not thereby forseit the rest, but only that which he misuseth. 22 Ass. p. 34. Br. Fran. 34. And therefore the Cases cited, where the Abbot of Crowland and the Abbot of St. Albans had Franchifes of Custodies of Gaols; one would not be at the Cost of a Commission of Gaol-delivery, the other did detain in Prison after legal Discharge, and Fees paid, 8 H. 4. 18. Rep. 9. 96. b. 24 E. 4. b. Inst. 2. 43. This was a Misuser of those Franchises and Forseitures. So alfo perhaps if there be a Franchife that hath Incidents to it; as Pypowders to a Fair, Pillory to a Leet: An Abuser of the Incident, as the Court of Pypowders, or the not having a Pillory, may forfeit the Market or the Leet. If the Lord of a Market take outrageous Toll, he shall forfeit the Market, Stat. West. 1. cap. 31. Inst. 2. 219. But doth this prove, that if a Corporation have Fairs, Markets, Gaols, or Leets, and misuseth any of them, that the Body Politick, the Corporation, shall be forfeit? If this be so, the Abbots, they being Corporations, in the Cases of the Abbots of St. Albans, and Crowland, should have forfeited not only the Liberties of having Gaols, but the very Corporations, or Bodies Politick, of being Abbots; a Conceit never yet imagined. Can you say the City of London is either dependent or incident to the Markets; or on the contrary, that the Markets are so incident or dependent upon the Corporation, that they cannot be one without the other? Can this be faid? If this cannot be faid with Reason, how can then the taking these Tolls, admit they were outrageous,

outrageous, and a Forfeiture of the Market, forfeit the Corporation? The making the Ordinance, supposing they made it, is but the Mean by which they took it. Your Books only prove the Abuse of a Franchise, a Forfeiture of that Franchise, or Incidents to it, and no other: But the Inference in this Case is not the Forfeiture of that particular Franchise, but of the Being of the Corporation that owned the Franchise; which is a plain non sequitur, unless you say the Corporation is incident to the Market. Arguments from general Rules are the most fallible, especially in Law; and that this is such, I hope most plainly to shew in the diffinguishing the different Nature of Franchises; which I shall do presently, only taking in my Way their next Reason that they offer, and answer both together; which is, Thirdly, That a Corporation is a Franchise;

that it commenceth by Grant, and therefore is forfeitable and furrenderable, as other Franchisesare; and if they be surrenderable, then also are they

forfeitable.

I do agree, that Franchise is a large Word, it is of the like Sense of Liberty or Privi-Therefore in Quo Warranto Franchises, Liberties, and Privileges, feem to be of the same Sense. To be a Subject born, and to have Liberty and Privilege of a Freeman, and no Villain, is a great Franchife; and therefore in Law, when a Villain is made free, we fay he is infranchifed, he hath the Franchife, Liberty, and Privilege of being a Freeman. An Alien, he is made Denizen by Letters Patents, a Person attainted is pardoned by Letters Patents, and a Restitution in Blood granted, and made a new Creature. By these Grants the Alien and the Person restored have fuch Franchifes, Liberties, and Privileges granted thein, that though before they were not capable to take, hold, or enjoy, or act as natural born Subjects or Freemen; yet hereby they have fuch Capacity granted. Next, I think it will be granted that this Franchife, Liberty, Privilege, or Capacity, is not furrenderable or forfeitable, except only in Cases of Treason, or Felony, where they forfeit their Lives; by these Instances this is proved, that it is no true Polition, That whatfoever is grantable is furrenderable, and if furrenderable forfeitable; which is one of the Reafons given by the King's Counfel, why a Corporation is forfeitable; for these Franchises or Privileges are by Grant, and yet not furrenderable or forfeitable; and this also shews that Arguments general and from general Rules are most fallible, and fit only to take weak Apprehensions. But next, confider what it is to be a Body Politick or Corporation. A Body Politick is framed and constituted in similitude or likeness of a natural Body, with Capacity to take, hold, and enjoy, and act as a natural Body, and can no more furrender or forfeit his Being, while the Members of that Body are fublishing, than a natural Body can while alive. It is only a Capacity framed and created in a Multitude to be and act as one Person; they are incorporate and made one Body Politick, that have Power, and Capacity, or Franchise of acting, taking, holding, and granting; this is their Franchise, admit it so, but differs from Franchises and Liberties of all other Natures are Estates and Inheritances grantable and conveyable from one to another, as other Estates are; this is no such thing, grantable or transferrable; other Franchifes and Liberties af-

fect the King's Subjects, and are Privileges claimed, wherein the King and the rest of his Subjects not claiming the Franchise, are more concerned than in this of being a Body Politick; for other Franchifes either convey some Profit from the King, as Felons Goods, Waifs, Estrays, Wrecks, or the like; or affect his Subjects, as Courts, Gaols, Returns of Writs, Fairs, Markets, and the like: But this of being a Body Politick is only a Capacity to be a Person capable of having and holding what may be granted unto it, and of granting and acting as a natural Body, and affects the King, or other his Subjects, no otherwife, than giving Capacity to take, hold, and enjoy what they can get, as other Persons capacitated may. Other Franchises, Liberties, and Privileges are distinct and separate Estates, and if any one be forseit, as it may for Misuser, the rest are not; except Incidents and Appurtenances. But if the Being of a Corporation be forseited, all their Estates, Lands, Goods and Chattels are gone at once: So that though you admit and call this a Liberty or Franchife, it is nothing like in its Nature to those Things generally known and understood by the Name of Franchises or Liberties; and general Sayings are generally to be understood of such Things as are generally so taken and called. If then there be such great and apparent Difference betwixt this of the being a Body Politick, suppofing it being, in a general and large Sense, a Franchise, Liberty, or Privilege, and other particular Franchises, admitting that which is said, that the Misuser of a Franchise is a Forseiture, holds generally true, yet it is not in every Particular true; where there is such apparent Difference and Reason to distinguish, as betwixt the Being of a Corporation or a Body Politick, which is only a Capacity, and other particular Franchifes, which are Estates; there is also apparent Reason to distinguish betwixt one and the other, they being fo much differing one from the other in Nature and Reality. But next, that this was never taken in Law to be fuch a Franchife, Liberty, or Privilege, as was comprehended under the general Meaning of Franchise or Liberty: By Stat. of Glost 6 E. 1. Inst. 2. 278. Writs were to go to all Sheriffs forty Days before the Eire, of general Summons, for all to come in at the Eire to claim their Privileges; and the fecond Day of the Sitting of the Justices in Eire a Proclamation made to the fame purpose. In the Comment upon that Statute it appears, Inft. 2. 281, 282. that if the Party did not appear, his Franchises were seized into the King's Hands, Nomine districtionis, and if not replevied, sitting the Eire, they were forfeit or loft for ever. If the Party did appear, and did not claim, then they were lost for ever. In all the Proceedings in Eire there is no fuch Thing can be found, that the Corporations did come in and make Claims to their being Corporations or Bodies Politick, or that ever any were feized, if it be feizable, into the King's Hands, or was forfeit for not claiming. Fulcher and Heyward's C. Palm. 491. It appears, that the Dean and Chapter there surrendered their Charter, and all their Manors, Lands, Possessions, Privileges, Franchises, and Hereditaments, Spiritual and Temporal, and this with intent to furrender, that there might be a new Corporation erected; as is recited in the Letters Patents of new Erection.

In this Case, Rep. 3. 75. And. 2. 120. Jones 168. resolved, That by this Surrender the old Corporation was not furrendred. This Judgment doth conclude, and must be given, either because by the Word Franchise, and the other general Words, the Franchise of being a Corporation was not comprehended; or if the Word is sufficient, and did comprise it, that it could not by Law be furrendred. This I think fufficiently shews that Corporations were in Law as Persons natural are, and in like manner claimed, and that the being a Body politick, or Corporation, was not to be claimed, comprised, or meant within the general Word, Franchifes, no more than the Liberty or Franchise of Denizen, or Manumission. Next, no Instance can be given of any Seizure of any Corporation, or Body politick, for any Forfeiture: Seizure of their Liberties, or putting Officers upon them, is quite another Thing, as I shall shew presently: So that these general Sayings in Law Books, that Misuser of a Franchise forfeits the Franchise, neither in Law or Reason extends to the Being of a Body politick or Corporation, but is applicable only to particular Franchises of other Natures; and the other Reason, that that which is grantable is forfeitable, is as fallaclous, as before appears.

3. As for the Records cited to prove that the Corporation or Body politick may be forfeited, I will state those that are most effective, and do

them Right therein.

Johannes Dennis, Mayor of Sandwich, P. 9. E. 1. and three more, were attached to answer Domino Regi de placito transgr' & unde Robertus de Stokho, Sheriff of Kent, qui fequitur pro ipso Rege, complains that he had fent his Bailiffs (naming them) to make Execution of the King's Writ, in Villa de Stanore, quæ est Baronia domini Regis, and that the Defendants with Swords drawn took away the King's Writ, and trod it under their Feet, and would not fuffer it to be executed; unde dicit quod deterioratus est, & damnum babet ad Valentiam 2,000 Marks. The Mayor appears, and pleads to the Jurisdiction, that he ought not to answer this Matter, except in the Court of Shipway. The Sheriff replies, that Stanore is the King's Barony, belonging to the Barony of St. Austins, and relies upon a Record before Justices in Eire, where an Amerciament upon that Ville was formerly fet. The Mayor refuseth to plead over. Then a Day is given over, then it is entred thus: Posteaq; coram Domino Rege & ejus Concil quia Barones de l' Cinq; Ports nec aliqui alii in Regno nostro possint clamare talem libertatem, quod non responderent Domino Regi de contemptu sibi sast' ubi Dominus Rex eas adjornare voluerit; et quia prædict' Barones non protulerunt aliquas Chartas a Regibus concessas, in quibus non fuit excepta Regia Dignitas, confidera-tum est quod respondeant; & quia le Desendants would not answer any otherwhere than in Shipway, consideratum est quod babeantur in defensionem, pro convictis de prædict. Transgr' & Contempt'. Et quia the said John Dennis is convicted of the said Offence, and the Fact of the Mayor, in those things, which touch the Commonalty, is the Fact of the Commonalty, consideratum est quod Com-munitas de Sandwich amittat Libertatem suam, &c. Then follows, Postea, in prasentia of the Bishop of Bath and Wells, then Chancellor, and others, cum Assensu Regis, an Agreement betwixt the Abbot of St. Austins, the Men of Stanore VOL. IV.

and Sandwich, de omnibus contentionibus. And then goes a long Agreement betwixt the Abbot and the Men of Sandwich and Stanore, concerning their Jurisdictions and Courts: Et si aliqua pars contra concordantiam illam ire vel facere, alia pars babeat suam recuperare per breve Domini Regis de Judicio exeunte de isto Recordo. Et pro bac prædiel' homines vadiant prædiel' Abbati 100 Marks, which the Abbot remits for 10 doliis Vini, pretii 30 Marks, to be paid at the Feast of St. John the Baptist. This is the Record at large; and for the Extract in the Collections at Lincoln's Inn, whether it be of this Record, or any Execution that went out upon it, non constat: But that I think it could not be upon this Record; for the Record is not 30 Marks annuatim, as the Abstract is, and the Entry of the videtur at the Conclusion, quod Judicium extendit contra Barones quinque Portuum, & eorum Libertates, ut mibi videtur, that is not my Lord Hales's Note, nor doth it appear whose it was. Our of this Record how can a Man infer, that a Corporation shall be forfeit for the Miscarriage of the Mayor or Officer? How doth it appear from hence, that they should lose or forfeit their being a Corporation? By amittat Libertatem all that is meant thereby is their Liberty in Stanore, or the Liberty they claimed to be impleaded in the Court of Shipway; and the Note in the Extract, videtur quod Judicium extendit versus Barones, must be, I think, taken to be as to their Liberty in Stanore, or to be fued only in the Court of Shipway. I have taken the more Notice of this Record, because it hath Countenance of a judicial Proceeding; but as to all the other Records cited,

A Writ to the Sheriff of Gloucester, reciting, that the King, for Injuries and Contempts done by the Mayor and Commonalty of Bristol, the Liberty of that Ville by Bartbolomew de Baddlesmere, Custos of that Ville; into his Hands had seized. 6 E. 2. R. Cl. m. 5. The Writ commands the Sheriff; that the Custos should have the Execution of Writs as the Mayor and Bailiffs used to have. And in the Times of Henry the Third, Edward the First, Edward the Second, and Richard the Second, there were frequent Seizures of the Office of Mayor; and the Kings did put in a Custos in the Place of Mayor, or made a Mayor, and these are called Seizures of Liberties.

King *Henry* the Third put in a *Cuftos* over *London*, which continued till the 54th of his Reign, and then was taken off, and the City reftored to its Election. 49 H. 3.

Edward the First put in a Custos, and continued so to do till the 25th Year of his Reign, and

then was taken off. 15 E. 1.

The 14th of Edward the Second a Seizure of the Office of Mayor by Henry de Staunton, and his Fellows, Justices in Eire in the Tower, and Mayors put in by the King till the 20th of Edward the Second, and then restored: But for that of Richard the Second, give me leave to digress, and give you the state of it out of the City Registers, which are more full than these cited.

A Writ from the King to the Mayor, Sheriffs, and Aldermen, commanding them to come with twenty four principal Citizens, before the King and his Council at Nottingham, in crassino Sansti Johannis Baptist tune prox fut, and to bring sufficient Authority from the Commonalty to answer such things as should be objected. 16. R. 2. July 22. Lib. H. fol. 269. b. City Reg. They appear-

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ed,

ed, and had a Letter of Attorney, ubi pro diversis defectionibus in Commissione sua sub communi Sigillo, & aliis de causis, the Mayor and Sheristis were discharged of their Offices, and committed diversis Prisonis; and afterwards, the first of July, Sir Edward Dallingrigg, made Custos by the King, came to the Guildball, and his Commission being read, he was sworn before the Aldermen, secundum quod Majores ante jurare solebant; the King also made the Sheristis, and they were also sworn. This is also entred in the City Register, Lib. H. fol. 270. b.

It appears that the King first swore the Custos, and the Sheriss, to be true to him, and also turned out the Aldermen. And that the Proceedings were before the Duke of Gloucester, and other Lords, by a Commission to inquire of all governing of the City, awarded upon the Statute made by the King's Grandsather; and that they were convicted by their own Confession, and thereupon the Liberty of the City seized.

The Pardon and Restitution entred, and thereby it is recited, that the Proceedings were upon the Statute, and the Judgment was, That for the first Offence they should forfeit one thousand Marks; for the second, two thousand Marks; and for the third Offence, that the Liberty should be seized. 19 Sept. 16. R.2. Lib. H. fol. 272. a. ubi supra.

The Statute 28 E. 3. cap. 10. enacted, That the Mayor, Sheriffs, and Aldermen of London, which have the Governance of the same, shall cause the Errors, Defaults, and Misprissons in and about the same, to be corrected and redressed from time to time, upon pain, that is to say, to forfeit to the King for the first Default, one thousand Marks; for the second Default, two thousand Marks; and for the third Default, the Franchises and Liberties of the City shall be seized into the King's Hands. And that the Trial of these Defaults shall be by Inquests of foreign Countries, and the Pains levied upon the Mayor, Sheriss, and Aldermen. Upon this Statute were the Proceedings of R. 2. grounded.

The other fide have likewise much relied upon another Seizure made of the Liberties of the City

of Cambridge.

A great Riot committed by the Town upon the University, heard in Parliament by way of Petition, and Form of Articles exhibited by the Scholars against the Mayor and Bailiffs. Upon reading of which it was demanded of them, what they could fay, why their Liberties should not be feized? After many Shifts they submitted themfelves to the King's Mercy. The King thereupon, by common confent in Parliament, feized the fame Liberties into his Hands, as aforefaid, and then granted divers Liberties to the Univerfities, and certain Liberties the King granted to the faid Mayor and Bailiffs, and increased their former. These are the most substantial; it would be too tedious to repeat all, for there have been in those Days, but not fince, many like Seizures of Liberties, as these; only general, but nothing particular to our purpose, and though not cited, I shall also mention those in Crook. 5 R. 2. Rot. Par. N. 45. Inft. 4. 228.

Certiorari to the Mayor of Fith; they disobeyed the Writ, and gave scurvey Words Cr. 1. 252. Tyndal's Case. and thereupon Mr. Noy cited two cases of Seizures of Liberties. The Bishop of Durham had contemned the King's Process,

and imprisoned the Messenger. An Information exhibited against him, the Ossence proved; adjudged he should pay a Fine, & quad capiatur, and should lose his Liberties for his time; because justime est quod ineo quad peccatineo puniatur. 33 E. 1. Rot. 101. Another in Banco Com² a Prohibition awarded to the Bishop of Norwich; and he excommunicated the Party that brought the Writ; 21 E. 3. Rot. 46. the Party brought his Action, adjudged against the Bishop, that his I emporalities should be seized till he absolved the Party, and satisfied the King for his Contempt, and that the Party should recover 10,000 l. Damages. I answer to them,

(1.) That they were all above three hundred Years ago, except that of 16 R. 2. which is above two hundred and ninety, and no fuch thing ever was done since; what stress or weight can be given to fuch Proceedings? To what Rules of Law, fince known or practifed, can we bring these Proceedings? Are they now legal Precedents for the like things to be done? The Writs out of old Records for the Ship-money, and the Knighthoodmoney, had as good Records to warrant them, and much more plain to the purpose than these. The Precedents of *Edward* the Second, and *Ri*chard the Second, either of their Lives, or of their Deaths, or of the Lives or Deaths of some of the Judges of those Days, ought, as I conceive, to be no Examples. And for H. 3. E. 1. E. 2. and R. 2. and those Times, they were Times of great Troubles and Disorders; and what was then done is no Rule or Precedent for this Court, or any other Court of Justice, to go by, unless by later Times allowed or approved. No Lawbook or Report of any judicial Proceedings, either of E. 2. or of E. 3. or any later Book of Law, that I have yet heard of, or met with (and I doubt not but if there had been any, the King's Counsel would have made use of them ) hath ever given so much Credit or Countenance to these Proceedings, as to take any notice of them. To make use of old Records or Precedents, the Grounds or Reasons whereof cannot now be known, to fubvert any Law or Government established, is neither advisable nor commendable. But for further Answer to them:

(2.) As to that of 16 R. 2. that you fee is grounded upon the Statute 28 E. 3. c. 10. and can fignify nothing to the present purpose; for there, according to that Statute, they condemn the Mayor, Sheriffs, and Aldermen, upon their Confession, that they had misgoverned the City. The Mayor and Sheriffs being committed to Prifons, and this done before Dukes and Earls, by fpecial Commission to that purpose appointed, and convicted by their Confession, for the first, fecond, third Offence, all at once, is this of good Authority in Law? And for the others, that of E. 2. was before Justices in Eire at the Tower, the Office of Mayoralty seized into the King's Hands, and replevied from Year to Year. And that Seizure that was made by King E. 1. for what Reasons or Grounds, or by what fort of Proceedings, doth not appear; all that doth appear of it is, that de facto Custodes and Mayors were put upon the City, but quo jure who can tell? We know these Times were Times of Trouble, in the Barons Wars. The Barons, Simon Mountford, Earl of Leicester, being their General, fought a Battle with the King at Lewes, and took the King and Prince Edward the first both Prisoners,

48 H. 3.

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48 H. 3. The Barons differing among themselves, and the Earl of Gloucester joined with the Prince, who got out of Prison, another Battle was fought at Evesham, and the great Earl Mountford sain; 49 H. 3. and then at Winchester by Parliament all his Party, and the Liberties of the City of London feized; and in such Times as these, and which followed in E 1. E 2. and R. 2. it is not to be marvelled if there were many Seizures and Custodes put on the City, it is more a marvel they were not destroyed. The Statutes made in these Times shew not only the Disorders, but that the Liberties were greatly infringed, or else there would not have been Statutes to confirm them; whether the infringing or feizing were the Caufe or Effect is hard to know; but just before in those Times there were undoubtedly many extravagant Acts of all sides, which produced Magna Charta, made the 9 H. 3. for confirming of the Liberties and Privileges not only of London, but of all other Towns; and after these Times, in the three Reigns of the three fucceeding Kings, how many other Statutes for confirming the Liberties and Privileges of the Cities and Towns were made 1 H. 4. cap. 15? The Penalties and Forfeitures imposed by the Statute 28 E. 3. cap. 10. upon the City of London put into the same Condition with other Cities and Boroughs as to Penalties and Seizures. A Statute confirming to all the Cities and Boroughs the Liberties and Franchifes, which they by former Grants or Confirmations had, viz. 4 H. 4. cap. 1. confirmed in like manner by 7 H. 4. cap. 1. Again confirmed in like manner by 3 H. 5. cap. 1. Again confirmed by Statute of 2 H. 6. cap. 1. By which it appears what a Sense and Memory they had of the Seizures that had been of their Liberties and Privileges, that they never thought them fufficiently confirmed; but they were fufficiently confirmed; for from the time of R. 2. to this Day we do not find any Seizure of any Liberties or Franchises, or Custos made or put upon them. That which was in those Days of Violence done, shew them the worst of Times, but are no Precedents for the best. But next,

Supposing and admitting these Records of these Times of good Authority, and as authentick Precedents as can be, they are so far from proving against me, that I hope to make it most plainly to appear, that they are strong and plain Authorities and Evidence against them, and for me. is ordinary in difputing or arguing to lose the Point disputed or argued. That I may not commit so great an Error, but may evince and make plain what I have affirmed, give me leave to look back to the Information and Replication, and from thence to make the Points that we argue, fingle, clear, and open. The Information, that faith, that we usurped upon the King to be a Corporation and Body Politick, but in truth are none. The Bar fets forth the Title to be a Corporation by Prescription time out of Mind. The Replication, that endeavours to avoid the Bar, by allowing that we were once a Corporation lawfully; but that by our Miscarriages we have forfeited our being a Corporation, and thereby became none, and after that usurp'd to be one. So that, that which the other side maintains, is, That by our Mis-feasances we have committed a Forfeiture of our old lawful and rightful Corporation. This I deny; the Affirmation is upon them to prove, and they producing no Record that expresses any fuch Forfeiture of a Corporation, but only Records generally faying, that the Liberties should be forfeited or feized, the Question is, What the Meaning is in these old Records of forseiting and seizing Liberties? Mr. Attorney was pleased to take it, and so did Mr. Solicitor, as I think, that forfeiting and feizing were much one. shall not dispute that; but whether in any of those Records the Corporation or Body Politick were by these Words taken to be forfeited? Mr. Attorney was fo careful to avoid the Consequences of a Forfeiture of a Corporation, which are fo great and destructive, that he would not by a Judgment in a Quo Warranto against a Corporation have the Corporation determined, no more than he would by the Forfeiture ipsofatto have it determined, but that there should be some Seizure into the King's Hands; but what that is, or how to be understood, I cannot imagine. For if the Corporation be not to be diffolved and determined, in whom should it rest or remain after such Forfeitures, or during fuch Seizure? Shall it after Forfeiture remain in the same Persons that it was in? Shall it fubfift, live, and act as before? or shall it be in Limbo patrum, or in Nubibus? Is a Corporation transferrable to any other Person or Persons? Can a Corporation be conveyed or transferred? that is impossible; and so it appears in the Dean and Chapter of Norwich Case, and Fulcher and Heyward, and 1 Inst. in the Case of the Homage Ancestral before cited. That a Corporation is not transferrable from one Body of Men to another; therefore the King cannot possibly have it, nor can he grantit. Ay, but faith Mr. Attorney, it shall be seized, and in the King's Hands; what is meant by these Words? How can it be in the King's Hands, if not transferrable? Next, What shall the King do with it, shall he grant it to others? No, that is impossible; by the Cases cited, it fo appears the King may make a new, but he cannot grant an old Corporation, because not transferrable. Then if he cannot grant, if it be not transferrable, if a Corporation or Body Politick be by Law framed in fimilitude of a natural Body, then it is no more transferrable than a natural Body is. The Body Politick cannot be taken out of the Hands of the Persons Incorpo-From hence then, if this be fo, it will follow of necessity that the Corporation, if it cannot be transferred to the King, or by the King's Grant, out of the Persons in whom it is, to others, it must remain where it is, or be dissolved. Next, that which I shall shew is,

That by the Words forfeiting and seizing Liberties in those old Records, it cannot be meant forfeiting and feizing a Corporation or Body Politick; they still continued. But that which is the true fense of these Words, forfeiting and seizing Liberties in those Records was, if the Abuse. or Misuse were of a particular Franchise, as of Courts, Prisons, Markets, or the like, the King had them forfeited to him. If the Abuse were by a Corporation, they acted by their active Parts, by their Mayors, Bailiffs, Sheriffs, Coroners, or the like; the King seized these Offices, turned the Corporation Officers out, and put others into their Places. This was the Course in the Eires, where these Seizures in those Days usually were: But for feizing Corporations as forfeit, there hath been no Instance of it in any time; but the contrary is most evident. For the Corporations, notwithstanding the supposed Forfeitures or Seizures,

remained

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remained still in being; and this is evident even to sense. The Seizures, that have been mentioned, have been of London, Bristol; Gloucester, Cambridge, and Cinque-Ports, Ipswich, and Winchester.

I offer to your Consideration, whether these Cities of London, and Briftol, Gloucester, Cambridge, and also the Cinque-Ports, ever since, have not continually in all Pleadings, Claims, and Titles, made themselves a Title by Prescription? Are they not by Prescription to this Day? Do they not claim their Markets, Tolls, and all their Privileges by Prescription? Do not the Acts of Parliament that immediately follow these Seizures made by H. 4. H. 5. H. 6. in the Times succeeding, all confirm their Privileges? Not a word of granting newPrivileges, but confirming the old; which shews plainly, that in those Days the Corporations were not thought or imagined to be determined or diffolved. By these Seizures, or supposed Forfeitures, the Enjoyment or Possession, for the space of three hundred Years, is Evidence sufficient of their remaining and being Bodies Politick by Prescription, which they could not be, if they were forfeited, as pretended. For by Forseiture they must mean the losing their Corporation, or being diverted; no other sense can be, or ever was of Forfeiture. Could they forfeit them, and yet keep them? Could they lose them, and yet have them? If they could not, then it is plain that fince they always have had them, they never forfeited or lost them. But for farther Evidence hereof, I shall make it most plainly to appear, that during the very Times of these Seizures the Corporations remained and acted as Corporations; and that at that time it was never thought or imagined that during the Seizures the Corporations were forfeit; all that was done was, that the E-lection of their Mayor, or of their Sheriff, was de facto taken from them, and either a Custos, or a Mayor, by the King put over them, and continued till those Kings Displeasures were over, and then they chose their own Officers again: But no thought then of forfeiting the Corporation. By the City Books, as well as Records, this is most evident. The putting a Custos by King E. 1. continued for the space of eleven Years, from the 15 E 1. to the 26 E. 1. and then they chose their Mayor again. By the City Books it appears, that their Court of Hustings all along continued, as at other times, Aldermen all along. Lib. A. fol. 50, 51, 135.

Radulphus de Sandwyco Custos Civitat' London, Henricus le Walleys, and others, Aldermen (naming them) & universalis Communitas ejussalem Civitatis, make a Conveyance of a House to John de

Bangwell, 18 E. 1.

The Court of Aldermen holden before the Custos and Aldermen, 18 E. I. Lib. A.

fol. 1 10.

With the King's Remembrancer in the Exchequer, Cives London venerunt coram Baronibus, & præsentaverunt Johannem de Canluar' & Willielmum de Betoyne ad respondend' pro Civitat' prædict' & Com' Middlesex, de his quæ ad Ossicium Vicecomitis pertinent, & ad hoc faciend' præstiterunt Sacramentum, 16 E. 1. Ro. 1.

Ibidem, The Presentment and swearing two o-

ther Sheriffs, 18 E. 1. Ro. 1.

Ibidem, The like, 21 E. 1. Ro. 3. Ibidem, The like, 23 E. 3. Ro. 3.

Auby le Artheir attachiatus fuit ad respond' Communitat' Civitat' London' de placito, for that he,

being no Freeman, merchandized in the City, 21 E. 1. Lib. C. fol. 19. b.

Another like Suit against an Un-freeman. Lib.

C. fol. 7. b.

A Writ of Right in the Hustings, brought by the Corporation. Communitas Civitat' London per Radulphum Pecocks Attornatum suum petit versus Hugonem Episcopum de Bedlam unum Mes-

suagium, &c. 22 E. 1.

All the Aldermen, and twelve Citizens were called before the King and his Council, and the King reftored them the Election of their Mayor, and they chose Henry de Gabeys Mayor. And on Monday following comes the King's Writ, whereby the King, for good Services, reddidimus & restituimus Civibus London Civitatem, una cum Majoritate & Libertatibus suis, quas certis de causis dudum capi secimus in manum nostram. So that hereby it most evidently appears, the Corporation was not forseit, lost, or dissolved, only a Custos put over them, which acted in the Place of Mayor; and when removed, they chose their Mayor again. 26 E. 1. Lib. B. fol. 38.

The Liberties not forfeit, only seized into the King's Hands; so saith the Writ dudum capi fecimus in manum nostram. The Record of Cambridge I have looked upon; it plainly appears in it, that the Corporation was not forfeited and dissolved, as you suppose: For it appears, that when they submitted to the King to do with their Franchises what he pleased; yet it was falvo to the Mayor and Bailists, their Response to all other Matters. And afterwards, at the same Time, the King grants to the same Mayor and Bailists divers Liberties, by which it appears that the Corporation was not forfeit, but still in Being, notwithstanding the Seizure and Forseiture.

The Seizure that was by King Edward the Second was in no Sort any Forfeiture or Determination of their Corporation; but either under a Custos, or under a Mayor put in by the King.

The Custos, Aldermen, and Commonalty appeared, and turned out some of their Aldermen.

Lib. E. fol. 11. b.

They chose and swore their Sheriffs, and by this Time they had a Mayor again; but the Office of Mayoralty, granted them by the King. Lib. D. fol. 6.

The King grants to Nicholas de Farringdon the Office of Mayor quam diu nobis placuerit. 16 E.2.

Lib. E. fol. 146.

They had a Writ restoring to them the Office

of their Mayor again, 20 E. 2.

Then for the Seizure of 16 R. 2. that continued but from the 22d of July unto the 19th of September following; and the Form or Colour of Law that they had for that, was the Statute of 28 E. 3. and the Custos put in fworn at Guildball, and took the Oath of the Mayor, as appears in the Book which I cited; where it is mentioned to be upon that Statute, Lib. H. 269. b. 16 R. 2.

But for farther Evidence; in the Treasurer's Remembrancer's Office in the Exchequer, 4 E. 3. Rot. 2. in Bago de Quo Warranto in Itinere Northampton & Bedford, Quo Warranto versus Villam de Bedford; in that Record are these Things: First, that the Village of Bedford had not at the last preeding Eire made Claim of divers Liberties, and thereupon in that Eire adjudged, quod omnes Libertates non clamat' capt' fuissent in manus Domini Regis, and had not been replevied, but

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the Corporation not feized. Thereupon the Corporation offer a Fine of eight Marks to the King, pro licentia clamandi their Liberties, and admitted to fine: But then it appeared, that the Mayor, and the Coroners had fat in Judgment, and condemned Men for Felonies committed out of the Jurisdiction; and thereupon Consideratum est, quod prædist' Libertas de Infangtheise, & Officia Major', Ballivorum, & Coronatorum ejusdem Villæ capiant' in manus Domini Regis. Sed quia catera Libertates & Consuetud' Villa pradict' absque Ministris pro communi utilitate Populi ibi-dem nequeant conservari, the Court puts Johannem de Tound Custos, Johannem Wymound and Ri-chardum Rounds Bailists, and Nicholas Astropod and William de Knight Coroners, who are all fworn to execute those Offices, and to answer the King Hereby it appears, that the Course the Profits. was not to forfeit or diffolve the Corporation: they never were fo unreasonable; for hereby all their Lands and Goods, and all the Debts owing by them, or to them, would all be lost: All they did was, they put in Officers to preserve the Corporations. So that I think there is nothing more plain, that though the Liberties were feized, and that Officers, *Cuftos*, or Mayors, were put upon them; yet the Corporations, or Bodies politick, or their Liberties, were not forfeit, or determined. If they had been either forfeited, or determined, could the Writs of Restitution have set them up again? The old could never be restored or set up again, but by Act of Parliament; they might have had new Charters, and have been made new Corporations, but the old could never have been restored, if once forfeited, as now imagined. So that the Point betwixt us is, Whether the Records of E. 1. E. 2. and R. 2. of Forfeitures and Seizures of Liberties, supposing the Causes or Offences for which they were seized were very great and pro-, voking, as in all Probability they were, do prove that thereby the Corporations were forfeit, diffolved, or determined: It appears they were You can never avoid it. If abunot forfeit. fing the Franchise or Liberty of being a Corporation be a Forfeiture, as you affirm, and that they were feized for being forfeit; then the Offences that were committed by these Corporations in those Princes times, were Forfeitures, and confequently the Seizures dissolved the Corporations. They could not forfeit and lose their Corporations, and yet keep them. And that they still had their Being, is most evident by the Records of those Times, shewing, that they acted, and enjoyed their Corporations under those Seizures, only a Custos instead of a Mayor, all other Things the fame. That they have in all Ages ever fince been allowed to be Corporations by Prescription, never denied or questioned... That the Acts of Parliament immediately following, confirming their Privileges, never que-ftioned their having them. Never any Thoughts of making void any Forfeitures by these Acts, or any new Grants, but always pleaded by Prescription. These Things plainly shew, that the Offences committed in those Times did not forfeit the Corporation; and all that dark Authority they have out of those Records is directly against them, proves only that these Abuses gave only Cause of Seizure of some Offices, but no Forfeiture of the Corporation, that still continued.

Having thus answered those old Records, and

shewn that they are of Authority for me against them; and since it hath been stirred in this Case, whether a Corporation, or Body politick be surrenderable, or not, and insisted upon by the other Side that it is, and from thence an Argument drawn to prove, that if surrenderable, it is forfeitable: Whether it be surrenderable, or not, perhaps is also doubtful, so that I think a Man cannot argue from it any thing. First, I am sure there is no great Reason why it should be; for since that Men that are of the Corporation take, upon their coming to be made Free, an Oath to preserve the Rights, Liberties, and Privileges of it; and since the active Members are intrusted for all the other Members that elect and choose them, and also for their Successors; I cannot see how a Man can satisfy himself in so doing.

Sir James Bagg's Case, Rep. 11. 98. they forfeit their Freedom by doing contrary to their Oath and Trust. If every Freeman by his Oath and Trust be obliged to seek the Benefit of the Corporation, to surrender is against the Oath. The Law seems to have a care of preserving Corporations; and therefore provides that the taking any new Charter, though there be many Alterations in Offices and Names, yet doth not surrender the old, But were it of any other Franchise, the taking anew of the same thing is a Sur-

render of the old.

Dean and Chapter of Norwich Case, Rep. 3. 73. Fulcher and Heyward's Case seems a strong one to prove it not surrenderable, Jones 266. And though the Bishop did not in that Case join in the Surrender, that cannot hinder; because the Bishop is no Part of the Corporation, and therefore cannot hinder them to surrender, if they will.

A Ville incorporate by the Name of Bailiffs; 4 H. 26, 22, b. The King de novo incorporates them by the Name of Sheriffs; are their Privileges that they before had, gone? No, Dieu defend, faith the Book. But this being not my Question, I intend not to debate it thoroughly, but to keep to the Point of a Forfeiture of a Body politick or Corporation, and farther to examine the Reasonableness and Justice of this Doctrine of Forseiture, and see how adequate and just it is; for that is the thing. I perceive desired

the thing, I perceive, desired.

First, Their Position is, That a Corporation, or Being of a Body politick, is a Liberty or Franchise, and if abused or misused, is forfeited, de-

termined, and dissolved.

That I may a little understand this Position, and consider of Abuse and Misuse, and of the Extents and Consequences of it: By Abuse or Misuse, every Act that a Corporation doth, that is not justifiable by Law, is, as I take it, an Abuser or Misuser. If a Corporation receive any Money, that is not due to them, if it be by Virtue of any By-law, that is a Forseiture, though it be but a Groat. What if they by their Common Seal command their Servant to enter into such Lands, or distrain such a Man's Cattle for Rent not due; is not this a taking upon them to oppress the King's Subjects, and to extort from them their Lands or Moneys where not due? This is a Misuser. A Body politick, as I have said, is but a Person created in resemblance of a natural Person, to have a Capacity to take, hold, and enjoy to particular Ends and Purposes. And hold or enjoy is not possible, without acting; and all that act must

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of necessity be subject to Errors sometimes, in their Actions, as natural Persons are. And must it be so penal to them, that every Error, Misuser, or Abuser, must be a Forseiture? Can it be reafonable or just in Law that this can be? Laws are made for Preservation, not for Destruction; if every Abuser or Misuser forfeit, be it a small Transgression, is it either reasonable or probable that any Law shall punish it with Destruction of the Body? The greatest Offence, be it Treafon or Rebellion, or the least illegal Act, Offence, or Misdemeanour, must have the same measure of Punishment by this Rule; and the Law then doth not distinguish. If a natural Body, or Person, hath a Market, and orders his Servants to take such Tolls, and he takes them; what would this Crime be, besides Forseiture of his Market? Why should a Corporateiture of his Market? tion then not only in fuch Case, or for any Offence or Miscarriage to the value of a Peny, forseit and lose, as in the Case of High Treason, his Life or Being, Lands, Goods, and all? This cannot be agreeable to any Rules or Reason of our Law; and therefore I take it, it cannot be the Law. The next thing I defign to infift upon

Secondly, The Mischies and Inconveniencies that must attend this Doctrine or Law of forseiting and

furrendring, if the Law be fo.

Let us then confider, whether this at one stroke do not make all the Corporations in England, of all forts, forfeit at once, and perhaps many Years fince. Is there any Corporation in England that hath not offended or transgressed? all manner of Corporations fall under this Rule. If they have transgressed or done any such Act as makes a Forfeiture (as every Miscarriage, for any thing I can fee to the contrary, doth) whether the Corporation be ipso fatto dissolved by the Offence committed, or else by the Judgment, which must relate to the Offence, to avoid all mean Acts done by the Corporation; all that they have done fince fuch Miscarriage, they have done without right; and all that they think they have a Title to, as a Corporation, they are mistaken in, they have none. Perhaps if a Parliament should be called, those forfeited Corporations can lawfully fend no Burgesies. I do not know whether I am mistaken, or not, I only offer this to Consideration amongst others: As (give me leave to venture a little farther upon these Considerations of Surrenders and Forfeitures of Corporations) can a a Bishop, Dean and Chapter, Prebendary, Parfon, &c. furrender his Corporation or Body Politick? If they can, most of them, perhaps, are of the foundation of the Crown, and had their Lands from thence. We have many Statutes made to restrain their Alienations: Those of Queen Elizabeth did not extend to hinder their Alienations to the Crown; but perhaps, out of hope of Preferment, they aliened to the Crown till the Statute of 1 Jacobi cap. 3. took away that Power also of conveying to the Crown: Can these forfeit the Corporations? Perhaps we are Sinners all, or at least, as the Balance at some time or other may be holden, may be found too light: We are upon a point that goes to posterity; Fear, and Favour, what may it do, and what may it not do? If they may furrender or forfeit, what effects may this have upon the whole Ecclefiastical Estate? If this had been known in the Days of King Henry the Eighth, perhaps there would

have been no great need of Acts of Parliament to make him Head of the Church, or to have dissolved the Monasteries. Suppose that Colleges. Hospitals, and other Corporations founded for Charity, can furrender or forfeit; the present Masters and Fellows, and the Heirs of the Donors may truck; what effect may this have upon them? what ways may they find out? Also Cities and Boroughs; what Divisions and Contentions hath it already produced, fome for furrendring, others for defending, what Animofities are about it? The end of the Law is to preserve Peace and Quiet. Divisions and Dissensions frequently end in the Destruction of both Parties. The Citizens and Burgesses are, I think, three parts of four of the House of Commons. considerable what Effects this may have in Parliaments, our Laws and Posterity perhaps not a little concerned herein; and if so, surely this is a great Case. But if only the City of London, give me leave to fee what the ill Confequences and Mischiefs will be. Arguments from Mischiefs and Inconveniencies are forcible Arguments in Law. So faith Littleton, and my Lord Cook upon Littleton; and Men must be desperate and fenfual that defpife future Mischiefs and Inconveniencies, and many other places there cited. Inft. 1. 11.60.

1. All their Lands will be gone and revert to the Donors, and their Heirs. By Diffolutions of Corporations, all their Privileges are gone, and their Lands revert to their Donors, or Lords, of whom they were holden. Jones 190 F. N.B. 33.

k. Inft. 113. b.

2. All their Markets, Tolls, and Duties, that they claim by Prescription; whereby the Government, and the Honour of the City, the Publick Halls, Gates, Prisons, Bridges, and other Edifices, are in a great Measure maintained.

3. All the Debts owing to the City, and all their personal Estate, by the Death or Dissolution of the Corporation, will be gone; but who shall have them? Perhaps, non definitur in interest.

4. All the Liberties and customary Privileges that the Freemen of the City, their Wives, and Children claim, viz, to have customary Shares in their Husbands or Fathers Estates; to be exempt from Tolls in other Towns, and Markets; to exclude Foreigners and Unfreemen from using their Trades in London, and many others.

5. All the Acts of Parliament, that give particular Powers and Authorities to the Lord Mayor and Aldermen, or Common Council, or Corporation, respecting either the Government or Justice of the City; as about Ministers, and Payment of their Dues, Buildings, Paving of

Streets, Sewers, Infurance Office, and many others.

6. What shall become of the Orphans, and all the Monies and Debts the City owes, and all the Charities in the City? We have seen the City burnt, and may remember what a Swarm were unhived thereby; but we never yet saw it dissolved, nor are the Consequences measurable. And though it please his Majesty upon the Dissolution of this, to grant a new Charter, yet it will be impossible any of these Things can be preserved: Their Lands, Estates, Debts, Privileges, Customs, are all Personal,

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and annexed to the Corporation, and must live and die with it; the said Acts of Parliament are all fixed to this Corporation, and fo are the Charities, and cannot, as I conceive, be ever transferred to any other to be new created. A new Corporation can be in no Succeffion or Privity with the old. If a Body politick be once diffolved, though a new one be founded of the fame Name, that can have no Succession to the old, nor come in Privity to it: Therefore is it that in the Dean and Chapter of Norwich's Case, and in Fulcher and Heyward's Case, the Preservation of the old Corporation is infifted on. Inst. 1. 102. b. If every Abuser committed by a Corporation be a Forfeiture, Determination, or Diffolution, is there any one in England not forfeited and dissolved? Abuse is a Word of a wonderful large Sense: When the Law speaks of a Franchise abused or misused, it is applicable to a particular Franchise, as to a Market, Court, or the like; and if that Franchise be misused, or abused, in Oppression or Misuse, contrary to the Ends of it, some Certainty there is in it: But the Abuse of a Corporation extends to all its Acts, and all Estates of the Corporation; and all the Privileges of all the particular Persons, and all that are concerned in them, are Sufferers for every Abuse, or Missie, or M Trespass, how small soever. Who can tell in the Actions of a Person what may be taken to be ill or illegally done, or an Abuse? Who will trust a Corporation, if its Duration and Existence be so fickle and infirm, that every Abuser or Mis-user shall forfeit it? There will be no need of Officers to be amoved, thereby to determine this Corporation at Will and Pleasure, this Pofition contains enough to do all. These great Consequences, attending this Doctrine of Forfeiture, are Reasons to prove the Law otherwife.

But faith Mr. Attorney (if I understand him) We do not intend to destroy the Corporation, though we say in our Pleading, that you have forfeited your old Corporation, that you have without any lawful Authority usurped upon the King, and pray in our Replication, that de Libertate, Privilegio, & Franchesia illa (viz. the being a Corporation) abindicantur & excludentur. These are but Words of Form, we only will lay the King's Hands gently upon it, and seize it, but the Corporation shall not be de-

stroyed or dissolved.

I answer, this is wonderful, and a great Compliment to the City, as I take it; let us not flatter or deceive one another. We are not now in the irregular Days in the Records mentioned, nor in such fort of Proceedings as in those distracted Times. Let us not go by blind Conjectures, out of old Records, and bring in unknown Ways. We are now in a Quo Warranto, which, as Mr. Attorney truly saith, is in the nature of a Writ of Right; and a Writ of Right is the highest Writ that is in the Law; and the Judgment therein, and in this Quo Warranto must be conclusive to all Parties. If given against the Defendants, it must conclude them for ever, and dissolve their Corporation; and if given against the King, he shall never hereafter bring it in Question for any Cause precedent bring it in Question for any Cause precedent Sep. 9. 28. Inst. 2. 282, 495. Cook's Entries 527. D. hath a Precedent of it. Consideratum of, quod the Defendant de & in Libertatibus, VOL. IV.

Privilegiis, & Franchessiis præd. in Informatione prædict? specificat' nullo modo se intromittat, sed ab iisdem penitus excludatur. The like against Ferrers, and the Virginia Company, and many others may be found. M. 21.  $\gamma ac$ , 1. r. 9. The Court cannot alter the Judgment, it will be erroneous if they do. And to talk of a Judgment of a Seizure, what is the meaning of it, or fuch Judgment? Is it final, or not final? The Court must give a final Judgment, that the Party, if he think fit, may have his Writ of Error. The Court will not take any of your old Records to go by, if any fuch are to be found, that would warrant any other Judgment: Therefore a Seizure, without fuch a Judgment, that determines the Corporation, cannot be any way brought to pass, as I believe, nor can I understand in whom, by your Seizure, you would have the old Cor-poration to subsist. Transferred from the Perfons, in whom it now fubfifts, I think is impoffible, but diffolved by your Judgment it may be: And I hope your Lordship will not be induced by fingular unwarrantable Things, that a Judgment should be given that shall neither dissolve the Corporation, nor continue it, that shall nei-ther be for Plaintiff, or Defendant, that shall leave the Corporation neither alive nor dead, but in Transitu, or Limbo Patrum: A Judgment, quod capiantur, or quod Libertates & Franchesiæ prædist seisiantur in manus Domini Regis. Was there ever any the like? What shall be underftood by it? Shall we be afterwards a Corpora-tion? Shall our Magistrates continue? Shall we have our Lands, Markets, Tolls, Customs, or Franchifes, or not? Or shall we be none, and yet not dissolved? I must confess I am confounded in these Notions.

Next, as to the Authorities in Law for me:

1. I take it to be a great Authority for me, that there is no Precedent, or Judgment, or Book Case, produced or found, that ever a Corporation was forfeited. It lies upon the other ide to produce it, or shew it; and no doubt they would, if there had been any, but there is none by the Authorities they cite; you may easily perceive, any fort would not be omitted.

2. The Nature of a Corporation, as our Books do describe it, shews it not forfeitable. I take it plain out of the Case of Sutton's Hospital, and the other Books there cited. Rep. 10. 92. b. 21 E. 4. 72. A Corporation aggregate is invisible, immortal, and rests only in Intendment and Confideration of Law, cannot commit Treason or Felony, be out-lawed, excommunicate, hath no Soul, cannot appear in Person, cannot do Fealty, cannot be imprisoned, not subject to Imbecillity or Death. Br. Corp. 24. 34. They cannot commit any actual Trespass or Diffeisin, except under their common Seal, by Command, Precedent, or Assent subsequent: When our Books say, that they are a Body Politick, and rest or have their Being in Intendment or Consideration of Law, thereby is meant, that they are by Law enabled to act to particular Ends and Intents answerable to their Ends and Creations. Their Ends or Creations are only to be subservient to the publick Good, and Government, and Prefervation of the City or Town incorporate, and of the Members thereof. And if there be any Act done by the Members, that are the active part of fuch Corporation, to any other Intent, End, or Purpose, this is not the Act of the Corporation,

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but of the particular Members, and they only are answerable for it. And as to particular Offences and Miscarriages in this Case alledged, it cannot be denied, but that the particular Members are answerable for it; and if they, then according to all Books, they ought not to be doubly chargeable or answerable in both Capacities. And the Argument cited out of Bagg's Cafe, of a Freeman convict of Perjury, and thereupon disfranchifed, doth not prove that they shall be punished in a double Capacity; for the Corporation is not thereby punished, but preserved. The Being of a Body politick is only a Capacity, and in refemblance of a natural Body, and no more forfeitable than a natural Body. It is feifing and forfeiting of Liberties, that we meet with, that is fuch as are generally spoken of; as Markets, Courts, Jurisdictions, and the like: And in the old Records, by feizing the Liberties of a Corporation is meant the taking from them their Officers, and putting in others upon them for a Time. But a forfeiting, diffolving, and determining the Body politick, never was yet done or known, nor, as reasonable to believe, ever entred into any Man's Thoughts till now; for I have already shewn that Offences and Miscarriages, that were committed by the Corporations in those troublesome Times of E. 1.E. 2. and R. 2. for which their Liberties were feized, were not Forfeitures and Determinations of those Corporations, they all remain Corporations by Prefcription to this Day: And I have also taken Notice, that the Acts of Parliament, that were made in the succeeding Kings Reigns, of H. 4. H. 5. and H. 6. are only Acts of Confirmation to the Cities and Boroughs of their Liberties and Privileges. From that Time till within these three Years, I believe it never entred into any Man's Thoughts that a Corporation was forfeitable; for farther Proof whereof divers other Statutes, and the whole Series of Matter is Ar-

The Statute 15 H. 6. cap. 6. that provides against Abuses and Exactions made by Societies incorporate, by their By-laws and Ordinances, and appoints a Forfeiture of Ten Pounds, and of their Power to make By-laws: To what end should this be, if the Corporations themselves were forfeited, or thought fo to be?

The Statute of 19 H. 7. cap. 7. recites the Statute of H. 6. and the Exactions and Abuses by Fellowships, by their By-laws and Ordinances, and appoints a Penalty of Forty Pounds if they exact Money by an unlawful and unwarranted By-law, not examined and figned by the Chancellor and Chief Justice.

The Statute of 12 H. 7. cap. 6. fets forth grievous Exactions by the Fellowship of Merchant Adventurers, by their By-laws, and impo-

feth a Penalty for the future.

The Statutes 22 H. 8.4. 28 H. 8.5. shew like Exactions by Corporations upon Apprentices by their Ordinances and By-laws, provides Remedy, and enacts Penalty. If in those Times it had been thought or imagined that a Corporation had been forfeitable, every of these Offences forseited it, what need farther Remedy? In the Case of Hoddy and Wheehouse, of excessive Toll by the Town of Northampton, Moore 39 Eliz. In the Quo Warranto against a Corporation, though the Question was concern-ing their taking Toll, and whether they had

forfeited their Market, or only their Toll; no Thought of forfeiting their Corporation was ever mentioned. So that I think I may conclude with the tumultuous Times of E. 1. E. 2. and R. 2. what was then done, doth plainly shew the Corporations were not forfeit or dissolved: That by all the Acts of Parliament, and Proceedings in almost all the Reigns of any Length or Duration, from that Time to this very Case, the Opinions and Thoughts of Men were otherwise; as by the Statutes and Transactions appears: Not one Opinion, Book, or Authority, produced, or to be found. The great Concern not only of this great City, but of all other Cities, Towns, and Corporations, Ecclesiastical and Temporal, all depend upon it. And which is more than all, the very Government by Law established will be in great Danger of Alteration

by it.

I have argued long, and tried your Lordship's Patience; the weight and length of the Case. and rareness of the Matter, there never having been the like before in any Age, will, I hope, excuse me. But besides the whole Frame and Foundation, that the other fide have laid, being all built upon general undigested Notions, as I take it, viz. that Abuser and Misuser of Liberties forfeits them, without distinguishing betwixt one thing and another; that the Words forfeiting and feizing Liberties, found in old Records, should be Authorities to prove forfeiting Corporations or Beings of the Body Politick, though no fuch thing then, or at any time fince, till very lately, was ever thought on or imagined: It was neceffary for me to open and fet forth these general Notions, and to explain and diffinguish; which, I hope I have done, that it may appear what the sense of them is, how far they agree with Law and Justice, and how far not. And if, in the doing hereof, or the fetting out the repugnant or inconfishent Matters or Opinions arising in this Case to maintain this Quo Warranto, I have expressed my felf in any other manner than became me, I humbly beg pardon for it; and that it

may not reflect upon the Cause, nor prejudice it.
Upon the whole Matter, if this Information brought against the Body Politick for usurping to be a Body Politick, ought to have been brought against the Particular Persons; if it be repugnant or contradictory, that a Corporation can ufurp to be a Corporation; that a Body Politick or Being can usurp to be a Body Politick or Being, before it had a Being, or to be that fame Body Politick or Being, which it was when it did usurp; if forseiting a Franchise, or Liberty, or other Estate, cannot determine or vest that Franchise or Estate in the King, till the Forseiture appear on Record; then the old Corporation supposed to be forfeited, if it were so, did notwithstanding, and yet doth continue in Being, there being no Record to determine it; and confequently that which is pretended a new one by Usurpation is impossible. If by Seizure into the King's Hands (as pretended) the Continuance of the Corporation be intended, how inconfiftent is it with Law or Justice to continue any thing in the King, that is wrongfully usurped, and the Parties to be punished, fined, and committed for usurping? If Mr. Attorney's Replication, taking Issue upon our Prescription to be a Corporation, and going over, and alledging feveral distinct Causes of Forseitures, cannot by Law

e maintained, and in the Example doth introduce a way to bring all Mens Estates subject to Mr. Attorney's Will and Pleasure (for, let any Man's Right be as good as can be, it will be scarce possible to defend it, if such Pleadings as in his Replication be allowable by Law) then be the matter in Law as much against us as possible, yet Mr. Attorney can have no Judgment for him upon this Information. Next, Supposing the Information all good in Law; yet, if the Judgments, Records, and Authority, that have been cited by them for Seizures, do plainly shew that Seizures and Forfeitures are very different in their Natures; that the Corporations all continued notwithstanding the Seizures; and the Seizure was only the King's putting in Mayors and Officers to act in them instead of the others elected or constituted by the Corporation, and they remain Corporations by Prescription to this Day, and never were forfeited, diffolved, or determined by fuch Seizures; if the general Authorities in Books, that the misusing or abusing a Franchise be truly applicable to Franchises (that are Estates and Interests grantable or conveyable from Man to Man) and never were intended of fuch a thing, as is rather a Capacity or Being, than a Franchise; if there be no Case, or Pecedent, or Opinion to be found for it; if, on the contrary, the particular Cases cited prove, that where the Corporations have by Miscarriages forfeited particular Franchises, they do not forseir their Corporations; if there be scarce any Corporation in England, that have not at some time or other done fomething they should not, or omitted to do fomething they should, and thereby forfeited their Corporation, and consequently all are U-furpers, and their Corporate Acts since done all void: If the Corporation here hath done nothing, but that the Mayor, Aldermen, and Common Council, are only Delegates, Deputies, or Ministers of the Corporation for particular purposes; if Servants, Deputies, or Delegates, do that which they have no Authority to do, they must answer for it in their own Persons; but their Masters, or those that deputed or delegated them for another purpose, they are innocent; they shall not suffer by it, though no Acts of Parliament had been in the Case; if the Acts of Parliament against seizing the Liberties of the City, for or by reason of any Miscarriage of their Officers or Ministers, extend to these Acts of the Mayor, Aldermen, and Common Council; if fo be that these Acts were the Acts of the Corporation; yet, with Submission, if they have shewn a good and legal Right, by their Custom and Title, to make By-laws for regulating and fettling the Markets and Tolls, and that which they have done be, as pleaded, reasonable, and that there was reasonable Ground at that time for their Petition which they have fet forth; if all these Particulars, that I have now fummed up, be against me, then Judgment must be against me; though I know not what that Judgment can be. But if any one of these Particulars, thus repeated, be for me, and against Mr. Attorney; then Mr. Attorney can have no Judgment against the City; but Judgment must be for them; which I humbly pray.

HE next Term, viz. Trin. 35 Car. 2. (Chief Justice Saunders dying the Day of the Judgment given, or the next Day after) Mr. Justice Jones, Justice Raymond, and Justice Wi-

thens, being in Court, Justice Jones pronounced the Judgment of the Court, and Justice Raymond and Justice Withens affirmed, that Chief Justice Saunders was of the same Opinion with them, and that they all agreed,

1. That a Corporation aggregate might be feized. That the Statute 28 E. 3. c. 10. is express, that the Franchises and Liberties of the City, upon such Defaults, shall be taken into the King's Hands. And that Bodies politick may offend and be pardoned, appears by the general Article of Pardon, 12 Car. 2. whereby Corporations are pardoned all Crimes and Offences. And the Act for regulating Corporations, 13 C. 2. which provides that no Corporation shall be avoided for any thing by them misdone or omitted to be done, shews also that their Charters may be avoided for things by them misdone, or omitted to be done.

2. That exacting and taking Money by the pretended By-law, was Extortion, and a Forfeiture of the Franchife of being a Corporation.

3. That the Petition was scandalous and libellous, and the making and publishing it a Forfeiture.

4. That the Act of the Common Council was the Act of the Corporation.

5. That the Matter fet forth in the Record did not excuse or avoid those Forseitures set forth in the Replication.

6. That the Information was well founded. And gave Judgment that the Franchise should be seized into the King's Hands, but the Entry thereof respited till the King's Pleasure was known in it. Justice Raymond and Justice Withens declare, that they were of the same Opinion in omnibus. And accordingly after Entry made by Mr.

And accordingly after Entry made by Mr. Attorney, That as to the Issue joined to be tried by the Country; as to the claiming to have and constitute Sherists; as to the having the Mayor and Aldermen to be Justices of the Peace, and to hold Sessions, quad ipse pro Domino Rege ulterius non vult prosequi; Judgment is entred:

terius non vult prosequi; Judgment is entred:

Ideo consideratum est, quod præsat Majgr & Communitas ac Cives Civitat Lond as to the Issue aforesaid, betwixt our Lord the King and them joined, and as to the Liberties and Franchises aforesaid by them claimed, to have and elect Sherists, and to have their Mayor and Aldermen to be Justices of the Peace, and hold Sessions, eant inde sine die, salvo jure Dom. Regis, si al &c. Et quoad dictas separales materias in lege unde tam præd Att Gen quam præd Major & Communitas & Cives Civitat præd posserunt se in fudicium Curiæ, the Court ad vise till Trinity Term, and then pro eo quod videtur Curiæ bic quod præsat Major & Communitas ac Cives Civitat præd forisfecerunt Domino Regi nunc Libertat Privileg & Franches. præd ob causas in Replicacon præsat Attorn Gen superius specificat quod Placita præsat Major & Communitat ac Civium Civitat præd som seg invalid in lege existent att ad Major & Communitat ac Civitat præd dis element dis Dom' Reg' a Forisfastura præd aut ad Major & Communitat ac Cives Civitat præd som element dis Dom' Reg' a Forisfastura præd aut ad Major & Communitat Privileg & Franches. præd solicand Masurtenend maturaq; deliberacione superinde prius babit Considerat est, quod Libertat Privileg & Franches. præd fore de seipsis unum Corpus corporat & Politic in re, sasto & nomine per nomen Majorit og 2

Communitatis & Civium Civitat' Lond' ac per idem nomen placitare & implacitari, respondere & responderi per cosd' Majorem & Communitatem, ac Cives Civitat' London præd' superius clamat' capiantur 당 seissiantur in manus Domini Regis ; & quod præsat' Major & Communitas ac Cives Civitat' Lond' præd' capiantur ad satissaciend' dist' Dom' Reg' de Fine suo pro Usurpatione Libertat' Privileg & Franchef. præditt'.

Thus was the Metropolis of the Kingdom deprived of its Charter and Magistrates, till the Year 1688, when King James, terrified at the News of the Prince of Orange's intended Invasion, thought fit to restore it, October the 6th, and ordered Lord Chancellor Jefferies to carry it back himself; whereupon Sir George Treby was restored to his Place of Recorder, and the rest of the Magistrates, according to the ancient Constitution of the City.

#### POSTSCRIPT.

HE Question concerning the Surrender of Corporations, or Bodies Politick, not being directly in the Case, but in the Arguments on both sides insisted on, it may not be unnecessary to state that Point, and collect what hath been in the Debates or Arguments alledged on either fide, that the easier Viewand Judgment may be made of it. By Surrender in this Question is, by both sides, meant and intended some Deed or Instrument in Writing, whereby a Body Corporate or Politick can furrender and diffolve it felf. It is agreed that a Body Politick may be diffolved, either by the Death of the Persons incorporate, or their Refuser to act, nominate, or elect Officers or Ministers, so as there remain not sufficient, authorized or enabled by their Charter or Constitution, to preferve their Being: This is admitted to be a Ceffer, or Diffolution of the Corporation, and fuch a fort of yielding up, or Surrender, is admitted possible. But whether by any Deed or Instrument in Writing it can be done, that is the Question intended. For the Surrender, it hath been alledged,

1. That the Being of a Body Politick is a Liberty, Privilege, and Franchife, that had its Commencement by the King's Charter, or by Prescription, which supposes a Charter; and if it have its Beginning and Creation by Charter, which is the King's Deed that grants it, by Deed again it may be regranted and furrendered: And it is a Maxim in Law, Unumquodque dissolvi po-test eod' modo quo ligatur. And instances in Fairs, Markets, Leets, and fuch like Franchises, granted by Charter, which, fay they, may be furrendered

by Deed, or Regrant.

2. That it is necessary that it should be dis-folvable by Surrender. Perhaps a Town may come to decay, and not be able to defray the Charge that the Support and Maintenance of the Corporation may require; for every one fees that Ornaments and Officers must be, and these cannot be bought or maintained without Eflates; and poor Men are not able, without Ruin to their Families, to bear the Magistracies and Offices; and therefore it is necessary there should be a Power in them to surrender.

3. That the Books and Cases in Law do prove, that a Corporation, or Body Politick, may furrender it felf, and thereby be diffolved.

Dy. 273. There the Case is thus stated: The Deanry of the Cathedral Church of Wells was dissolved by the Surrender of Fitz-Williams, tempore H. 8. And the Prebend of Currey, in the fame Church, was also furrendered by Goodman, Prebendary there, I E. 6. And in this Year the Diffolution of the Deanry was confirmed, and the Deanry extinct by Act of Parliament, and a new Dean erected and created, to which new Deanry the Lands and Possessions of the old were annexed, amongst other Possessions, and the Nomination of the new Dean and Succeffor's given by that Act to the King, and that he should have the same Power in Choro & Capitulo as the old Dean had; faving to all Strangers, other than the Bishop of Bath and Wells, the old Dean, and the old Prebendary, and their Successors. In this case it is admitted, and taken for granted, that the Deanry, and also the

Prebend, were furrendered.

Dy. 282. There the Archbishop of Dublin had two Chapters, viz. the Dean and Chapter of St. Patrick, and the Dean and Chapter of Christ-Church, and both these used to confirm the Bishop's Leafes. The Dean and Chapter of St. Patrick, by Deed under their Common Seal, gave and furrendered all their Church, Houses, Lands, and Possessions, to the King, without License or Consent of their Bishop, being their Ordinary, and Patron of the most part of the Prebends. After this Surrender their Church was used as the Common Hall, for the four Courts in the Term there; and a Lease is made by the Archbishop, confirmed by the Dean and Chapter of Christ-Church only; and whether the Successor of the Archbishop were bound by this Lease, was the Question. The Judges in Ireland were divided in Opinion, and thereupon the Case was sent over for the Opinion of the Judges here; and the Opinions and Resolutions of five Justices, viz. Catlyn, Dyer, Saunders, Welsh, and Carus, certified to the Lord Deputy of Ireland, under their Hands, were, Quod non fuit aliud Capitulum in esse tempore confirmationis Dimission's præd' nisi Christ-Church tantum, quia Corporatio & Capitulum Santti Patrick fuit per donum & surfum reddition' Decani & Capituli præd' legitime dif-

folutum absque consensu Archiepiscopi.

Jones 168. The Opinion of Justice Jones there, that a Corporation may be dissolved by an Act

proper, viz. by Refignation.

On the other side, it hath been answered, 1. Admitting it to be true, that to be a Body politick is a Liberty, Privilege, and Franchise, created by Charter, which is the King's Deed; yet it doth not follow that it may be furrendered by Deed: For the Charters that incorporate the Citizens, or Inhabitants of fuch a City, Town, or Place, and make them a Body capable of taking and having Lands, Goods, or Chattels, to fue and to be fued, and to have a Common Seal, and to act according to the Powers, Ends, and Purposes in their Charters contained, only give them a Capacity for those Ends. The Liberty, Privilege, and Franchise, that they have, goes no farther. They cannot transfer this Privilege, or Franchise, to any other Persons. These are only perfonal Franchifes or Capacities, fixed in the Persons, to whom they are granted, like to Patents of Denization granted to Aliens, whereby a Capacity is granted to have, hold, and act, as a natural born Subject; Grants of enfranchifing

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enfranchifing a Villain; these are Grants that cannot be furrendered; these are Franchises and Capacities like this; thele are Exceptions to the General Rule, Unumquodque diffolvitur eodem modo, &c. So also of Fairs, Markets, Courts, &c. they are created by Charter, they may be granted over, or granted to the King; but if they be regranted to the King, they are not extinct, but remain in the King.

Abbot of Strata Marcella's Case, Rep. 9.25. b. shews the difference thus: When the King grants Franchises, that were in the Crown before the Grant, as Bona Felonium, Deodands, Wreck, &c. and these come again to the Crown, they are merged in the Crown, and the King is feized of them Jure Coronæ; but when a Privilege, Liberty, Franchise, or Jurisdiction, was at first erected or ordained by the King, there, by the coming of it again to the Crown, they are not extinct; and instanceth in Fairs, Markets, Hundreds, Leets, & similia. They are not dissolved or gone, for thereby Subjects would be prejudiced: For if the Court should be so granted, and thereby diffolved, the Subjects Judgments and Suits in those Courts would all be lost. These are other Exceptions to that general Rule, Unumquodque, &c.

2. That the Reason given for the Surrenders of Corporations from the Poverty that may happen, for the Conveniency of some Corporation, is answerable; for that doth not very frequen-Iy happen: But when it doth happen, if they are weary of it, they may let it alone, and not act, or choose Officers; it will cease of it self, they need not be at the Charge or Trouble of a Surrender: But on the other Side, the Inconveniencies are very great, and are some of them be-fore specified. The Establishment of the Church is all in Corporations, Bishops, Deans, Chapters, Prebends, Parsons, Vicars; if these be surrenderable, as by the Cases cited, without Consent of Bishops (a Prebend is, as to his Being, but as a Parson, or a Vicar) the Universities, Colleges, Hospitals, all the Cities, considerable Towns, Trades, and Mysteries, are Corporations; if these be surrenderable, it affects our

3. As for the Books and Authorities. Dy. 273. the Dissolution of the Corporation thereby surrendered is only mentioned in putting the Case, it is not debated, nor was it material in the Case: For the Act of Parliament there fettled the new Dean and Chapter; and the Prebendary, and the Matter of the Case ariseth upon the Deprivation of Dean Goodman, and the Appeal and Reverfal of that Sentence, there is not as much as any Opinion in the Case concerning the Dissolution or Surrender, whether good or bad. But what may reasonably be inferred from that Case is, that the Surrender and Dissolution thereby was not good in Law; for if it had, what needed the having an Act of Parliament to fecure against the old Dean and Prebendary? which yet appears in the Case was had.

old Government.

And, Co. Rep. 3. 75. b. in the Case of the Dean and Chapter of Norwich this Case of Dyer is cited, and there it is expresly said, that that Surrender was not thought good, till confirmed by Act of Parliament.

And as for the other Case, Dyer 282. of the Surrender of the Dean and Chapter of St. Patrick, the Opinion of the Judges there given

is, by all the Judges 3 Car. 1. in the Case of Heyward and Fulcher, in Jones 168, denied to be Law, and faid to be a private Resolution. So that these two Cases in *Dyer* having been by those later Authorities denied, remain no Authorities: And as for the other Authority, viz. The Opinion of Justice Jones. 168. that a Corporation may be dissolved by a proper Act, viz. by Refignation, that is true, taken in the Sense he fpeaks it: It is spoken of a Dean and Chapter refigning to the Ordinary, viz. the Dean refigning his Place of Dean, and the Prebendaries of the Chapter refigning their Prebends to the Ordinary, whereby their Churches and Prebends became void, and to be supplied by the respective Patron, collating or prefenting, as in Cases of Resignation, by any Parson or Vicar to his Ordinary. But this is nothing of a Surrender of the Body politick to the King, and thereby dissolving the Corporation, and destroying all Supply, by new Presentments or Collations. And this appears by the very Words of Justice Jones there; for when he saith they may be dissolved by a proper Act, viz. by Refignation; the next Words are, or by Death of the whole Corpora-tion, and the King being Patron, it is in his Election whether he will collate de novo, or not, and till he collates the Corporation is in fufpence; but if the Bishop be Patron, then the Bishop, upon the Resignation, hath Power to collate, and thereby to continue the Corporation: So that it is very plain, that the Refignation he speaks of is not meant for any Surrender to the King, or any thing that determines the Corporation, except the Patron will not collate, and thereby fuffer the Corporation to cease. But on the contrary, that a Corporation cannot be diffolved by any Surrender.

The Suppression and Dissolution of the Abbies, Priories, and Monasteries, by H. 8. was no Disfolution of their Bodies Politick. Br. Extinguishment, 75. Br. Corporation, 78. Davies, Rep. 1. Moore's Rep. 282. Though their Houses and all their Posessions were gone, and the Persons either discharged of their Orders, or sent into other Houses; yet resolved, that the Corporations remained. And it can scarce be imagined, but in some of those Cases it would have been practifed, or at least something said about sur-rendring their Body Politick, if it had been then thought furrenderable. But the Case of the Dean and Chapter of Norwich, Rep. 3. 41 Eliz. before cited, and the Case of Heyward and Fulcher before mentioned in 3 Car. 1. Jones, 168. Palm. Rep. 500, 501. Anders. 2. 120. have been cited as Judgments against Surrenders by all the Judges of the King's Bench. The Case was, That the Dean and Chapter of Norwich, 3 Junii 1 E. 6. furrendred to the King their Cathedral Church, and all their Manors, Lands, Tenements, Hereditaments, Franchises, and Libertis, Spiritual and Temporal, by whatsoever names they are known, or which they have or ought to have in the Right of their Church. And by the Case 41 Eliz. Co. Rep. 3. 74. and the Opinion of all the Judges of the King's Bench, 3 Car. 1. adjudged, that this was no Surrender of the Cor-

They object, That the Words of the Surrender do not shew any Intent to surrender the Corporation, but only the Possessions.

I answer, The Being of a Corporation is a Franchise

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Franchise or Liberty; and there is an express Surrender of all Franchises and Liberties, Spiritual and Temporal, by what Name soever known, which they have in the Right of their Church: And this was a Spiritual Franchife, which they

had in right of their Church. Next, This Surrender was made with intent to diffolve the Corporation, and to have a new one erected: this appears by the new Charter of Erection, made in November following; which recites the Surrender made to that Intent. It is not any where in the many Arguments of that Case alledged, that there wanted Words in the Surrender to do it, which would have been, if that had been the Ground of their Judgment.

In the Case cited out of Dyer 282, there the Words of the Surrender were, that they furrendered their Church, Houses, Lands, and Possessions, which are not half so large and ample Words as in this Surrender are contained; and the other fide cite that as an Authority to prove a Corporation furrendered, and admit the Words there sufficient, and deny them to be sufficient here, though much more large, express, and

general. The arguing there in Palmer 501. that it is against the Nature and Constitution of Corporations, that by the Words put in their Charters, by their very Constitution, are to have perpetual Succession, perpetuis temporibus duratur' and which by their Oaths they are fworn to preserve, or they should be felo de se. And the express Words of the Judges reported in these Books shew their Opinion, that the Corporation could not be surrendred. *Jones*, 168. *Dodde-ridge* Justice, there saith, that the Dean and Chapter cannot furrender their Corporation. Palm. 501. Whitlock Inst. there saith, For that the Dean and Chapter are Counsel to the Bishop instituted to that purpose, they cannot dissolve themselves; for the Politick Corporation is the Soul to the Body, that cannot be granted or fever'd; though the King can create a Corporation, he cannot dissolve it. And Jones Inst. there 502. faith, that the Dean and Chapter were Counfel to the Bishop, and cannot destroy themselves; if they could, great Inconvenience thereby will enfue to the Church.

N. B. These Proceedings should have been inserted, according to the Order of Time, after the Trial of Colonel Sidney, in Vol. III. Some Account of which may be feen in Burnet's History of his own Times, p. 533.



#### Proceedings between the King and THOMAS KENDALL and RICHARD ROE, in the King's Bench, on an Habeas Corpus upon a Commitment for High Treason. Mich. 7 Gul. III. Octob. 31. 1695.

N Thursday October the 31st. 1695, the Priof foners being brought up into Court on the Habeas Corpus, the Keeper of Newgate, to whom the Writ was directed, returned the Cause of their Detainer to be a Warrant under the Hand and Seal of Sir William Trumbull, Knight, one of His Majesty's most Honourable Privy Council, and principal Secretary of State, directed to the Keeper of Newgate, or his Deputy, prout fequitur, "These are in His Maje-" sty's Name to authorize and require you, to " receive into your Custody the Bodies of "Thomas Kendall and Richard Roe, herewith " fent you, they being charged with High Trea-"fon, in being privy to, and affifting the E"fcape of Sir James Montgomery, out of the
"Custody of William Sutton, one of His Ma"jesty's Messengers in ordinary, and charged
"with High Treason. You are to keep them " in fafe and close Custody, until they shall be " delivered by due course of Law: And for " so doing this shall be your Warrant. Given " at the Court at Whitehall the 24th Day of " OEtober, 1695. "

Sir Bartholomew Shower moved that the Return might be read, and then that it might be filed:

And Mr. Attorney owning that he had been attended with a Copy of it, and having nothing to fay against it, the same was accordingly

Then Sir Bartholomew Shower took Exceptions to the Return.

Sir Bart. Shower. My Lord, I am of Counsel for these two Prisoners; and what we desire at present is only that they may be bailed, though perhaps we might press to have them dischar-

ged, and that upon good Reason.

To induce your Lordship to bail them, I must beg your Lordship's Pardon, and I hope Mr. Attorney will hold me excused, if I make a Question whether the Person committing hath any Authority for such a Purpose; it is for my Clients, who think themselves aggrieved by this Imprisonment; and in Truth they fay, That they are somewhat hardly dealt withal in this Case; for the Information against them is only for being privy to and affifting the Escape of the Centinels, who were privy to Sir James Montgomery's Escape: But this is Fact, of which the Court will not take Notice, and therefore I shall confine my felf to the Return, as it appears before your Lordship.

With

With Submission I must insist upon it, that a Secretary of State, quaterus Secretary, cannot commit for Treason or Felony; he is not an Officer for fuch a Purpose in common Parlance. The Word Secretary imports only a Writer of Letters or other Escripts for a Superior; and as Spelman explains the Word, this is the Sense of it, with the Addition of Secrecy, of Privacy; and fo is his Gloffary upon that Word. He is not a Privy Counsellor quaterus a Secretary, nor is he a Justice; and though perhaps in Fact he may be in the Commission, yet unless he hath taken the Oath of that Office upon a Dedimus, he can-not act as fuch: And I have feen five or fix Privy Counfellors at a Time appearing at a Seffions of the Peace for this County, in the Case of the Duke of Bedford's Power as Custos Rotulorum, to remove the Clerk of the Peace; and when Intimation was made to them of the Justices Oath, which they had not taken, they refufed to vote, and did thereupon withdraw. Here Sir William Trumbull cannot be prefumed or intended to be a Justice of the Peace, because the Commitment by him is as Secretary, and not as Justice; and so is the Return: And upon the Return, the Authority by which he commits ought to appear, otherwise the Return is vicious; and here doth appear none but that of Secretary. Now if the Office of Secretary doth not imply and carry in it a Power of Committing, then this Commitment is erroneous.

Our Conftitution hath distributed the Administration of Justice, both in criminal and civil Causes, into several Courts, and hath appointed several Officers for several Purposes, some for civil, some for criminal Matters; and in Criminals some are to examine and commit, others to obey and carry, others to receive and keep; some to try and sentence, others to execute; each hath his proper Province: And of those your Lordship will take Notice, as also of their several Duties and Powers, and so do our Law Books. But a Secretary is a Court Officer of State, not relating to the Administration of Justices.

stice.

You take Notice, as do our Books, of Headboroughs, Constables, Sheriffs, Coroners, Escheators, and the like: But neither Coke, Crompton, Fitzherbert, Smith, or any Book which treats of the Jurisdiction of Courts, the Pleas of the Crown, or the Officers of Justice, do ever mention a Secretary of State; his Office rather relates to foreign Negotiations than domestick; and if any home Affairs fall under his Cognizance, it is rather as an Intelligencer, than with any Relation to Criminals, Prisons, or Gaolers, &c. In all the Débates about the Liberty of the Subjects, and wrongful Commitments, which were in Parliament in 4 Car. 1. or 1628, and amongst all the Precedents mentioned there upon each Side, which are Multitudes, there is none by a Secretary: It is true, there are divers per mandatum Dom' Regis, by Warrant from the Lords of the Council. I have perused Dr. Franklins Annals of King James the 1st. fol. 261. and Rushworth, Vol. I. 458. and can find none by a Warrant from a Secretary. I have read Coke's, Selden's, and Littleton's Arguments upon that Subject, but fee nothing of a Secretary's Commitment. And it feems very strange, if such a Power were lodged in this State Officer, that there should be no Precedents for it in those

Times, when extrajudicial and general Warrants were fo frequent, that they became a Grievance to the People, and fuch a one as laid the Foun-

dation for the Petition of Rights.

I shall not controvert the Power of the Council at present, because it doth not concern the present Question: All that I can observe in the Case is, that it first began to be practised in Sir Lionel Jenkyns's Time; and yet even in 1678, when the Popish Plot had increased the Number of Prisoners to a wonderful Degree, it is notoriously known, that the Chief Justice Scroggs was frequently and often fent for to Whitehall to examine, and commit, and grant Warrants. And fome time fince the Secretaries of State have thrown that Burden off from themselves upon their Secretaries under them, who have been fworn Justices of the Peace; and Mr. Bridgeman hath accordingly executed the Office of a Justice of Peace at Whitehall, and that frequently. It hath been a Question, Whether a Chancellor or Keeper of the Great Seal can commit; and the better Opinion hath been that he cannot: And it feems to be agreed by Glan-vill's and other Cases in Moore's Reports, 839, &c. that his Commitment is illegal, unless for a Cause within his Jurisdiction, as a Court of Equity: and the Matters must so appear. I must agree, that any Man may apprehend another for Felony or Treason; but there is a vast Difference between an arresting of a Traytor or Felon upon Suspicion or Knowledge, and a formal Commitment to Prison, with a Charge of Trea-And I am fure Mr. Attorney General will not infift upon this Reason; for then the Confequence will be, that any Man may commit as well as a Secretary: And I suppose that Dofrine will scarce be allowed, though I think that any Man may as well as he. The Reason of an Apprehension upon Suspicion, or Hue and Cry, or the like, is not to detain, but to carry to a Constable or Justice, as in 3 Inst. 52. Then here the Gaoler doth not return that he detains him, because he is guilty or suspected, but because by virtue of fuch a Warrant he is committed to his Custody.

Besides, the Reason of our Law is against it; for a Secretary cannot administer an Oath. Now the Law requires that no Man should be committed by an extrajudicial Warrant, unless upon Oath. If there be but a Suspicion, there ought to be Oath of the Cause of that Suspicion; for the Person committing cannot commit upon another's Sufpicion, unless there be Oath of some reasonable Cause for it. He cannot take Bail for any Person accused, he cannot take a Recognizance to profecute: And I may very well challenge any Man living to shew me any one Recognizance ever returned into any Court, that was taken by a Secretary, either for Appearance of a Criminal, or for the Profecution of one: And the Practice is always otherwise; for they have often taken Bonds to the King, with Condition to appear here. And your Lordship and the Court hath often had much Trouble in that matter; for they being bound to appear here, the Court hath refused to record their Appear ance, because no Recognizance returned or taken, whereupon to found fuch an Appearance.

Now it feems strange, nay absurd, that our Constitution, which we admire for its Wisdom, should appoint an Officer who should commit,

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and yet cannot give an Oath whereon to found a Commitment, that cannot bail, that cannot take any Recognizance to profecute: This is to make the Liberty of the Subject very precarious, not-withstanding the many Laws and Sayings of

Judges in favour of it.

A Secretary is not obliged within the Statutes that require Justices to return the Informations and Examinations of the Persons accused, and Witnesses; which is a Method prescribed by the Wisdom of our Ancestors, both for the Service of our King, and the Subject; and may upon feveral Occasions prove useful to each.

This I may fay, that Mr. Secretary Coventry did scruple it, and upon good Advice, even from Sir William Jones, he took the Oath of a Justice of Peace. Now, My Lord, I think that those Exceptions to this Power of a Secretary may very well be thought to render it so far a doubtful Question, as to induce Mr. Attorney not to oppose our being bailed, to avoid any further mention of this or any other

Question.

But supposing that a Secretary can commit, yet in this Case the Parties ought to be bailed according to the Habeas Corpus Act; for the Act commands, that they shall be forthwith bailed, unless they be committed for Treason or Felony, specialy mentioned and expressed in the Warrant; and if it be specially expressed, then upon Prayer, if not indicted, they are to be bailed the last day, &c. Now here the Commitment of a Person charged with Treason, if it goes no further, then unquestionably the Parties ought to be admitted to Bail, because that the High Treason is not specially expressed; so a Commitment for Felony generally would bring a Man within the Benefit of the Act to be bailed, because the Species of the Felony is not expressed. This is plain, and cannot be denied. Then I must further argue, that if the Facts mentioned after the Word High Treason be not, or cannot be Treason, it must be allowed to me, that it is the same as if it had been for High Treason generally, and without more Words: For if there be not a Species of Treason expressed, then we are still admissible to Bail; this must be acknowledged.

Now that the subsequent Matter expressed after the Word Treason is not any Species of Treason, I shall endeavour to make out thus: A being privy to, and affifting the Escape of Sir James Montgomery, out of the Custody of a Messenger, and charged with High Treason, is not any Species of Treason, it is not Treason.

First, I may with a great deal of Colour make a Question whether the rescuing or helping the Escape of one in Custody for Treason, Treafon, or only Felony: If the latter, then

the Commitment is erroneous.

At the Common Law the helping any Prisoner to escape was Felony, and so is, 2 Inst. 589. Now the Law in this Respect is not altered otherwise than by 1 Edw. 2. de frangentibus prisonam, and that Statute was rather to make it less penal than more; and if to promote the Escape of one imprisoned for Treason, was at the Common Law but Felony, then this Statute feems not to make it a greater Offence; for it is in the Negative, that none shall undergo Judgment of Life or Member for the breaking of Prison, unless, the Cause, for which the Imprisonment was, did

require fuch a Judgment, if the Party were convicted.

The Lord Hale, in his Pleas of the Crown, faith, that Breach of Prison turns into Felony only, though the Party were committed for Treafon; though in another Place he feems to be of another Opinion. Now my Argument to make this a Doubt, is this: By 2 Hen. 6. Cap. ult. to break Prison when committed for Treason, is declared to be Treason; which would be needless, if it had been Treason before. By 25 Edw. 3. nothing is to be Treason, but what is there declared to be fuch; and by 1 Mar. all Treasons and Declarations of Treasons made by any Act of Parliament fince 25 Edw. 3. are repealed. So that by this way of arguing fuch Eicape was only Felony.

There is one Case, viz. Beusted's, 16 Car. 1. Jones Rep. 415. upon an Infurrection in Surrey, where it is held, that if a Man be committed for Treason, and another breaks the Prison, and by that Means the Traitor escapes, this was Treason in the Rescuer, and there was one accordingly indicted and arraigned; but I find that he was acquitted; and though the Book fays it was for want of full Evidence, yet it is more than probable, that it was the best Ingredient in his Case, that the Judges doubted what Of-fence it was, whether Treason or Felony. Now that Case is founded upon Stamford's Pleas of the Crown, 32. and all that is in Stamford is a Quotation of a Case in the Year Book, viz. in 1 Hen. 6. 5. that the Escape of a Traitor imprisoned was held Treason: But there it is put with a quod nota, as a strange Thing, and some call it Petit Treason: But however, it was a strange Thing, fince we find in 2 Hen. 6. an Act of Parliament made to declare it Treason; which is improbable that fuch a Law should be made, if the Judges had the Year before justly condemned the poor Rescuer. So that either they doubted the Law of that Case, or that Case had fome other Ingredient in it, than the Book informs us of.

This is not for receiving, aiding, and comforting a Traitor, knowing him to be fuch, as was the Case of Abington, who aided Henry Garnet the Superior of the Jesuites in 3 Inst. 138. but this is only for affifting the Escape: But supposing that such an Assistance to escape, or re-scue of one committed for Treason, were Treason, and not Felony, yet in this Case, as this Warrant is, it is neither Felony nor Trea-

Secondly, Here is no legal Commitment of Sir James Montgomery; and confequently the helping him to escape is not Treason. My Lord Coke 3 Inst. 70. on 1 Edw. 2. says, that a voluntary Escape of a Prisoner can be no Felony, unless the Prisoner be under lawful Custody by a lawful Warrant expressing the Offence. Now there can be no Pretence, but that the fame Rules must hold in Case of a Traitor's escape, as to the Warrant of Commitment, and lawfulness of Custody, as doth in Case of Felony. Now if the Party commanded to receive, or the Party, to whose Custody he is committed, were no lawful Officer, then fuch Custody cannot make the Rescuer guilty of any capital Offence. Co. 2. Inst. 550. faith, that false Imprisonment is not within the Law in this Case; now there can be no lawful Warrant in this Cafe, because

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Meffenger's Power to detain; and if he could not legally detain, the Confequence must be, that the Escape or Rescue is no Treason.

the Officer was not a lawful one. This is not the Cafe of one carrying to Prison, for then it would have been so expressed; but here it is under the Custody of a Messenger, and charged with Treason, which supposes it a Custody with a Charge by way of Commitment. Then my Lord Coke explains what is a lawful Warrant, and that is twofold; either when the Offence appeareth by Matter of Record, as a Capias upon an Indictment, Inquisition, or Presentment; or when it doth not appear so, but only upon Oath, that a Felony is committed, and the Party is committed for the same to Gaol. And he tells us, that there is a great diverfity between them; for in the first, the breaking of Prison is Felony, though there were none committed; but in the other Case, where there is no Record of an Accusation to found a Commitment on, if there be no Felony committed by him, who is committed to Prison for a supposed Felony, the breach of Prison is no Felony. Now this makes another good Exception to the Return, that here doth not appear, that there was either an Indictment or Appeal, or that there was a Felony or Treason committed; and one of them is necessary.

There must be a Felony done at the time of the Commitment; for a Relation, which is a Fiction in Law, shall never make a third Perfon a Felon; as Plowd. 401. if there be a Stroke or Wound one Day, and Death ensues upon another Day, this is Murder in the Party from the first Stroke; but the rescuing of such a Criminal before the Death is no Felony; which further shews, that a Felony done is necessary to

make the Escape a capital Offence.

In 2 Inst. 591. Coke faith two or three times in four Pages, that the Weight of the Business depends upon the Lawfulness of the Warrant, or Mittimus; and he faith, that it must be in Writing, in the Name, and under the Seal of him that makes the fame, expressing his Place, Office, and Authority, by force whereof he makes the Mittimus, as is to be directed to the Gaoler; and it must contain the Cause more especially, and with more Certainty, than a Writ of Capias need to do, because the latter is founded upon a Record, unto which a Refort may be had. Then he faith, that if a Warrant be not lawful, it is no Felony in the Gaoler to fuffer him to escape. Now here, we fay, it doth not appear what the Warrant was, upon which Sir James was in Custody; and a Messenger is not a lawful Gaoler; he is merely a Conveyancer of a Message, Notice, or Summons; and the Practice of making their feveral Houses Prisons is but of late date; our Law-Books do take no notice of him as any legal Officer.

Gaolers have Fees, are subject to Prosecutions for Extortion; a Messenger is not within the Laws concerning it; for he cannot take Fees colore Officii, who hath no Office; he is, at most, but a Gentleman Porter. I have often heard this Method of Commitments to the Custody of Messengers severely censured; and though any Man may be ordered to carry another to a Prison, yet he cannot therefore become a Gaoler to detain him, as some Messengers have done, for Nine or Eleven Months, or more. How long Sir James was in Custody, I cannot tell; but surely the Law, which requires Commitments to the County Gaols, is sufficient Evidence of the Insufficiency of a

Besides, here it doth not appear, that Sir James was in Custody for Treason; it is said, that he was in Custody, and charged with Treason: The last might be upon Accusation by Oath, or by an Indictment, and yet not charged in Custody with Treason.

Then it is not faid with what Treason Sir James was charged; it might be for such a Treason, wherein the receiving or helping to escape was not Treason; and it might be for Treason generally, and then Sir James was bailable; and it will be hard to exclude the Rescuer from Bail, when the Person rescued might challenge it.

Then further, though the Warrant be lawful, and in particular for Felony, and the Gaoler do willingly fuffer him to escape, yet till the Prisoner is attainted, the Gaoler shall not answer to the Escape, though the Prisoner be indicted; and there is a very good Reason assigned for it, because the Felony of the Prisoner shall not be tried between the King and the Gaoler, for that he is a Stranger to it. Now a Rescuer or Assistant of an Escape is the same with a Gaoler in this Case, and shall not be in a worse Condition. It is true, the Party himfelf, if he breaks Prison, may be indicted for the Escape before he be tried for the Felony: Now the Reason of this holds for our being bailed, for that it is impossible that we can be tried in this Case, because Sir James Montgomery is dead, and was never attainted, or fo much as indicted. Lord Hale agrees with this too, that if the Prisoner break Prison, he may be arraigned of it before he be convict of the first Felony; but the Gaoler permitting a voluntary Escape, shall not be arraigned till the Prisoner be first attaint; for if the Prisoner be acquit, the Gaoler is dispunishable as to any Capital Offence, or if the Prisoner die before Attainder, the Refcuer shall only be fined and imprisoned.

Now supposing the affisting the Escape of one committed for Treason, as some Books seem to say, shall make the Rescuer partake of the same Crime, for which the Party rescued was committed; yet if a Secretary cannot commit, or if a Messenger's House be not a lawful Prison +, or if Sir James Montgomery's Offence be not specially enough expressed, or if by reason of his Death the Escape be only finable, then these Prisoners

ought to be bailed.

Mr. Attorney General, e contra, faid, that they ought not to be bailed, because committed for Treason

specially expressed; that harbouring a Traitor, knowing him to be such, was Treason; that there were no Accessaries, but all Principals in Treason; that rescuing him was a comforting of him; that to rescue a Felon, was Felony; to rescue a Traitor, was Treason; that a Messenger was a lawful Officer, and that any Man might imprison a Traitor; that Sir Janes Montgomery's Death was Matter of Evidence upon the Trial; that they need not set forth a Treason committed, or an Attainder, though perhaps it would be necessary to prove it when the Prisoners came to be tried; that the Power of a Secretary to commit had been settled (but he could not say when) that there were many Precedents, which he doubted

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look into it.

Mr. Solicitor spoke much to the sir 9 Hawles. same effect, with this further, That the Prisoner's Counsel admitted, that the Privy Council might commit, and a Secretary of State was much more antient; that as to the Messenger, a Gaoler de facto was within the Law; that those Persons were wrong doers, and that they could not take advantage of their own wrong; and therefore the Infufficiency of Sir James Montgomery's Commitment was not material; and that this Warrant need not be so certain and fpecial as an Indictment, which must have Time and Place; and that if Commitments be good in Substance, the same was enough; and therefore prayed that they might be remanded.

Sir Bartholomew Shower replied, That the Commitment of a Secretary was never yet allowed; that the same was always complained of; that though it were Treason to rescue one committed for Treason, yet here it did not appear to be so; that though in Trespasses a Man cannot take Advantage of his own Wrong, yet that was not the Question; because if Sir James was not legally in Custody, then this Fact was not Treason; that the Infufficiency of his Commitment was an Advantage allowable, especially in favorem vitæ; that though Sir James's Death did not appear upon the Return, yet it was a Reason to induce the Court to bail, since they might bail in Cases of High Treason specially expressed; and if the Court were informed that they could not be tried, it would be hard to detain them in Custody.

Lord Chief Justice Holt. How were the Commitments at Common Law before Justices of Peace were instituted? It is true, my Lord Coke faith, that none could be imprisoned till Indictment, but that deferves Confideration. If you were to enquire, and fearch in the Tower, undoubtedly you will find Commitments there by Secretaries of State; look into the Resolutions in Anderson.

Mr. Just. Rokeby. I can see no reason upon the whole matter, why they should not be bailed; but fince Mr. Attorney is not prepared, and has had so little Notice, it is fit he should have time. Accordingly Wednesday next was appointed.

Then Sir Bartholomew Shower moved, that they might have their Wives and Friends, and a Solicitor come to them, for that hitherto they had been kept close Prisoners. Which was granted accordingly.

Upon Wednesday the fixth of November the Prifoners were brought up by Rule of Court; and Sir Bartholomew Shower moved again, that they might be bailed, and that if Mr. Attorney thought fit to oppose it, he prayed to be further heard, for that he had more matter to alledge to justify the former Exceptions to the Return.

Then Mr. Attorney and Mr. Solicitor and Sir William Williams came into Court.

Lord Chief Justice. Mr. Attorney, here are Kendall and Rowe brought up by Rule, and their Counsel desire to know whether you oppose their being bailed; for if you do, they desire to be further heard to the Return; you had best consider of it.

Mr. Attorney General. I should not have so much opposed it, but that several Questions have been made and argued here at the Bar; as, that a Secretary hath not power to commit, that this

not to produce, and therefore prayed time to Escape is not Treason, that a Messenger is not a legal Officer; and fince these things have been started, I must insist upon it that this is a good Return, and that they ought to be remanded.

Lord Chief Justice. Then we must hear them

again.

Sir Barth. Shower. My Lord, we do with Submission insist upon it, as I did the other day, that a Secretary is not fuch an Officer, as hath a Power of committing for Felony or Treason: I have further looked into it, and do find somewhat in the Books concerning it, more than the King's Counfel did last time urge, but not enough to warrant such a Power in the Office of a Secretary, and a great deal more against it. What I find I shall offer to your Lordship's Consideration, as it appears upon the Words of the Books, and submit

it to your Judgment.

My Lord, I have perused the Resolutions of the Judges in 34 Eliz. 1 Anderson 297, 298. and I must own that it is there said, that one or more of the Lords of the Council may commit; how far that is Law, I shall endeavour to examine prefently: But now I have named it, I would beg your Lordship to observe another of those Resolves; though it would be more proper anon, yet I will just mention it here, and that is, that there is a Refolution which condemns this Return, it destroys the Power of a Messenger's Office, and, if it be Law, my Clients ought to be bailed; it complains that divers Persons were against Law committed to Prison in private Places, and not to any common or ordinary Prisons, or lawful Officers, as the Sheriff or other Person lawfully authorized to have or keep a Gaol: fo that up-on Complaint made, the Queen's Courts could not learn to whom to direct her Majesty's Writs, and by this means Justice could not be done. Now this feems directly calculated for the 42 domestick Prisoners, at the Pleasure of the Messengers; and if Mr. Attorney will allow these Resolutions to be of any Authority in one part, he must agree it to be the same in the others.

But I shall not need it in respect of the Messengers Franchises, and therefore shall offer somethings your Consideration against those Resolutions.

In the first place they are extrajudicial, and not the Opinion of Judges upon their Oaths in any Matter before them; and I am fure my Lord Coke did refuse to subscribe his Opinion upon such Occasions. They are such Opinions, as the Judges may and often have varied from, when the Point hath come judicially in Question before them. Several of the Judges did so in the Case of the Ship-Money; and if they were not binding to the Judges, who gave the Opinions, much less can they be binding to their Successors, as legal Resolutions; and if they be Law, yet they do not relate to the Office of Secretary, but only to that of a Privy Counsellor. Now we do, without any Difrespect to Authority, for our Clients, infift upon it, that that Resolution is not Law, that one fingle Privy Counfellor may commit for Treason.

In the first place, what is there said, can never be reconciled to the Rules of Law, that Persons committed by them ought not to be delivered; for those general Commitments were illegal at Common Law; and so is it affirmed in the Petition of Right; and very great Opinions have been, that there is nothing in the Habeas Corpus Act, but the Penalties and Times, that was not

Common

1695. B. R. on a Commitment for High Treason.

Common Law, and that it is affirmative in substance of the antient Law of this Realm, which makes that Resolution to be suspicious; for if what is affirmed by it in express Terms (viz. That such Persons as they shall commit, ought not to be delivered) be not Law, then what is implied, that one Privy Counsellor may commit, is more doubtful still.

I shall not inquire into the Occasion of those Resolutions, nor meddle with what our Histories tell us of that Time, and the then Jealoufies between fome great Men; but, as I faid before, those are not judicial Opinions, but only a written Certificate delivered to the then Chancellor and Treasurer: Besides, there is not one Objection, which can be made against the Power of a Secretary in this Matter, but stands as firm and forcible against that of one Lord of the Council; we find no Authority for him to administer an Oath, or take a Recognizance, and there is no Precedent of either. And, as I said the other Day, it looks abfurd, that a fingle Person should be an Officer to commit, and yet cannot do that which is necessary in order to it; he ought to have a Power to examine, and that upon Oath; and if upon Examination of Witnesses it appears that the Party deserves not to be committed, he ought to have Power to take Bail, as also a Recognizance to prosecute. A Justice of Peace is fineable by the Justices of Oyer and Terminer, and Gaol Delivery, if he misbehave himself, or be guilty of a wilful Irregularity therein; but it will scarce be said, that a Lord of the Council is in those Circumstances. My Lord Coke faith, that a Lord of the Council is made by fummons and taking the Oath, and that continues during the King's Life: It is true he may be discharged, and generally it is by forbearing to fummon him; suppose then it be omitted, and afterward he is sum-moned again, doth he take a new Oath? When doth this Authority begin? How doth it continue or end? Our Law Books take no Notice of

Then further, the King himself cannot arrest a Man for Treason or Felony, nor can he command one in his Presence to be arrested for Felony or Treason; so said Sir John Markham to Edw. 4. and 2 Inst. 186. per mandat. del Roy is by Writ, or by Order or Rule of some Court of Justice; now what Judge is a Lord of the Council? He is to advise the King, and he is sworn to it, and to withstand all Traitors, and to discover all traiterous Conspiracies, and so is every Subject by his Oath of Allegiance, but the Oath of a Privy Counsellor contains nothing relating to Commitments.

At Common Law, extrajudicial Commitments were Rarities; the usual Practice was to indict, and then to take them upon a Writ of Capias; the antient Law was tender of a Man's Liberty, and then were the Writs framed in the Register de odio & atia, & de tradendo in Ballium, and the

Writ of Habeas Corpus.

By Magna Charta 19 Hen. 3. cap. 29. which hath been confirmed Forty times by subsequent Acts of Parliament, it is enacted, that nullus liber homo imprisonetur nisi per legem terræ, which I shall explain anon. This was made upon a Grievance then complained of, viz. illegal Commitments: What could those be in that Age, but taking Mens Persons without a Record to VOL. IV.

found a Charge or Accusation? and that it was fo, appears by Coke in his Comment upon those antient Statutes: He says, that there was no Invasion upon this Law till Edward 3ds Time, and then the People quickly refented it; for in 5 Edw. 3. cap. 9. the great Charter is confirmed; but then in 25 Edw. 3. cap. 9. it is fully and more at large expressed, and recited, that whereas it is contained in the great Charter of the Franchifes of England, that none shall be imprisoned, unless it shall be by the Law of the Land; it is awarded, afferted, and established, that from thenceforth none shall be taken by Petition, or Suggestion made to our Lord the King, or to the Lords of his Council, unless it be by Indictment or Presentment of his good and lawful People of the Neighbourhood, though Magna Charta, and the rest of the seven Statutes mentioned in the Petition of Right usually quoted upon these Occasions, be in the General, and have ambiguous Words in them, or Words made ambiguous by the King's Council in most Ages, yet this is plain and express, and needs no Strain upon our Side. And I cannot find it ever pretended to on the other Side to be a Strain, they are so plain that the Inference is easy, and hard to be avoided. I will not, I must not say, that they are Authorities against the Commitment by a Privy Council, but methinks they are strong against an extrajudicial Commitment by a fingle Lord of the Council, unless Mr. Attorney will argue, that the Council cannot commit by reason of this Law, but a fingle Privy Counsellor is out of the Words of the Act; and when I hear that, he may expect another Answer.

Now for the Words per legemterræ: In Magna Charta in 2 Inft. 51. my Lord Coke doth indeed fay, that in some Cases a Man may be taken and arrested before Indictment or Presentment; and one Case which he mentions is, by lawful Warrant, where there is a Witness against an Offender: Upon Suspicion there may be an Apprehension, but there cannot be a Commitment, with a Charge of an Offence, unless there be an Indictment or Prefentment, or a Witness against the Offender; now there can be no Witness, but there must be an Oath: So it is by all Laws, a Man cannot be a Witness, though he may be an Informer, unless he be sworn, and by our Law, even Peers, if they are Witnesses, must be sworn. Now that a fingle Privy Counsellor can give an Oath, I can find no Law or Precedent for it; it is true, the Privy Council may administer an Oath, and have done fo for a long time, but that every fingle Member can do fo, doth not follow, it is no more a Consequence, than that because the House of Peers can give an Oath, therefore every Peer may at home do the fame. He is one of His Majesty's most Honourable Privy Council, and that is all; and that is only (as I may with Re-

spect say) when they are capitulariter congregati.
Further, my Lord Coke saith, that to make a Commitment lawful, the first Requisite is, that he, or they, who do commit, have lawful Authority; now whether a particular Lord of the Council hath such a lawful Authority, I must sub-

mit to your Judgment. In ancient Times the Practice was for the Privy Council not to fend for Men in Cuftody, but to iffue Citations and Summons, and that by their Messengers, as doth the Court Christian by their Pursuivants, who cannot arrest or imprilon,

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vy Council, or Prynn's Animadversions upon that Book, 46, there is no Precedent mentioned of imprisoning, or bringing Men into Custody, but only Summons and Citations to appear; and there are many of them.

I shall not meddle with their Power of committing for a Contempt, or refusal to answer, or question the Authority of the Countess of Shrewsbury's Case, 12 Co. Rep. 93. but I urge this only to shew the Improbability, that our Law should vest such an Authority in each Mem-

ber of the Privy Council.

In Prynn's Animadversions on 4 Inst. it is in his Comment upon Coke's Epilogue, pag. 422. is a very notable Record. Rot. Parl. Anno 28 Hen. 6. num. 56. where there is an Impeachment of Talbois, for a notable Riot upon feveral Lords of the Council met within the Palace at Westminster; and it is prayed, that he may be fent to the Tower of London, to be kept without Bail or Mainprize for twelve Months, to answer all Indictments for that and other Riots, before the King and his Justices in his Bench within that Time; and if the Constable of the Tower should suffer him to escape, or go at large, he should forfeit One thousand Pounds; to which Article of the Commons Petition and Bill the King affenteth, so that here was an Act of Parliament (for fuch it is, though in form of a Petition granted, as was the ancient Form) to inforce a Commitment to the Tower for any Affront to the Lords of the Council: Now I would beg leave to observe, that it was not by way of Punishment for the Offence, but to secure the Parties to be forth coming to answer an Indictment, the Punishment must be Fine and Imprisonment: Now it seems strange, that an Act of Parliament should be made to fecure a Man, in order to answer an Indictment for an Affault and Riot upon the Lords of the Council, when any one Lord of the Council might have committed him, and he might have been indicted the next Term; for the Fact was done at Westminster in Middlesex.

I find a Case in 1 Leon. 70, 71. it is Newell's Case, he was committed per mandatum Francisci Walsingham, Militis, Principalis Secretarii, & unius de privato concilio Dominæ Reginæ, and the Return was held insufficient. I must agree, that the Book fays it was, because the Cause for which he was committed was not alledged, and they amended the Return, and then they made it ex sententia & mandato totius concilii privati, ita quod corpus ejus paratum habere non possimus; it is true, that at last the Court took Exceptions to it, because the Body was not brought, and there was a very wife Distinction made by the Court, That where one is committed by one of the Privy Council, there the Caufe ought to be returned; but where the whole Council do commit, there need no Cause to be alledged. Now it is plain, that this was a Distinction without a Difference, for by the Petition of Right, and the feven old Statutes, and all the Records and Law of old Time, no Englishman ought to be deprived of his Liberty by an extrajudicial Commitment or Warrant, unless the Cause be shewn; and I would infer, that the then King's or Queen's Council thought a Commitment by one Lord of the Council was not legal, and therefore they added ex sententia & mandato totius privati conci-

prison, as in 12 Co. Rep. 49. In all the Records lii; and it seems to me, that the Court did slide cited by Coke in his Jurisdiction of Courts, cap. Priover that Question, by insisting upon the other Exception: However, at the most, though it makes against the Novelty of the Commitments, yet it can never make for the Legality of them,

when the whole is confidered.

Upon these Considerations, I hope it will appear to your Lordship and the Court, to be a doubtful Point, whether a Secretary of State may commit; and the Consequence of that is, that the Prisoner ought to be bailed according to Bushel's Case, Vaughan 157, that the King's Bench may bail in any Case of Treason, if they think fit, but the Common Bench must remand, if the Cause of the Imprisonment returned be just, and well returned; but then there is this Diftinction; if it shall appear to the Court, that the Party was imprisoned against the Law of the Land, they ought, by Force of Magna Charta, to deliver him; but if it be doubtful, and under Confideration, then he ought to be bailed: And this hath been the Practice upon Convictions by Justices of the Peace; and the Excuse of the Judges in 4 Car. for their Remittitur, &c. that it was quousque, &c. i. e. till further Consideration, was never allowed as a wise or legal one. Now I hope I have faid enough to make it doubt-

Then for Messengers, I have further matter to urge; the Reason why Commitments are required to be to the County Gaol, by 5 Hen. 4. cap. 10. is mentioned in 2 Inft. 43. and 9 Co. Rep. 119. that they may have their Trial at the next Gaol Delivery, or Sessions of the Peace; and my Lord Coke faith, that at Common Law the committing to Prison is only to this end, that the Party may be forth coming to be duly tried according to the Law and Custom of the Realm: And the Abbots of St. Alban and Crowland lost their Franchifes of having Gaols, because they detained Men in Prison, for a long time, without making a Deliverance; and all this doth in Reason argue against Messengers Power to make their Houses

Prisons.

My Lord Coke faith, in 2 Inst. 43. that the Statute 5 Hen. 4. extendeth to all Judges and Justices for two Reasons: First, Because this Act is declarative of the Common Law; and Secondly, ubi lex est specialis, & ratio ejus generalis, generaliter accipienda est; and if so, this was a false Impriforment of Sir James Montgomery, and then the Consequence is what I urged the other Day.

I find further, in 2 Inst. 705. that by the Parliament Roll, 51 Edw. 3. numb. 68. it appears, that Gaols were anciently to be repaired at the King's Charge; and by Lord Coke upon 23 Hen. 8. cap. 2. concerning the new erecting of Gaols, his Opinion is, that the fame cannot be done without Act of Parliament; and I cannot find any Act of Parliament for making the forty two Houses of the Messengers to be lawful Prisons: If there be any fuch, I suppose the King's Counsel will shew them to your Lordship; nay, I cannot find any Grant of such a Franchise to them.

Besides, the Reason of the Law is with us. Out of the County Gaols you have at every Seffions of Gaol Delivery, Calendars of the Priloners that are in Custody there, but of the Prisoners in Custody of Messengers you can have no Notice; and this is no small Mischief in respect of the Subjects Liberty; for at a Gaol Delivery the Calendar is to be called over, and by the Calen-

dars in former times were the Executions made without any special Warrant from the Judge or Recorder, which is but a late Practice.

Recorder, which is but a late Practice.

Besides, according to 3 Inst. 200. a Man regularly before the Habeas Corpus Act, if committed for Treason or Felony by a Person having Authority to commit, was not to be discharged until he was inquired of, and either indicted or acquitted, or an Ignoramus sound, and delivered by Proclamation; now how this could be practifed of a Messenger's Ward, is to me unaccountable.

I will in this Case offer to your Lordship what I find in this Matter, with Sincerity, and submit it to your Judgment. There is in 12 Co. Rep. 129. a Case cited out of the Year Books, viz. 22 Assize pl. 49. One was beheaded for killing Adam Walton, nuncii Domini Regis, miss ad mandatumejus exequend which is there taken for Petit Treason: This is all that I can find of antient Authority, which mentions such a Creature as a Messenger; but nothing can be inferred from hence to prove the Messengers in Ordinary to be Keepers of Gaols, for the receipt of Felons and Traitors.

Nay, I find further a Case, which seems to overthrow the Commitment to any other Prison than the County Gaol: I will but name it, and fubmit its Confideration to your Lordship's Judgment; it is in St. John's Argument at a Conference concerning the Attainder of the Earl of Strafford (it is fol. 46 of the 4to Print of that Argument) the Case of Sir John Mortimer, who was drawn, hanged, and quartered for breaking the Prison of the Tower, having been committed thither upon Suspicion of Treason: But this was in 2 Hen. 6. and upon an Attainder by Bill in Parliament, and so it is in Cotton's Abridgment of the Records, pag. 368. and there it is mentioned as a strange Thing to be done in Times of Peace, and when the Realm was in quiet, for a Man to be condemned without Trial or Arraignment. Now I might infer from hence, that if the Law had been undoubtedly plain concerning an Escape out of the Tower, as a legal Prison, there had been no need of an Act of Parliament to attaint him; but however, it may argue thus much, that if a Bill were necessary for such an Escape, that an Act of Parliament is certainly necessary to make a Rescuer of one suspected of Treason out of the Custody of a Messenger to be guilty of Treason; but all these I submit to your Lordship's Consideration. All that I contend for is to make it a doubtful Question to the Court, whether upon this Return, taking it for true, it is possible to indict and convict these Prisoners for Treason? for if not, they ought to be bailed.

Then there is another Exception, which I just mentioned the last time, and that is, that it is not mentioned in this Warrant, what the Species of Treason was, for which Sir James Montgomery was committed. I shall, as I have already, avoid the Repetition of any thing, which I then offered; there are several Treasons at this Day, where the receiving, comforting, and relieving of them afterwards, knowing them to be such, may not be Treason; and then in such Case the helping him to escape will not be so, and consequently it ought to have been alledged in the Warrant, what the Treason was for which Sir James Montgomery was committed. Now it is no Treason to receive and comfort a Counterseiter of the Great Seal, it

is only Misprision, for there are no Accessaries in Treason, and Principal he is not, because he did not know of it at the Time; to this effect are the Words of the Book, 12 Co. Rep. 81. so it is of the receiving and comforting a Jesuit, or other Englishman taking Orders abroad, and returning into England; for by 26 Eliz, that is made Felony; which Statute would never have been made, if it had been Treason, Dyer 296; 297. Corrier's If I know that one hath made false Money, and receive, comfort, and abett him, this is only Misprision: How far these are Law I am not to argue, but I suggest the Words or Effect of the Authority, and submit them. Sure I am of this, that if your Lordship and the Court be satisffied that they cannot be attainted of Treason, if the Fact be as this Return is, then you will not remand them.

Mr. Solicitor was pleafed to argue, that thefe are Niceties too fubtle for a Return upon a Habeas Corpus; but according to Vaughan, 136. the Writ of a Habeas Corpus is now the most usual Remedy, by which a Man may be restored to his Liberty, if he have been against Law deprived of it; and therefore it is, that the Writ doth command to know, whether it be according to Law, or against Law; and therefore the Cause of the Imprisonment ought by the Return to appear, as specially and certainly to be judged by the Court, where the Return is made, as it did appear to the Court or Person authorized to commit, else the Return is insufficient. Now the Reafon of adjudging that Return in Bushell's Case to be infufficient, was because it was only said, that their Verdict was against full and manifest Evidence, and did not fay what; by the fame Reason Sir James Montgomery's Treason ought to have been fet forth in this Case; and as to Credence, no more ought to be given to a Person committing, when a Habeas Corpus is brought, than there is to a Court giving a Judgment, when a Writ of Error is brought to examine it, in order to Affirmance or Reversal; for an Habeas Corpus is brought in like manner to examine the Cause of the Party's Imprisonment, either to bail or discharge, or else to remand him, which is to affirm the Commitment to be legal, and upon good Caufe.

I have modern Authority to justify much nicer Exceptions to Commitments, than those I have mentioned; such Authority as Mr. Solicitor will not deny to be good. Complaint hath been of a Warrant of Commitment, that it did not appear in whose Reign the Treason was committed, whether in the late King's, or the former King's; it is observed in the Remarks upon Cornist's Trial, and I am sure Mr. Solicitor must own that to be much nicer than what I have offered upon this; Idonotjustify that, but myExceptions to the Return.

Mr. Serjeant Levinz argued on the fame Side, that the Return was ill, because the Commitment was to a Messenger; it ought to have been to a County Gaol, that the Custody upon an Apprehension ought to be but twenty sour Hours, Britton 19. Customer of Normandy 456. Hil. 22 Edw. 4 pl. 4t. those Messengers exacted Fees, viz. 6 s. 8 d. or 10 s. per diem. It is in effect to fine the Party before he is convicted. Then he said, that all those Questions might have been spared, if Mr. Attorney would consent to their being bailed.

Lord Chief Justice. In truth most of them might have been spared, for they have been argued more for Pleasure than Necessity.

Then

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Then Mr. Attorney General, and Mr. Solicitor, infifted, that the rescue of one in Custody upon Suspicion of Treason, was Treason; that the setting forth the Overt Act was more for the Advantage of the Prisoner, than barely alledging the Species of Treason: That as to the Secretary's Commitment, it was owned now not to be such a Novelty as was pretended the last Time: That it was very ancient; that the Case in 11 Leon. is very flat to that Purpose; that in the Tower they found a Commitment in 1660, by Secretary Morris, and that many more had been since, but that Sir Joseph Williamson, who had the Papers, was now in Ireland; that it was not needful, that he who commits, should be able to give an Oath; that the House of Commons could not give an Oath, and yet could commit; and more to the like Effect.

Sir Bartholomew Shower replied, that he was glad to hear there were so sew Precedents for a Secretary's Power; that if there had been more, Mr. Attorney would have shewn them; that the House of Commons Power was an Instance not fit for him to answer; that he did desire no more of Mr. Attorney, than that a Secretary could not give an Oath, and then he hoped the Consequence would be plain; and so submitted it

to the Court.

Lord Chief Justice. I did always give Credit to the Resolutions of the Judges in Anderson, and it is Part of a Privy Counsellor's Oath to take care of the King's Person against all Traitors, &c. was there not a Gaol Delivery at Common Law? And are not the Commissioners by their Commission to inquire of the Prisoners in that Gaol, and a Grand Jury to be impanelled? And consequently, doth not the Law suppose some to have been committed thither before? And then, by whom were they committed\*? Thougha Mefsenger be not a proper Officer, yet any Person may be ordered to receive for a convenient Time for Examination, &c. Commitments regularly ought to be to the County Gaols, and I wish the Justices of the Peace, who commit to New Prison, and the Gate-house, were here to hear this. But, Mr. Attorney, the Question is, whether you ought not to have specified these two Things in your Warrants, for what Treason Sir James was committed; and my Reason is, because the Escape will be the same Species of Treason with that, for which the Party rescued was committed; and secondly, that he had done a Treason, that Sir James was guilty. But, Mr. Attorney, will you surther consider of it, though I think we must bail them in the mean time, an Habeas Corpus being session.

J. Rokeby. Sir Barth. Shower, I am glad to fee that you have rectified a Mistake you were in about a Secretary's Commitment: It was long before Sir Lionel Jenkins's time: Walfingbam committed near Two hundred Years ago; and there is another Precedent in 2 Leon. 175. Hilleyard's Case, I think, that a Conservator pacis at the Common Law may commit, and so may a Constable; it is incident to his Power of committing, that he may give an Oath, and take a Recognizance, and (quod mirum) one of the Council may commit. I would not have the Students go away with the Notion of the Novelty of it: I take Secretaries of State to be great Officers; they are Centinels to watch for the Preservation of the King, and the common Peace of the Realm: And for Messengers, for any thing appears, he might be only carrying to Gaol; but yet I think they ought to be bailed, because it is not expressed in the Warrant, what the Species of Treason was for which Sir James Montgomery was committed.

J. Eyre. There may be a Difference between carrying to Prison, and a Commitment with a Charge upon them; and there may be a difference between specifying and not specifying Sir James's Treason. Upon the whole, I think they ought

to be bailed.

J. Gregory was absent.

Accordingly they were bailed to appear the last Day of Term, to answer such Matters as should then be objected against them.

This Case is reported in 5 Mod. Rep. 79. and should have been inserted next before the Trial

of Charnock and others.

The End of the Fourth Volume.

<sup>\*</sup> Justices of the Peace are not by Common Law, but appointed by Statutes, the first of which was 1 Edw. 3. cap. 16. By Common Law there were only Conservators of the Peace, whose Power was very short of a Justice's now a days. See Crompton's and Dalton's Justice.





